At a meeting held at the real estate office of J. E. Darnell, 163 East Broadway, New York, December 3, 1861, the following members were present and voted on the following measures: the adoption of the rules for the management of the estate, and the appointment of a committee to draw up a plan for the organization of the members.

From the minutes:

Second, the adoption of the following rules for the management of the estate:

1. The estate shall be managed by a committee of six members.
2. The committee shall be elected by the members.
3. The committee shall meet once a month to discuss the management of the estate.
4. The members shall have the right to attend all meetings of the committee.
5. The committee shall report to the members at each meeting.

Samuel Grund was elected as the representative of the ninety-sixth assembly seat, and Gillis was elected as the representative of the eighty-second assembly seat. The committee also voted to appoint the two members to the board of directors.

J. E. Darnell
MONDAY, DECEMBER 5, 1859.

At a General Assembly, begun and held for the State of Kentucky, at the Capitol, in the city of Frankfort, on Monday, the 5th day of December, one thousand eight hundred and fifty-nine, (that being the day fixed by the Legislature at the session of 1855-6,) the following members of the Senate appeared and took their seats, viz:

From the first Senatorial district, Samuel H. Jenkins; from the second, Benjamin P. Cissell; from the third, Robert E. Glenn; from the fourth, Albert G. Rhea; from the fifth, A. D. Cosby; from the sixth, William T. Anthony; from the seventh, James R. Barrick; from the ninth, Samuel H. Boles; from the tenth, T. T. Alexander; from the eleventh, John M. Johnson; from the twelfth, John B. Bruner; from the fourteenth, Samuel Haycraft; from the fifteenth, Charles D. Pennebaker; from the sixteenth, John G. Lyons; from the seventeenth, Samuel E. DeHaven; from the eighteenth, Walter C. Whitaker; from the nineteenth, William B. Read; from the twentieth, Thomas S. Grundy; from the twenty-first, William H. McBrayer; from the twenty-second, John L. Irvan; from the twenty-third, Cyrenius Wait; from the twenty-fourth, George Denny; from the twenty-fifth, William C. Gillis; from the twenty-sixth, Charles Chambers; from the twenty-eighth, John A. Prall; from the twenty-ninth, Asa P. Grover; from the thirtieth, Thornton F. Marshall; from the thirty-first, William S. Darnaby; from the thirty-second, Thomas P. Porter; from the thirty-third, James McKee; from the thirty-fourth, H. M. Rust; from the thirty-seventh, Alexander L. Davidson; and from the thirty-eighth, J. E. Gibson.

The Hon. Linn Boyd, the Lieutenant Governor and Speaker of the Senate, being absent on account of serious indisposition, thereby rendering vacant, for the time being, the office of Speaker, the Senate proceeded to an election to fill said vacancy for the occasion.

Mr. Grover nominated Mr. Thomas P. Porter, as Speaker, pro tem., of the Senate.

Mr. Gillis nominated, for the same office, Mr. John B. Bruner.

And upon taking the vote it stood thus:

Those who voted for Mr. Porter, were—


Those who voted for Mr. Bruner, were—


Samuel Haycraft, Charles D. Pennebaker,

Mr. Porter having received a majority of all the votes given, was declared duly elected Speaker for the occasion; and being conducted to the Chair by Messrs. Grover and Haycraft, returned thanks, and recommended the observance of order and decorum.

Mr. Grover nominated Mr. Ben. Selby as a proper person to fill the office of Secretary of the Senate during the present session.

Mr. Gillis nominated J. Russell Hawkins for the same office.

And upon taking the vote it stood thus:
Those who voted for Mr. Selby, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Samuel H. Jenkins,
James R. Barrick, Thornton F. Marshall,
Samuel H. Boles, William H. McBrayer,
Charles Chambers, John A. Prall,
Benjamin P. Cissell, William B. Read,
A. D. Cosby, Henry M. Rust—21.

Those who voted for Mr. Hawkins, were—

T. T. Alexander, Charles D. Pennebaker,
Samuel Haycraft, Albert G. Rhea,
George Denny, Cyrenius Wait,
William C. Gillis, W. C. Whitaker—12.

Ben. Selby having received a majority of all the votes given, was declared duly elected Secretary of the Senate during the present session. Whereupon he took the oath required by the constitution of the State.

Mr. Grover nominated Mr. J. H. Johnson as a proper person to fill the office of Assistant Secretary of the Senate during the present session.

Mr. Grover nominated Mr. W. N. Sudduth for the same office.

And upon taking the vote it stood thus:

Those who voted for Mr. Johnson, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Samuel H. Jenkins,
James R. Barrick, Thornton F. Marshall,
Samuel H. Boles, William H. McBrayer,
Charles Chambers, John A. Prall,
Benjamin P. Cissell, William B. Read,
A. D. Cosby, Henry M. Rust—21.

Those who voted for Mr. Sudduth, were—

T. T. Alexander, Charles D. Pennebaker,
John B. Bruner, Albert G. Rhea,
George Denny, Cyrenius Wait,
William C. Gillis, W. C. Whitaker—12.

Mr. J. H. Johnson having received a majority of all the votes given, was declared duly elected Assistant Secretary of the Senate during the present session. Whereupon he took the oath required by the constitution of this State.

Mr. Grover nominated Mr. Morgan B. Chinn as a proper person to fill the office of Sergeant-at-Arms of the Senate during the present session.
Mr. Gillis nominated Mr. John W. Pruett for the same office.
And upon taking the vote it stood thus:

Those who voted for Mr. Chinn, were—
Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Alex. L. Davidson, Samuel H. Jenkins,
James R. Barrick, Samuel E. DeHaven, Thornton F. Marshall,
Samuel H. Boles, J. E. Gibson, William H. McBrayer,
Charles Chambers, Robert E. Glenn, John A. Prall,
Benjamin P. Cissell, Asa P. Grover, William B. Read,

Those who voted for Mr. Pruett, were—
T. T. Alexander, Samuel Haycraft, Charles D. Pennebaker,
John B. Bruner, John M. Johnson, Albert G. Rhea,
George Denny, John G. Lyons, Cyrenius Wait,
William C. Gillis, James McKee, W. C. Whitaker—12.

Mr. Chinn having received a majority of all the votes given, was declared duly elected Sergeant-at-Arms of the Senate during the present session. Whereupon he took the oath required by the constitution of this State.

Mr. Grover nominated Mr. Thomas Pearce as a proper person to fill the office of Doorkeeper to the Senate during the present session.

Mr. Gillis nominated Mr. S. E. Sheets for the same office.
And upon taking the vote it stood thus:

Those who voted for Mr. Pearce, were—
Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Alex. L. Davidson, Samuel H. Jenkins,
James R. Barrick, Samuel E. DeHaven, Thornton F. Marshall,
Samuel H. Boles, J. E. Gibson, William H. McBrayer,
Charles Chambers, Robert E. Glenn, John A. Prall,
Benjamin P. Cissell, Asa P. Grover, William B. Read,

Those who voted for Mr. Sheets, were—
T. T. Alexander, Samuel Haycraft, Charles D. Pennebaker,
John B. Bruner, John M. Johnson, Albert G. Rhea,
George Denny, John G. Lyons, Cyrenius Wait,
William C. Gillis, James McKee, W. C. Whitaker—12.

Mr. Pearce having received a majority of all the votes given, was declared duly elected Doorkeeper of the Senate during the present session. Whereupon he took the oath required by the constitution of the State.
On motion of Mr. Rust,

Ordered, That a committee be appointed to inform the House of Representatives that the Senate have met, elected their officers, and that they are now ready to proceed to legislative business.

Messrs. Rust, Bruner, and Marshall were appointed said committee.

Mr. Grundy moved the following resolution, viz:

Resolved, That the Speaker of the Senate be requested to invite the Ministers of the Gospel, residents of this city, to open the sessions of the Senate each morning with prayer.

Which was adopted.

Mr. Read offered the following resolution, viz:

Resolved, That Charles Campbell and William Pruett be, and they are hereby, employed Pages for the Senate for the present session.

Which was adopted.

Mr. Cosby offered the following resolution, viz:

Resolved, That the Senate adopt for its government the rules which governed the Senate at its last session, until altered or amended; and that the Public Printer print 150 copies thereof for the use of the General Assembly.

Which was adopted.

Mr. Grundy offered the following resolution, viz:

Resolved, That reporters for the different newspapers of this Commonwealth be admitted on this floor for the purpose of reporting its proceedings.

Which was adopted.

A message was received from the House of Representatives, by Messrs. McElroy and Buckner, announcing that the House had met and organized, and were ready to proceed to legislative business; and that they had appointed a committee on their part to wait upon the Governor, and inform him that the General Assembly had convened and were now ready to receive any communication he might think proper to make.

And Mr. Grover moved the following resolution, viz:

Resolved, That a committee be appointed, to act in conjunction with the committee appointed by the House of Representatives, to wait upon the Governor and announce to him that the Legislature has convened, organized, and is ready to receive any communication, at such time as shall suit his convenience.

Which was adopted.

Whereupon Messrs. Grover, Cissell, and Whitaker were appointed said committee.
The committee retired, and after a short time returned, when they reported that the joint committee had performed the duty assigned them, and were informed by the Governor that he would make a communication in writing to each House to-morrow.

And then the Senate adjourned.

TUESDAY, DECEMBER 6, 1859.

Claiborne J. Walton, the member returned to the Senate from the eighth Senatorial district, this day appeared, took the several oaths prescribed by the constitution, and repaired to his seat.

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

On motion of Mr. Marshall—1. A bill providing for a conventional rate of interest.

On motion of Mr. Darnaby—2. A bill to amend the charter of the city of Lexington.

On motion of same—3. A bill to enable the Scott county court to transfer to the Georgetown and Paris Turnpike Road Company the portion of the road built by the Georgetown and Frankfort Turnpike Road Company, lying east of Georgetown.

On motion of Mr. Cosby—4. A bill for the benefit of the sheriff of McLean.

On motion of Mr. Whitaker—5. A bill to amend the charter of the town of Shelbyville.

On motion of Mr. Pennebaker—6. A bill to amend the charter of the Masonic Fraternity of the city of Louisville.

On motion of same—7. A bill for the benefit of the Grand Lodge of the I. O. O. F.
On motion of Mr. Grundy—8. A bill regulating the time of holding county courts in Washington county.

On motion of Mr. Cissell—9. A bill to incorporate the town of Uniontown, of Union county.

On motion of Mr. Whitaker—10. A bill changing the time of holding circuit courts in the seventh judicial district; to add another week to the spring and fall terms of the Shelby circuit courts.

On motion of Mr. Rust—11. A bill to amend the laws in relation to free negroes.

On motion of Mr. Lyons—12. A bill to charter the German Benevolent Stone-cutters' Society of the city of Louisville.

On motion of Mr. Alexander—13. A bill to amend the Criminal Code of Practice for the State of Kentucky.

On motion of Mr. Rust—14. A bill to amend the charter of the Bank of Ashland.

On motion of Mr. Barrick—15. A bill to change the time of holding the Barren quarterly court.

On motion of Mr. Grover—16. A bill to remove from the State, or reduce to servitude, the free negroes of this Commonwealth.

On motion of Mr. Read—17. A bill to regulate appeals from justices of the peace to quarterly courts, and from quarterly courts to the circuit courts.

On motion of Mr. McKee—18. A bill regulating the work of roads in Montgomery county.

On motion of Mr. Gillis—19. A bill to establish additional magistrates' and election districts in the county of Whitley.

On motion of Mr. Wait—20. A bill for the benefit of the Lincoln circuit court.

Ordered, That the committee on the Judiciary prepare and bring in the 2d, 5th, 6th, 7th, 11th, 16th, and 17th; the committee on Internal Improvement the 3d and 18th; the committee on County Courts the 8th and 15th; the committee on the Code of Practice the 13th; the committee on Banks the 14th; the committee on Circuit Courts the 10th; the committee on Propositions and Grievances the 19th; Messrs. Marshall, Rust, and Whitaker the 1st; Messrs. Cosby, Rust, and Read the 4th; Messrs. Cissell, Marshall, and Cosby the 9th; Messrs. Lyons, Anthony, and Pennebaker the 12th; and Messrs. Wait, Gillis, and McBrayer the 20th.
A message was received from the House of Representatives, by Mr. Hitt, informing the Senate that the House had appointed a committee on their part, to act in conjunction with a committee on the part of the Senate, to wait upon the Governor and inform him of their readiness to receive any communication, by way of message, he may think proper to make.

A message was received from the Governor, by Mr. Thomas B. Monroe, jr., Secretary of State.

Mr. Speaker: I am directed by the Governor to lay before the Senate a message in writing.

Which was taken up and read as follows:

Gentlemen of the Senate and House of Representatives:

In assembling at the Capitol for the purpose of transacting the business of your constituents, I have abundant cause to congratulate you. The industry and the energy of our people have been amply rewarded during the last year. Our recovery from the late revulsion has been rapid beyond the expectations of the most sanguine; confidence has been restored—trade has revived, and our State is in a highly prosperous condition. In returning thanks to God for his multiplied blessings, we should seek from Him wisdom, and ask His guidance in the faithful discharge of our duties. Relying upon the intelligence of the people, and upon your wisdom, patriotism, and fidelity to them, I am happily relieved from the necessity of an elaborate discussion of any question, and I shall proceed in the conscientious discharge of a duty imposed upon me by the Constitution, to present to you in as condensed and compact a form as possible the condition of the State, with such recommendations as seem to me expedient.

FINANCES.

Below I submit to you a statement of the finances of the State for the fiscal years 1858 and 1859. It will be seen from the Auditor's report, that the taxable property of the State, for the year ending 10th October, 1859, was $493,409,363, and exceeded that of the previous year the sum of $28,480,550, and that the balance remaining in the Treasury on the 10th of October, 1859, was $136,463 47; nearly all of which sum belonged, from the Auditor's statement, to the Sinking Fund.

### Finances Proper

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable property</td>
<td>$464,938,813</td>
</tr>
<tr>
<td>Total valuation for 1858</td>
<td>$493,409,363</td>
</tr>
<tr>
<td>Increase over 1858</td>
<td>$28,480,550</td>
</tr>
<tr>
<td>Total revenue</td>
<td>$493,409,363</td>
</tr>
<tr>
<td>Total expense</td>
<td>$758,376</td>
</tr>
<tr>
<td>Balance</td>
<td>$136,463.47</td>
</tr>
</tbody>
</table>
Mr. B. E. Smith presented a report of the committee of which he was chairman, on the audit of the Sinking Fund, and the report was read. 

Dec. 6.] JOURNAL OF THE SENATE. 11

Total receipts for the year 1858 ........................................ $1,065,091 18
Balance in Treasury 10th October, 1857 .......................... 49,141 83
Making ........................................ $1,114,232 01
Expenses for the year 1858 ........................................ 1,069,415 43
Balance in Treasury 10th October, 1858 ....................... $36,717 58
Total receipts for the year 1859 .................................... 983,682 87
Making ........................................ $1,090,350 85
Expenses for the year 1859 ........................................ 883,887 98
Balance in the Treasury 10th October, 1859.................. $136,463 47

Of this belongs to
Revenue ........................................ $190 48
School Fund ........................................ 571 96
Sinking Fund ........................................ 135,701 03

Total amount Sinking Fund 10th October, 1859 ............... $758,283 28

It is the opinion of the Auditor that this sum will be increased from the uncollected balances of the past fiscal year. The resources of the Sinking Fund are as follows:

1st. Tax on the capital stock of the Bank of Kentucky.
2nd. Tax on the capital stock of the Northern Bank of Kentucky.

The last year's revenue is not collected as closely as usual, which may account for the small sum above mentioned belonging to the revenue proper, but I am informed by the Auditor it is all in a proper train to be closed, and will be speedily done.

The balance on the 10th October, 1859, in the Treasury, not embraced in the above statement, belonging to the Sinking Fund proper, which should be added to that from the revenue department, as above stated, is $208,055 25. Then add the outstanding loan at 6 per cent. to individuals, under the act of the Legislature, due the 10th October, 1859, $414,527, and you have the whole amount of the Sinking Fund proper, $758,283 28.

The resources of the Sinking Fund are as follows:

1st. Tax on the capital stock of the Bank of Kentucky.
2nd. Tax on the capital stock of the Northern Bank of Kentucky.
Tax on the capital stock of the Bank of Louisville.
Tax on the capital stock of the Southern Bank of Kentucky.
Tax on the capital stock of the Deposit Banks.
Dividends on 7,000 shares stock in Bank of Kentucky.
Dividends on 2,309 shares stock in Bank of Kentucky.
Dividends on 2,500 shares stock in Northern Bank.
Dividends on 6,000 shares stock in Southern Bank.
Dividends on state stock in Turnpike roads and profits on works of internal improvements.
Dividends on 400 shares stock in Northern Bank of Kentucky.
Dividends on 400 shares stock in Bank of Louisville.
Proceeds of sales, water leases, &c., on slack water improvements.
Lease of the Penitentiary.
Five cent revenue tax.
Tax on Brokers and Insurance offices.
Interest on loan to Keeper of Kentucky Penitentiary.
Proceeds of the Commonwealth Bank, and stock in old Bank of Kentucky.
Redemption of forfeited lands and escheats.
Interest on $74,519 50 bonds in Railroad, Louisville to Frankfort.
Dividend on 2,178 shares of stock in Frankfort and Lexington Railroad Company.
Excess in the Treasury over $10,000.
Tax on playing cards.
Tax on stock in Louisville and Frankfort Railroad.
Interest on Sinking Fund loans.

The Fund is accomplishing the great purpose for which it was created, to-wit, the payment of the principal and interest of the State debt as it falls due. One hundred and fifty thousand dollars of the above sum will be applied to the payment of the bonds of the State which fall due on the 1st day of January next, and the means are on hand to pay the semi-annual interest due on the State debt the 1st of January next, which will be promptly done. The balance which may remain should be devoted to the extinguishment of our outstanding debts, as fast as they can be obtained, rather than run the hazard of loaning it to individuals under the act referred to, or to the banks. It is of the first importance to extinguish the State debt as speedily as possible, and whenever we have the means to do it.

The following is a statement of the interest on the State debt, due semi-annually:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual interest on 6% bonds</td>
<td>$188,758 44</td>
</tr>
<tr>
<td>Annual interest on 5% bonds</td>
<td>$66,603 50</td>
</tr>
<tr>
<td>Total interest paid annually</td>
<td>$255,361 94</td>
</tr>
<tr>
<td>Semi-annual interest</td>
<td>$127,680 97</td>
</tr>
</tbody>
</table>

The State has issued bonds to the Southern Bank for $600,000, the interest on same being paid regularly by the bank.

INTERNAL IMPROVEMENTS.

As part of the resources of the State, the following stocks are owned by the State in works of internal improvement, amounting in the aggregate to $4,830,474 99, (exclusive of the stock held by the State in the Frankfort and Lexington Railroad, and the bond upon the Louisville...
and Frankfort Railroad,) the actual value of which does not exceed $1,000,000; but the people are somewhat compensated for the loss by the benefits received by those in whose neighborhood the improvements were made:

Amount of stock owned by the State in the following improvements.

<table>
<thead>
<tr>
<th>Improvement</th>
<th>Stock Owned</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kentucky river navigation</td>
<td>$901,932 70</td>
</tr>
<tr>
<td>Green and Barren river navigation</td>
<td>639,156 79</td>
</tr>
<tr>
<td>Licking river navigation</td>
<td>379,359 70</td>
</tr>
<tr>
<td>Maysville, Washington, Paris, and Lexington</td>
<td>313,200 00</td>
</tr>
<tr>
<td>Franklin county, from Frankfort to Shelby county</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Turnpike road, Shelby county</td>
<td>45,000 00</td>
</tr>
<tr>
<td>Maldough's Hill and Bridge</td>
<td>55,145 46</td>
</tr>
<tr>
<td>Franklin county, from Hardinsville to Crab Orchard</td>
<td>17,064 00</td>
</tr>
<tr>
<td>Anderson county, from Hardinsville to Crab Orchard</td>
<td>42,350 00</td>
</tr>
<tr>
<td>Mercer county, from Hardinsville to Crab Orchard</td>
<td>71,800 00</td>
</tr>
<tr>
<td>Lincoln county, from Hardinsville to Crab Orchard</td>
<td>51,399 00</td>
</tr>
<tr>
<td>Frankfort, Lexington, and Versailles</td>
<td>78,122 00</td>
</tr>
<tr>
<td>Danville, Lancaster, Nicholasville, and Lexington</td>
<td>351,082 00</td>
</tr>
<tr>
<td>Frankfort to Georgetown, (Franklin portion)</td>
<td>15,400 00</td>
</tr>
<tr>
<td>Frankfort to Georgetown, (Scott portion)</td>
<td>43,320 00</td>
</tr>
<tr>
<td>Winchester and Lexington</td>
<td>45,100 00</td>
</tr>
<tr>
<td>Covington, Williamstown, and Georgetown</td>
<td>88,912 66</td>
</tr>
<tr>
<td>Williamson and Georgetown</td>
<td>69,322 11</td>
</tr>
<tr>
<td>Lexington and Georgetown</td>
<td>30,370 00</td>
</tr>
<tr>
<td>Richmond and Lexington</td>
<td>75,383 00</td>
</tr>
<tr>
<td>Louisville to mouth of Salt river</td>
<td>63,340 99</td>
</tr>
<tr>
<td>Mouth of Salt river to Elizabethtown</td>
<td>81,580 16</td>
</tr>
<tr>
<td>Elizabethtown to Bell's Tavern</td>
<td>118,778 94</td>
</tr>
<tr>
<td>Bell's Tavern to Bowling Green</td>
<td>88,488 70</td>
</tr>
<tr>
<td>Bowling Green to Tennessee line</td>
<td>87,194 16</td>
</tr>
<tr>
<td>Springfield and Bardstown</td>
<td>65,190 60</td>
</tr>
<tr>
<td>Lexington, Harrodsburg, and Perryville</td>
<td>109,616 00</td>
</tr>
<tr>
<td>Louisville and Bardstown</td>
<td>100,000 00</td>
</tr>
<tr>
<td>Bardstown and Glasgow</td>
<td>260,825 19</td>
</tr>
<tr>
<td>Glasgow to Tennessee line</td>
<td>110,385 38</td>
</tr>
<tr>
<td>Anderson county and Versailles</td>
<td>68,079 59</td>
</tr>
<tr>
<td>Logan, Todd, and Christian</td>
<td>149,488 91</td>
</tr>
<tr>
<td>Maysville and Bracken</td>
<td>25,948 00</td>
</tr>
<tr>
<td>New Market, Lebanon, and Washington</td>
<td>2,655 82</td>
</tr>
</tbody>
</table>

Total                                                   $4,661,691 16

168,783 83

Public Debt.

By the Auditor's report, to which I refer you, the total State debt, on the 10th day of October last, amounted to $5,479,244 03.

Debt due 4th November, 1857, as per Sinking Fund report $5,574,244 03

 Redeemed since 1857 95,000 00

Total State debt 10th October, 1859, as per statement below $5,479,244 03
A statement showing the amount of the State debt on the 10th day of October, 1859, viz:

<table>
<thead>
<tr>
<th>Description of Bond</th>
<th>Original issue</th>
<th>Amount redeemed</th>
<th>Amount unredeemed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount due and outstanding of the 6 per cent. issue of $999,500, of 6 year bonds, and Internal Improvement Railroad Scrip</td>
<td></td>
<td></td>
<td>$412,000</td>
</tr>
<tr>
<td>Bonds issued May 25th, 1835, to Bank of Kentucky, under act of February 29, 1835, payable 30 years after date, bearing 5 per cent. interest at the Bank of Kentucky</td>
<td>$100,000.00</td>
<td>$33,000.00</td>
<td>17,000.00</td>
</tr>
<tr>
<td>Bonds issued August 1st, 1835, to Prime, Wood &amp; King, under an act of February 28th, 1835, payable 30 years after date, bearing 5 per cent. interest at New York</td>
<td>100,000.00</td>
<td>7,000.00</td>
<td>93,000.00</td>
</tr>
<tr>
<td>Bonds issued April 25, 1836, to Bank of Kentucky, under an act of February 29, 1836, payable 30 years after date, bearing 5 per cent. interest at Northern Bank of Kentucky</td>
<td>100,000.00</td>
<td>5,000.00</td>
<td>95,000.00</td>
</tr>
<tr>
<td>Bonds issued June 1st, 1836, to Bank of Kentucky, under an act of February 29, 1836, payable 30 years after date, bearing 5 per cent. interest at the Bank of Kentucky</td>
<td>50,000.00</td>
<td>27,000.00</td>
<td>23,000.00</td>
</tr>
<tr>
<td>Bonds issued April 1st, 1837, to War Department, under an act of February 23, 1837, payable 30 years after date, bearing 5 per cent. interest at New York</td>
<td>165,000.00</td>
<td>165,000.00</td>
<td></td>
</tr>
<tr>
<td>Bonds issued September 26, 1838, to John Tifford, agent to sell, under an act of March 5, 1839, payable 30 years after date, bearing 5 per cent. interest at New York</td>
<td>100,000.00</td>
<td>19,000.00</td>
<td>81,000.00</td>
</tr>
<tr>
<td>Bonds issued July 1st, 1838, to the American Life Insurance and Trust Company, under an act of February 16, 1838, payable 30 years after date, and bearing 6 per cent. interest at New York</td>
<td>1,259,000.00</td>
<td>155,000.00</td>
<td>1,104,000.00</td>
</tr>
<tr>
<td>Bonds issued April 3rd, 1840, to contractors on public works, under act of February 29th, 1839, payable 30 years after date, bearing 6 per cent. interest at New York</td>
<td>33,000.00</td>
<td>13,000.00</td>
<td>20,000.00</td>
</tr>
<tr>
<td>Bonds issued November 4th, 1840, to Northern Bank of Kentucky, under an act of February 21, 1840, payable 30 years after date, bearing 6 per cent. interest at New York</td>
<td>235,000.00</td>
<td>41,000.00</td>
<td>194,000.00</td>
</tr>
<tr>
<td>Bonds issued November 4th, 1840, to Bank of Kentucky, under an act of February 21, 1840, payable 30 years after date, bearing 6 per cent. interest at New York</td>
<td>180,000.00</td>
<td>40,000.00</td>
<td>140,000.00</td>
</tr>
<tr>
<td>Bonds issued from April 3rd, 1841, to April 1st, 1842, to contractors, and in exchange for 6 year bonds, under act of February 21, 1840, February, 1841, and March 3d, 1842, March 11, 1843, and March 2, 1844, payable 30 years after date, and bearing 6 per cent. interest at New York</td>
<td>1,741,000.00</td>
<td>310,000.00</td>
<td>1,431,000.00</td>
</tr>
<tr>
<td>Bonds issued January 1st, 1845, to holders of Lexington and Ohio Railroad bonds, under act of March 1, 1844, payable 15 or 30 years after date, at the pleasure of the State, bearing 6 per cent. interest at New York</td>
<td>150,000.00</td>
<td>94,000.00</td>
<td>116,000.00</td>
</tr>
</tbody>
</table>

In summary, the statement shows the amount of the State debt on October 10, 1859, with details on the original issue, amount redeemed, and amount unredeemed for various types of bonds.
### Description of Bond

<table>
<thead>
<tr>
<th>Description of Bond</th>
<th>Original issue</th>
<th>Amount redeemed</th>
<th>Amount unredeemed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bonds issued from 7th October, 1846, to 15th June, 1848, to holders of 6 year bonds and others, under act of February 23, 1846, and March 1, 1847, payable 15 or 30 years after date, at the pleasure of the State, bearing 6 per cent. interest at New York</td>
<td>70,000 00</td>
<td>13,000 00</td>
<td>57,000 00</td>
</tr>
<tr>
<td>Bonds issued to Southern Bank of Kentucky, under the several acts chartering said bank, bearing 6 per cent. interest</td>
<td>600,000 00</td>
<td></td>
<td>600,000 00</td>
</tr>
<tr>
<td>Bond for unexpended county distribution, issued 23rd August, 1855, and held by the Board of Education</td>
<td>1,326,770 01</td>
<td>1,326,770 01</td>
<td></td>
</tr>
<tr>
<td>Bond for unexpended county distribution, issued 21st February, 1857, and held by Board of Education</td>
<td>42,894 72</td>
<td>42,894 72</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$6,255,832 03</td>
<td>$777,000 00</td>
<td>$5,478,832 03</td>
</tr>
</tbody>
</table>

*Due in 1860. +Due in 1861.

Amount of 6 per cent. debt due and outstanding | $412,000

Amount of 5 per cent. bonds unredeemed | 474,000 00

Amount of 6 per cent. bonds unredeemed | 3,023,000 00

Amount of Southern Bank issue, for stock in said bank | 600,000 00

Amount of bonds held by Board of Education, composed as follows, to wit: eight bonds of the Commonwealth of Kentucky:

- **No. 1.** At thirty years date, bearing 6 per cent. interest, dated August 3, 1840
  - $24,000 00

- **No. 20.** At thirty years date, bearing 6 per cent. interest, dated January 16, 1840
  - 21,500 00

- **No. 21.** At thirty years date, bearing 6 per cent. interest, dated January 1, 1840
  - 21,500 00

- **No. 22.** At thirty-five years date, bearing 5 per cent. interest, dated January 13, 1840
  - 500,000 00

- **No. 23.** At thirty-five years date, bearing 5 per cent. interest, dated January 29, 1840
  - 170,000 00

- **No. 24.** At thirty-five years date, bearing 5 per cent. interest, dated January 22, 1840
  - 180,000 00

- **No. —** Bearing 5 per cent. interest from January 1, 1848, and made payable at the pleasure of the Legislature, and dated December 30, 1848
  - 308,385 42

- **No. —** Amount of bond issued for balance due for interest on State bonds, and same dated July 5, 1850, and made payable at the pleasure of the Legislature, and to bear interest at the rate of 5 per cent. per annum, from January 1, 1850
  - 101,001 59

- **Bonds issued by the Governor for surplus due the several counties, dated 23rd August, 1855, held by Board of Education**
  - 3,023,000 00

- **Bonds issued by the Governor for surplus due the several counties, dated 21st February, 1857, held by Board of Education**
  - 12,167 30

**$5,478,832 03**

In summing up the means which the State has to meet her indebtedness, amounting to $5,478,832 03, if they could now be applied to that purpose, I present the following statement:
Stock in Bank of Kentucky ........................................... $339,900.00
Stock in Northern Bank of Kentucky .......................... 280,000.00
Stock in Bank of Louisville ......................................... 40,600.00
Stock in Southern Bank of Kentucky .......................... 600,000.00

Stock in Frankfort and Lexington Railroad Company, equal, say, to $1,870,500.00
Bond on Louisville and Frankfort Railroad Company .......... $1,351,419.50

Balance in Treasury belonging to Sinking Fund, 10th October, 1859 $2,162,819.50

We have, in addition to this, the investments made by the State in turnpike roads, rivers, &c., the present value of which is uncertain, amounting in the aggregate to $4,830,474.99

COMMON SCHOOLS.

The Common School system is in a flourishing condition in most of the State, and promises to meet the most sanguine expectations of its friends. It is the first duty of a State to educate its children, and this system should be cherished and nurtured and perfected to the highest possible degree. The laws upon the subject should be carefully revised and simplified, and as the Superintendent doubtless will visit every portion of the State so as to test the practicable workings of the system, and be enabled, from personal observation, the more certainly to suggest remedies for any defects, we may expect much in the future from one so eminently qualified for the position, and whose efforts, and whose fine talents and attainments, are so deeply devoted to the cause of education. Believing the means to sustain it should be increased, I recommend a revision and change of the laws regulating fines and forfeitures, and that a law be passed applying at least one half of all sums collected on account of them to the Common School fund. Under the present custom of petitioning the executive to remit them—a custom that seems to have the sanction of a majority of the communities that impose them—the law, as it exists, seems to be a farce, and very little is realized beyond the amount necessary to secure the vigilant and efficient action of the commonwealth's attorneys, and very slight, if any restraints, imposed upon the offenders. Nearly every petition presents strong reasons for executive interference, sworn to, backed by strong affidavits, and appeals to sympathy and by letters and the signatures of some of the most respectable and influential men in the neighborhood, and often by the Judges, commonwealth's attorneys, and jurors who impose them. As the custom is, the law is a farce, and I recommend a change. The fiscal year ends 31st December for common

schools, and October 10th for the number of children in each school, and October 5th for the number of children in each school.
schools, and there is no report for this year in yet; but I give it to 10th October last. Below you have a statement of amounts received and expended for years '57, '58, and '59, until 10th October, with the number of children at school during those years:

**SCHOOL FUND.**

Receipts for year ending 31st December, 1857, including balance of the previous year .......................................................... $323,854.38
Expenditures for the same time .......................................................... 321,828.09
Balance 31st December, 1857 .......................................................... $2,026.29

Receipts for year ending 31st December, 1858, including balance of the previous year .......................................................... $330,934.79
Expenditures for the same time .......................................................... 321,579.81
Balance 31st December, 1858 .......................................................... $9,354.98

Receipts from the 31st December, 1858, to 10th October, 1859 .......................................................... $325,596.52
Expenditures for the same time .......................................................... 325,024.55
Balance 10th October, 1859 .......................................................... $571.96

**Whole number of children between 6 and 18 years old for 1857** .......................................................... 254,111
**Whole number of children between 6 and 18 years old for 1858** .......................................................... 267,712
**Whole number of children between 6 and 18 years old for 1859, as reported from Assessors' books—(no report yet)** .......................................................... 243,819

**Whole number of children at school, 1857** .......................................................... 84,393
**Whole number of children at school, 1858** .......................................................... 97,001
**Whole number of children at school, 1859—(no report yet)** .......................................................... 60,009

**RESOURCES OF THE SCHOOL FUND.**

Interest on State bonds, amounting to $1,381,632 03.
Dividends on 735 shares of Bank of Kentucky stock, $73,500 00.
Tax on Farmers' Bank capital.
Tax on Commercial Bank capital.
Tax on Bank of Ashland capital.
One fourth, or five cents, of the revenue collected each year.
From the above sources there was received last year for the School Fund, $329,934 81.

**AUDITOR'S OFFICE.**

The conduct and management of the business of the Auditor's office are not second in importance to any other department of the public service. Coming into office so recently, I felt it to be my duty, before the assembling of the Legislature, to call upon the present able and efficient Auditor for such information and suggestions in regard to the business of his office as he might deem necessary. In reply, he kindly furnished me the following, which I extract from a note addressed to me by him:

"The business of this department is increasing constantly, and there should be additional clerks allowed, with better salaries; or if this is not done, that the commissioners of the Sinking Fund should be authorized to appoint a secretary who shall take charge of the Sinking Fund, Internal Improvement, and School Fund departments, and they be au-
Authorized to define the Secretary's duty, and allow him a fair compensation. My term expires on the first Monday in January next, and such are the duties required of me, that it will be impossible to attend to all the business properly, complete the necessary reports, and bring up all the books by that time, hence I should like further time allowed me to complete this business."

It is for you to determine whether these suggestions should be carried into effect; but I cannot refrain from recommending that the additional time he asks be allowed the Auditor to bring up the business of the office to the first Monday in January next, when his official term expires.

TREASURY.

I refer you to the reports of the Treasurer for a statement of the Treasury Department for the last two fiscal years.

BANKS.

For the extraordinary privileges granted to the banks the Legislature has wisely required them to furnish a sound and uniform currency. That currency is the representative of property and labor, and should at all times be convertible into gold and silver. The constitution of the United States recognizes nothing else as a tender, or as a medium of exchange, or a standard of value. The nearer you can reduce the circulation in paper to the actual wants of the people, and the amount of specie in the vaults of the banks, the better. The dangers of these institutions would be greatly lessened if they were required to issue dollar for dollar only. Habits of luxury, idleness, and extravagance would not be engendered. The cupidity of the stockholders and the spirit of speculation would be checked; fluctuations in trade would be prevented; prices would not be elevated or depressed by the expansions and contractions which have so disastrously to the people marked their management throughout the country. Many causes, particularly the extensive discoveries and great influx of gold and silver into our circulation, together with the constant and wholesome check to over issues occasioned by the demands of the brokers upon the banks, are fast contributing to this result; so that in the future we may look for a sounder paper currency, and their better management. The use of an undue proportion of their means in the purchase of bills of exchange, is greatly to be deplored, and constitutes the chief objection to their management. The temptation is great to enlarge their dividends, and the interests of the people, for whose benefit they were chiefly created, are not of an oppressive or unalterable nature. Instead of encouraging emigration of the people, we should represent property. There should be no danger that they were whenever they could the community's charters, and their affluence as well to have quarterly meetings, and all the policy would have to make extreme of their paper when the proportion was not. When the amount was better than that of the usurers, who were created and acting were intended in any way, our operation and our circulation for evil, which interests further unknown is regulated our needs is by the bank by the bank, we have
are not only neglected but suffer severely. Instead of benefits received, oppressive burdens are imposed upon them, which no labor can endure. Instead of being the handmaids of industry, they become the instruments of oppression—a curse and not a blessing. They should be kept entirely under the control of the people. The people, through their representatives, have control under the constitution of life, liberty, and property. Why not give them the control of the banks? There can be no danger in trusting the people with their control, whose interests they were created to secure; and whenever they lose sight of these—whenever they become the agents of wrong and misrule, and prey upon the community they were created to protect, they should forfeit their charters, and be abolished. Too much vigilance over or scrutiny into their affairs, cannot be exercised by the Legislature. It might have been well to have appointed a board of supervisors over them, to visit them quarterly, and report under oath to the Governor their condition. You could then have ascertained the amount of circulation, debts, deposits, and liabilities, every three months, and whether or not they were acting within the limits of their charters. These supervisors would have acted as a check when under strong temptations to make extraordinary profits for the stockholders, either by over issues of their paper, or in violating the law in dealing in bills of exchange.

When the people did not get the quantity of money they were entitled to upon loan, it would have been reported. When an over-proportion was used in bills of exchange, it would have been discovered. When the difference in exchange charged by the banks was greater than that allowed by law, and these incorporated companies became usurers, vast monopolies, and shaving shops, contrary to the object of their creation, oppressing instead of relieving the people whom they were intended to benefit, or there were violations of their charters in any way, it would have been reported. The exact condition and operations of these vast institutions, by which our industry is regulated and our trade controlled, with all their extraordinary power for good or for evil, would have been at all times known to the people, and their interests fully protected. The amount of banking capital could have been known every three months during the year, and we could have regulated our policy accordingly. What the trade of our commonwealth needs is hard to tell; but certain I am, with the facilities now afforded by the banks now in existence, and which seem to be well managed, we have banking capital enough.
Bank dividends have become so large and uniform in Kentucky, that the stocks of our banks have run up to enormous prices. Is this a good or a bad sign, so far as the interests of the people are concerned? The profit in dividends and in large reserved and contingent funds comes out of the industry of the people at last. Under the strong temptations to persons to make combinations to get similar charters, in order to secure the stock of new banks, which would pay extraordinary profits, as they suppose, and the stock of which would soon advance if these dividends were realized, there may be efforts made to charter more banks by the Legislature, and to increase the circulation, now believed to be amply sufficient to meet the legitimate wants of our people. If successful, it would bring incalculable evils upon the people. We have banks enough, and too many; let us have no more.

If our present banks had been prevented from issuing bills of no less denomination than $10, and had been compelled to redeem their notes at the counter where they were issued, together with the notes of all the banks they put in circulation, it would have been better for the laboring classes, and for the interests of the whole people. I take pleasure in saying that the present banks in Kentucky have been as well managed by their very efficient and highly capable officers, as any in the country. It is a matter of just pride for us to know, that while, during the revulsion of 1857, nearly all the banks of neighboring States suspended specie payments, not a bank in Kentucky closed its doors. When our banks were charging 1 or 2 per cent. for eastern exchange, adjacent States were charging from 3 to 10 per cent. Our bonds were at or above par, and their's greatly below, when those bonds were probably just as secure. Our State credit rose with the revulsion and their's fell, which was chiefly owing to the solvency and judicious management of our banks; and I can with just cause and with pride congratulate you to-day upon the high standing, character, and credit of the State, abroad as well as at home.

In order to keep up the credit of our banks, and the character and credit of the State, a sound currency and a healthy condition of our trade, I would deplore the passage of any more bank charters, and would certainly withhold from them my sanction. Much time and money has been wasted in legislating for individuals and classes, and in hasty and inconsiderate legislation toward the close of a session, when the important business of the State has been postponed at its commencement; and while I entertain the profoundest respect for both
Houses of the Legislature, the constitution imposes upon me the duty of examining closely every bill, and of withholding my approval from hasty, unwise, or unconstitutional legislation. Paper money is certainly a convenience to the people; but if we have too much of it, its value is lessened and it becomes an evil. Have you not paid too dearly already for the whistle? I candidly acknowledge that as an original proposition, I would have thought it bad policy to create any banks at all. It would have been far better for Kentucky, in my opinion, if we had never had one in the State; but having them—dependent as we are upon them, with the whole trade and interests of the State deeply interwoven with them—we must guard and protect those in existence, and the vast interests they have committed to their hands.

**Charitable Institutions.**

The reports from the Superintendents and those intrusted with the management of our charitable institutions, will give you accurate information of their true condition at the date of their last report.

There were no patients remaining in the Western Lunatic Asylum, located at Hopkinsville. According to the report of Dr. F. G. Montgomery, the distinguished Superintendent—

### Western Lunatic Asylum

<table>
<thead>
<tr>
<th>Admission</th>
<th>Discharge</th>
<th>Treatment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1857</td>
<td></td>
<td>271</td>
</tr>
<tr>
<td>1858</td>
<td></td>
<td>79</td>
</tr>
</tbody>
</table>

Of whom 36 were restored, 3 much improved, 2 improved, and 8 died, leaving in the Asylum on the 1st day of November last, 192, and showing the whole number treated since last report to be 320; admitted, 219; discharged, 128; restored, 63; 7 much improved; 4 improved, and 54 died. Most of those who have died were exhausted by epilepsy and chronic insanity combined.

By the report of Dr. Chipley, Superintendent of the Lunatic Asylum at Lexington, and the Board of Managers—a report of great research and extraordinary ability, and herewith submitted—you have the following information: Whole number admitted since 1824—the year it was founded:

<table>
<thead>
<tr>
<th>Gender</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Males</td>
<td>1,560</td>
</tr>
<tr>
<td>Females</td>
<td>764</td>
</tr>
<tr>
<td>Total</td>
<td>2,344</td>
</tr>
</tbody>
</table>
Of which number 863 have been discharged, recovered. Remaining in hospital, October 1st, 1857:

<table>
<thead>
<tr>
<th>Gender</th>
<th>Males</th>
<th>Females</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Admitted since</td>
<td>30</td>
<td>27</td>
<td>57</td>
</tr>
<tr>
<td>Total number during year</td>
<td>159</td>
<td>126</td>
<td>285</td>
</tr>
<tr>
<td>Discharged, recovered</td>
<td>12</td>
<td>11</td>
<td>23</td>
</tr>
<tr>
<td>Died</td>
<td>9</td>
<td>11</td>
<td>20</td>
</tr>
<tr>
<td>Removed</td>
<td>10</td>
<td>0</td>
<td>15</td>
</tr>
<tr>
<td>Eloped</td>
<td>1</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Remaining October 1st, 1858</td>
<td>127</td>
<td>99</td>
<td>226</td>
</tr>
<tr>
<td>Admitted since</td>
<td>82</td>
<td>13</td>
<td>95</td>
</tr>
<tr>
<td>Whole number during the year</td>
<td>159</td>
<td>119</td>
<td>271</td>
</tr>
<tr>
<td>Of whom have recovered</td>
<td>13</td>
<td>6</td>
<td>19</td>
</tr>
<tr>
<td>Died</td>
<td>4</td>
<td>5</td>
<td>9</td>
</tr>
<tr>
<td>Removed</td>
<td>11</td>
<td>3</td>
<td>14</td>
</tr>
<tr>
<td>Not insane</td>
<td>1</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Remaining October 1st, 1859</td>
<td>131</td>
<td>98</td>
<td>229</td>
</tr>
</tbody>
</table>

Of the whole number admitted since 1824, it will be seen that more than one-third have been restored and discharged, to become useful members of society. A large majority of the cases recover when they are put under treatment in the Asylum within the first year of their insanity, and before they are confirmed lunatics. I cannot go into the details of this lengthy and very able report, but it is sufficient to say, unparalleled success has attended the efforts of the Superintendents and managers of these institutions, in the restoration and improvement of the patients confided to their care. The reports will compare favorably with any I have read.

The institution at Lexington was recommended by Gov. Adair in his message, and established during his administration. Before that time the poor lunatic was treated as a wild beast, chained, whipped, starved, and maltreated in every way, and his condition rendered utterly hopeless of recovery. What a contrast is there now between the present treatment and the treatment of that day, and many years after, and how wonderfully marked for the better. I had the pleasure, a short time ago, of inspecting in person the one at Lexington, and I can bear testimony to the great change within a few years. There were neatness, cleanliness, and an air of comfort and cheerfulness throughout the entire institution. The patients were respectful to those who had charge of them, were quiet, and seemed contented with their lot, and comparatively happy. A large number of them were farmers, and these particularly begged to have an appropriation from the Legislature to purchase land adjoining, which would give them the exercise of their health and labor quietly.

When I was there, an appropriation was examined for the purchase of land, and making, and I hope to hear from your most respectfully recommended, only of buildings.

Your address expresses the competence and skill of the people of Lexington. They have the seats of education. November last, the examination of the pupils of the college of this town was made. A larger number of pupils were examined, and some of them have been removed from its removal. The institution purchased by Gov. Baggot was located, and its success marked in the improvement of the same by Gov. Daingerfield. The purchase of this institution is greatly to be desired. A degree of expected success will be the result of your care. The first and second years of her, four years, are wonderful, and a visit to the place will be the best of the above before the people of Kentucky.

The Deaconess Hospital is a valuable institution. The report of the Rev. Mr. Desha, has been received, and I am happy and doubly so in that you will have competent hands at these institutions, most successful in their work, and unceasing in their efforts. I have the honor to be, very respectfully, your obedient servant.”
their health and improvement required in the open air, and render their labor quite profitable.

When I heard the reasons of the Superintendent for making this appropriation, which are referred to in his report, and which you can examine for yourselves, I did not doubt the economy and propriety of making, at a reasonable price, such a purchase, and I therefore earnestly recommend it to your favorable consideration, as a measure not only of humanity but of economy.

Your attention is directed also to the report of the very polite and competent Superintendent of the Institution for the Blind, near Louisville. The number of pupils in this institution was, on the 1st of November last, 42; admitted during the year, 8; died, none. Many of the pupils enter in feeble health, and only three have died in 18 years. A larger number is expected, as the session had just commenced, and some of the pupils had not returned. For the last few years, and since its removal to the present site by a Board of Commissioners appointed by Gov. Powell under an act of the Legislature, there has been a marked improvement in the school. The site was examined in person by Gov. Powell, who gave his unqualified approval and indorsed its purchase by the Trustees. The Superintendent reports that the institution is greatly indebted to Gov. Powell’s administration for the high degree of prosperity it now enjoys. It has more than met the expectations of its friends since its removal, and I recommend it to your care. The State has made provision, with a liberality worthy of her, for all the youth, including the blind children within her borders, and ere long they will be gathered into the schools from every region of the Commonwealth. The Trustees will present their report, and a visit from some of the pupils may be expected for examination before the Legislature.

The Deaf and Dumb Asylum at Danville, another one of our charitable institutions, was established during the administration of Gov. Desha, having been recommended by him in his message. From a small and doubtful beginning, under the management of one of the most competent, devoted, and philanthropic of men, it has grown into the most successful and interesting institution in the country—under his unceasing care it has been a blessing to the afflicted inmates and an honor to the State. There were over one hundred pupils last year, and the health, comfort, and progress, remarkable indeed. There are four buildings which have cost about $60,000, when all that has been appro-
priated by the Legislature, within thirty years, at different times, is $17,500 for building purposes. The Trustees have bought an addition to the 10 acres formerly purchased of 37 ½ acres of ground at $125 per acre, and amounting to $4,687.50, and two lots adjoining at $900, which purchases are invaluable to the institution, affording pasture for cows, hay, oats, and a large garden worked by the boys, which supplies them with nearly all their vegetables; besides, there is a fine orchard upon it which will yield an abundant supply of fruit. The last and main building, which is 106 feet in length, 60 feet wide, and 5 stories high, is one of the most imposing structures I ever saw, and cost the Trustees $39,650 44; it is not quite finished; it is insured for only $20,000, their means being so scanty as not to enable them to go beyond this amount, or to insure the other three buildings owing to the lack of means. The house is heated in part by steam, by Gold's heater, a successful, economical, and most comfortable mode of warming it. The one half of the house is warmed by one fire, which consumes only a cord of wood per day, and which, if the apparatus were extended, would heat the whole building. The plumbing works are also unfinished, which are intended to supply the house with water, and carry off the waste water. There are only two cisterns, which do not supply the family of over 100 persons, but they are compelled to haul water; they need four more, all of which will be absolutely needed in case of fire. A servants' house has been also erected, which is unfinished and cannot be used. All the grounds need new fencing. Gas is greatly needed to light the new building, both for convenience and economy; the more light the better for deaf mutes, who are taught almost everything through the eye. During the last year the tin roof of the main building was removed by a hurricane, and has been replaced at a cost of $627. There is also preparing for the press an elementary work in two volumes, for the instruction of the deaf and dumb, illustrated by 500 handsome wood engravings, which is spoken of most highly in all the schools, and which the principal (Mr. Jacobs) of this institution thinks will enable them to teach the pupils in two years as much as they now learn in three or four years. Several institutions in other States, I am informed, besides our own, are now anxiously awaiting for its appearance. The cost of this work, which is deemed indispensable to the institution, will be about $1,700, $500 of which the generous and charitable principal proposes to give himself, so anxious is he to have it introduced into the schools.
I have been thus minute to put you in possession of my reasons for recommending an appropriation of $10,000 for the following purposes:

- To pay balance of purchase money and interest for land: $1,800 00
- To furnish main building with heating and plumbing apparatus: 2,500 00
- House, four cisterns, and fencing: 2,000 00
- Gas works, other repairs and improvements, and cost of elementary book: 3,700 00

Total: $10,000 00

We have our benevolent institutions which I have recommended to your favorable consideration—the hospitals for the insane, the institutions for the deaf and the dumb, and the blind. They have been eminently successful, more than meeting our expectations. We are justly proud of them. You have liberally supported them; your money cannot be expended in any cause which appeals for protection and support more strongly to both the head and the heart. It is the cause of philanthropy, and your liberality heretofore has been applauded by the just and generous and humane people of the whole State. It needs no argument to prove to an enlightened and virtuous constituency that these unfortunate classes of our citizens are entitled to your sympathy and protection, and to every reasonable effort to alleviate their misfortunes. You need one other institution of a kindred character. The Insane Hospital has brought its blessings. The dreaded maniac has been restored to reason and to society. The poor sorrowing neglected mute has mental ears to hear; and the pitiable, resigned, but hopeless blind man, now rejoices in mental sight. No longer ignorant or helpless, they now rejoice in the light of knowledge and religion. Kentucky was among the first to establish a hospital for the insane—the fourth State to establish an institution for the deaf and dumb. She has established one for the blind. They are the cherished objects of her people; her light and her glory. She rejoices in their success; she points to them with pride. She has one more to establish before her work of charity, of love, of religion, and of humanity, is complete. There is yet another class of her helpless people who claim her sympathies and her support. It is her idiots and her feeble-minded children. There are over 800 of them—more than 500, as shown by the Auditor's report, now a tax upon her wealth of about $30,000 per annum, and the number is steadily increasing. Add to this number 300 more of the same class, who are supported by their relatives, or have sufficient property of their own. Let her establish a school for these poor imbeciles, and all, all of her suffering children will be provided for, and every species of involuntary suffering in the power of the State to aid, will be
relieved. It is economy as well as humanity to do it. I recommend it, earnestly recommend it, to your favorable consideration.

This unfortunate class of our race, under proper training, are capable of an extraordinary degree of improvement; nearly all of them in a few years could be sufficiently educated to take care of themselves; nearly all have intellect. The experiments which have been made satisfactorily prove it. They have been eminently successful both in this country and Europe. A number of schools are now in successful operation in other States. The State of Pennsylvania has an institution of the kind, and has expended $60,000 in the erection of buildings, besides an annuity of $4,000 for the maintenance of 20 indigent imbeciles. The very kind and able superintendent of this institution, Dr. Joseph Parris, jr., has generously proposed to me to visit the Legislature of Kentucky with a number of his pupils, if we need a demonstration of its practicability. The experiments which have been made at the Deaf and Dumb Asylum at Danville, I am informed by the enlightened and experienced principal, and by the learned Superintendent at the Lexington Hospital, who take a great interest in this matter, and have devoted much study to it, have been eminently successful. Nearly all of them in childhood have some intellect, differing in degree. A single spark, useless and feeble as it glints in the dark, may be fanned and fed until it becomes a considerable light. By careful cultivation these feeble, helpless, and loathsome objects may be greatly improved in intellect, and made objects of interest, affection, and comparative intelligence. What a mass of human misery would be relieved in a generation by a school for these children. Five, six, seven, or eight hundred households in Kentucky would be relieved, whose every-day life is shadowed by the presence of these unfortunate. I can conceive of no possible public measure which would relieve so much wretchedness and make so many hearts glad, as the establishment of a school for the training of these unfortunate children. It can be done, too, without adding anything to the public expenditure, except for the erection of buildings, and the purchase of a suitable site. Nay, it would stop the annual increase of the large sum now spent, as shown by the Auditor's reports, to which, for information, you are referred; and it would stop the frauds upon the treasury. The beginning should be upon an economical scale, and gradually extended to meet the wants of the school. Support should not be withdrawn from those idiots as at present provided by law, but all between
certain ages should be required to be placed in the school on pain of
forfeiting (or withdrawing) the stipend now afforded. By degrees the
State would be relieved by death of the support of those too old for
instruction. The young would be trained and sent home, in the great
majority of cases, to earn their own support, and the whole face of the
matter be changed in a generation.

It has been discussed in the public journals, and wherever discussed
it has been adopted, and has been successful. Lunatics were once
treated in Kentucky as idiots now are. How wonderful the change.
Poverty and helplessness implore you to establish such a school; pub­
lic policy demands it; humanity asks it; economy would be promoted
by it; the superior intelligence and philanthropy of the representatives
of a free, just, and generous people, and the enlightened spirit of the
age, I hope will require it to be done.

Closely connected with the question is the prevention of marriage
between first cousins. By a single act of the Legislature you can
save in the future an immense amount of suffering. You can dimin­
ish, according to the opinion of those who have fully investigated this
subject, twenty per cent. of the number of imbeciles, insane deaf mutes,
and blind children. Render the marriage of cousins illegal, and a great
evil is at once eradicated. At least from fifteen to twenty per cent.
of all these sufferers are the offspring of cousins. A gentleman of
science, of learning, and enlarged experience, who has for a long time
paid a great deal of attention to this subject, recently informed me he
never yet had seen all the children so related sound in body and mind.
There is always among some of them some defect, mentally or bodily.
A large number of the pupils (so say the teachers) in the Deaf and
Dumb Asylums are the children of cousins. At Danville there are four
sisters, deaf and dumb, the children of cousins; they have two speaking
brothers, both in delicate health. There is also, from another family,
there, a sister and brother, children of cousins. There is another instance
of sister and brother, there, also deaf and dumb, the children of second
cousins, showing that the defect extends beyond even the second degree.
In that institution at Danville, as in other States, I am informed from six­
teen to twenty per cent. of the pupils are now, and always have been, the
children of cousins. The State, when the parents or friends of these
children are not able to provide for them, has to do it; and the instances
are numerous where the burden falls on her to provide for and educate
them as mutes, insane blind, or imbeciles. She is weakened by so many
of her citizens suffering these privations, and a heavy tax is thereby imposed upon her. Is it not her right and her duty to protect herself against the evil and expense by forbidding such unions, which nature plainly forbids by the natural penalty she uniformly inflicts?

GEOLGICAL SURVEY.

The propriety of continuing the Geological Survey of the State is an important question which presents itself for your consideration. The survey, as you are aware, was commenced several years ago, and has been hitherto skillfully and diligently prosecuted by those to whom it was intrusted. Liberal appropriations toward it have, from time to time, been made by the legislature. Large sums have been expended upon the enterprise. It is for you to determine whether the work shall be continued or abandoned. There can be no doubt that the judgment of an intelligent constituency will justify you in making the necessary appropriation to sustain it. Fortunately the financial condition of the Commonwealth forbids that any false idea of economy should induce you to throw away the means already expended by refusing to carry it on to completion.

It requires no argument from me to convince the representatives of the people that the development of the mineral and agricultural wealth of the State is an object of paramount importance. In lieu of argument, we have the experience of many of our sister States which have been thoroughly surveyed, demonstrating the benefits which they have derived from such an enlightened policy. Kentucky should not rest satisfied to lag behind them in scientific enterprise—should not pause in the useful work she has so liberally begun, nor consent to lose the advantages to be derived from its continued prosecution.

Not the least important consideration urging us on to the final accomplishment of the survey is the fact that the portions of the State mostly to be benefited by it are those—among them the mountain regions of the State—which have not, in times past, felt the liberal aid of the Commonwealth in the execution of works of internal improvement. Such improvements have increased the wealth of other sections, and it is but an act of simple justice that the neglected counties should in some measure be compensated by bringing to light their hidden treasures. Millions have been freely lavished in building railroads and turnpikes, and in slack-watering the streams of a highly favored portion of our territory—shall a small sum, in comparison, be denied to enable scientific men to demonstrate that our mountains teem with wealth? Is it not her interest in the act undertaken to increase her wealth by accompanying it with the education to enable her to use the wealth acquired by it? Is it not pointed out to me by my constituents the importance of the Geological Survey?

The Committee of the last Legislature appointed by the Court to conduct the boundary survey has rendered the Commonwealth very highly satisfied by their reports, and the reports of other eminent persons with whom this survey is so highly connected. The same character, so highly distinguished for their accomplishments in the Geological Survey, has been deposited in the act to Wolf Island, under the necessities of the bill has been suggested by the Court, through suit at law, seeking to carry out the decision of the Court. Other eminent physicians of the State have been engaged in the accomplishment of the geological survey. I invite you to the geological survey.
with wealth? The agricultural portions of the State are no less interested in the prosecution of the work. That you may be prepared to act understandingly with reference to this question, I refer you to the accompanying synopsis of the principal results of the survey, addressed to me by Dr. D. D. Owen, State Geologist, showing the value and importance of the work performed, and what remains to be done to make the Geological survey of Kentucky complete:

BOUNDARY BETWEEN KENTUCKY AND TENNESSEE.

The Commissioners appointed by the Governor, under the act of the last Legislature, to act in conjunction with a similar committee appointed by the Governor of Tennessee, in running and re-marking the boundary line between the two States, have performed that duty in a highly satisfactory manner, and I take pleasure in laying before you their report, to which you are referred for information. The instruments with which this work was performed were of a very superior character, and were obtained on loan from Professor Bache, the very accomplished and accommodating chief of the United States Coast Survey. Each county, especially along the border line, should have deposited with the county clerk, for the use of the public, a copy of this important and able report, with the maps accompanying it.

WOLF ISLAND.

The dispute between the States of Missouri and Kentucky, in regard to Wolf Island in the Mississippi river, has had all the attention necessary to protect the rights of our citizens. Jurisdiction over it is claimed by the State of Missouri, which involves the right of our citizens, and a bill has been filed in the Supreme Court of the United States against the State of Kentucky to settle the question. My answer for the State has been prepared and transmitted to Washington City by the distinguished counsel engaged in the case, to be filed without delay. Other eminent counsel, who practice regularly before the Supreme Court, through abundant caution, have been engaged to defend the suit at Washington; and familiar with the whole case, and deeply interested in it as they are, I have great confidence in the result.

REGISTRATION OF BIRTHS, DEATHS, AND MARRIAGES.

I invite your attention to the valuable report of the distinguished physician who has had charge of the subject, in regard to the registration of the births, deaths, and marriages in the State since the last report, under the act of the Legislature, and recommend that a suitable allowance be made for the service he has rendered. The collection of sta-
Statistics upon the subject has been regarded by some of the most eminent physicians and distinguished scientific men in the country, who have turned their attention particularly to this subject, as of great importance in ascertaining the causes of mortality, and in suggesting the means of preventing disease and securing the health of the people.

POLL-BOOKS AND BRIBERY AT ELECTIONS.

In order to guard successfully against frauds in elections, I recommend that the mode of setting down the votes on the poll-books be so changed that the clerks of the elections be required to keep the vote in numerals, commencing at the head of each column with the figure 1, and so continuing the count in numerals down to the foot of the page. No vote could then be changed without a change of the whole column, which would expose the fraud. The bribery and betting and mobs at our elections are alarmingly on the increase, and deserve your serious and most earnest consideration. The exercise of the elective franchise is the dearest right of a freeman; and every man, whether he be native or foreign, who has the right, should be allowed to exercise this right, without molestation and without fear, no matter to what party he belongs. A party may succeed to-day by mob violence and outrage at the polls, but in another year that party may be turned out of power in the spirit of retaliation by the example it has set. If the moral sentiment of the people, or the laws, are not sufficient to suppress these mobs at elections with which we have been cursed, or to punish the offenders, all good and just men must at once see the propriety of an effective change, for it is the very essence of liberty and a free government such as ours, to have laws to correct every evil, and to have these laws properly enforced. I leave the whole subject to your enlightened judgment.

AFRICAN SLAVE TRADE.

I lay before you, at the request of the Governor of New York, the resolutions of the Legislature of that State herewith transmitted, upon the subject of the reopening of the African slave trade, with the remark that the position of Kentucky upon that question cannot be misunderstood. Her citizens are opposed to the reopening of the African slave trade.

PENITENTIARY.

From the report of the Keeper and Visitors of the Penitentiary, and the facts herewith submitted, it will be seen, from the commencement of the institution to the present time, the number of convicts has been steadily increased. The operation, as I have observed, has been attended with great benefit, (Dr. Smellie, a gentleman of the country,) who have turned their attention particularly to this subject, as of great importance in ascertaining the causes of mortality, and in suggesting the means of preventing disease and securing the health of the people.
steady increasing. A report of its history, from the time it went into operation, is now being prepared by one of the competent and distinguished physicians who has charge of the patients in the establishment, (Dr. Sneed,) which in due time will be laid before you. I recommend that it be published for the information of your constituents, and commend it to your careful consideration. For the present, I gather from it, and the reports referred to, the following condensed and most valuable synopsis, which discloses a fearful and rapid increase in crime, an utter failure to reform the convict, and in the expenditures necessary to sustain it. While the health and comfort of the inmates have improved under the judicious and humane management of the Keeper, other improvements and expenditures are deemed necessary to their well-being, as well as in justice to him. While it ought not to be an object with the State to make money out of the labor of its convicts, some system ought to be devised to make it pay the expenses of the institution. I submit the whole question to your serious consideration, upon the statistics and facts submitted to you in the reports and following statement:

The penitentiary system was established in Kentucky in 1798. The preamble to the law [see Little's Laws of Kentucky, vol. 2] sets forth the object of the law to be—1st. To substitute a more humane system for the punishment of crimes than that of the infliction of death; 2d. To make an effort for the reformation of offenders against the public; and 3d. To make restitution and reparation for the injury done, and for the expense of prosecution, confinement, &c. The original institution was built where it now stands, on a much smaller scale, at a cost to the State of about $12,000. The first convicts were received in 1800. A Keeper was appointed by the Governor, according to law, and received a salary of $333 per year. He had a house furnished him in the institution. It was under the control of six inspectors appointed by the county court of Franklin county. Capt. John Hunter was the first Keeper, and held the office until the year 1819, when Samuel Taylor, of Mercer county, succeeded him.

The following table will show the number of convicts received during the first 15 years of the institution: In 1800, 2; 1801, 9; 1802, 11; 1803, 5; 1804, 13; 1805, 11; 1806, 10; 1807, 9; 1808, 13; 1809, 15; 1810, 2; 1811, 11; 1812, 17; 1813, 14; 1814, 10. Total, 173.

In 1812 or '13, Maj. Anderson Miller was appointed Keeper, and held the place until 1816.

In 1806, the office of agent was created, the object of which was to relieve the Keeper of the duties of purchasing raw materials and disposing of the manufactured articles. The institution was managed in this manner until 1816, when the office of agent was abolished by act of the Legislature, and the entire management of the institution given to the Keeper. The board of six inspectors was abolished in 1809, and the acting Governor made sole inspector. The office of agent was re-created in 1818, and continued until 1825, when the institution was disposed of to Joel Scott on the partnership principle. Up to the year 1833 there had been confined in the institution about 300 convicts; since then the number has gradually and steadily on the increase. According to the Keeper's and Auditor's reports, the institution had been a continual tax upon the treasury from the time of erection to the year 1825, when Mr. Scott took charge of it. There were in confinement when Mr. Scott took the institution 74 miserable, ragged, and destitute inmates. The buildings were in a state of wretched decay, and fast going to destruction. Notwithstanding this state of things, he agreed to guarantee to the State a profit of $1,000 per annum, and keep the institution five years for one-half of the profits over and above the $1,000.

He acted as Keeper on the above terms ten years, and declared a net profit of $34,000, one-half of which was paid to the agent and the other half went to the interest of the State. The State's portion was appropriated to the building of cells, workshops, &c., &c., within the walls, not a dollar going into the treasury. Mr. Theobalds succeeded Mr. Scott, and kept the institution ten years, on the same terms. His profits, according to his annual reports, amounted to less than $200,000. He claimed to have paid into the treasury over and above the amounts drawn for improvements $10,000 in cash. This was the first money ever paid by the institution into the public treasury.
Craig succeeded Mr. T., and kept the institution eleven years, and reported profits amounting to eighty or ninety thousand dollars, every cent of which was expended in improvements, and over $20,000 was drawn by him from the treasury for extra buildings, enlarging the area, &c., so that the institution failed to pay its own way during his administration by the latter sum. Mr. Craig guaranteed to the State a clear profit of $4,000, and agreed to take one-third of the net profits as his portion.

M. Ward was agent and keeper four years, and took it under the same regulations that it was held by Mr. Craig. The first year he declared a profit of about $13,000, but the Legislature afterwards changed the contract, giving it to him the remaining years at $6,000 per year, and giving him the entire proceeds of the first year for $6,000. The remaining three years of Mr. Ward's rent has been appropriated, with $20,000 additional out of the treasury, to extend the walls, build hospital, sewer, &c. The institution is now, in many respects, better than ever before. It has cost, from its first erection to the present date, over half a million of dollars. All efforts to make the institution a success to the State were herefore proved a failure, and I do not believe it practicable under any plan of management to make it do more than sustain itself. The present system is an outrage upon humanity, and ought to be abolished if a better can be instituted. There will soon be 180 inmates in confinement, and the number is still rapidly on the increase. To provide for this increase will require heavy additional outlays for cells and other buildings.

The following table will show the cost of criminal prosecutions, with the increase, in the last forty years:

| Year | 1814 | 1815 | 1816 | 1817 | 1818 | 1819 | 1820 | 1821 | 1822 | 1823 | 1824 | 1825 | 1826 | 1827 | 1828 | 1829 | 1830 | 1831 | 1832 | 1833 | 1834 | 1835 | 1836 | 1837 | 1838 | 1839 | 1840 | 1841 | 1842 | 1843 |
|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
|      | $6,133 | 13 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 | $6,133 | 15 |

One of the great difficulties in devising plans for the proper management of this institution, is the utter ignorance of the great mass of the people as to the management heretofore. To furnish this information, Dr. Speed, a learned and scientific physician of Frankfort, has compiled a faithful history of the institution, which embraces all the reports and facts bearing upon the subject. He has been engaged on it for more than six years. The manuscript will be presented to you, and I recommend its publication for the information of your constituents.

Table showing the number of convicts in confinement, at the end of each decade, since the system was commenced:

<table>
<thead>
<tr>
<th>NO. CONVICTS</th>
<th>POPULATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>In 1810</td>
<td>27</td>
</tr>
<tr>
<td>In 1820</td>
<td>71</td>
</tr>
<tr>
<td>In 1830</td>
<td>103</td>
</tr>
<tr>
<td>In 1840</td>
<td>135</td>
</tr>
<tr>
<td>In 1850</td>
<td>219</td>
</tr>
<tr>
<td>In 1860</td>
<td>300 probably</td>
</tr>
</tbody>
</table>

Table showing the population of the State at each decade, as per United States census, with the per cent. of criminals to the population:

<table>
<thead>
<tr>
<th>Year</th>
<th>POPULATION</th>
<th>CRIMINALS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1810</td>
<td>406,511</td>
<td>1 in 15,000 or nearly</td>
</tr>
<tr>
<td>1820</td>
<td>564,000</td>
<td>1 in 8,000 or nearly</td>
</tr>
<tr>
<td>1830</td>
<td>686,841</td>
<td>1 in 6,000 or nearly</td>
</tr>
<tr>
<td>1840</td>
<td>779,228</td>
<td>1 in 5,000 or nearly</td>
</tr>
<tr>
<td>1850</td>
<td>861,863</td>
<td>1 in 4,000 or nearly</td>
</tr>
<tr>
<td>1860</td>
<td>900,000</td>
<td>1 in 3,000</td>
</tr>
</tbody>
</table>

The above tables are only approximative, but are supposed to be nearly correct. At the same rate of increase there will be between 500 and 600 convicts to be provided for in the next twenty years. The present institution is not susceptible of being so enlarged as to accommodate over 500 to 600, and hence the necessity of providing another institution for the future, or greatly enlarging the present one.
By the Quarter-Master General’s report, to which I refer you, it will be observed we have 46 pieces of ordinance, 8,610 muskets, 2,336 rifles, 1,772 pistols, 1,280 swords, and 5,800 infantry accoutrements, a very large proportion of which are in good order and ready for service.

SLAVERY QUESTION.

I had not intended to have alluded, in this paper, to the slavery question; but in view of recent occurrences, and the extraordinary doctrines avowed by the Black Republican party, which I think are directly hostile to the longer continuance of the Union, I have thought proper to refer to the subject. I do not believe slavery to be wrong. I do not believe it to be a moral, social, or political evil. Many distinguished patriots of the South committed, in my judgment, a great error when they made this admission, in the earlier days of the Republic. Our fathers did no wrong to humanity when they embodied it in the Constitution; but they followed the customs, the laws, and the example of the whole civilized world. The question was settled many thousand years ago, in the patriarchal ages. Abraham introduced slavery into his system of government, which had the recognition and protection of God. It came down as an inheritance to Isaac and to Jacob and the patriarchs. Moses found it a part of the Jewish polity, recognized by law. He was the great law-giver, the chosen political and religious leader of the Jews, and had, as such, received his commands upon Mount Sinai from God himself. If it had been regarded as an evil, would he not have abolished it? Would not the Almighty have commanded him to do it? Could he not have had it abolished with a word? Undenounced and undisturbed by him, it was transmitted to the times of the Apostles, who recognized and treated it in the same way; for when Onesemus the slave, ran off from his master Philemon, and went to the Apostle Paul for protection, did he conceal him? did he give him protection? Did he not tell him to go home to his master? Did he not, recognizing fully the service that was due from the slave to his master, send him
back, with the advice he should be obedient? Such was the view taken of this institution by the patriarchs by whom it was established; by Moses and the Jews—by Joshua and other Judges and Governors—by the Savior and the Apostles, in the earlier ages; and so on down to the great commentators on the Bible—Dr. Adam Clark and his associates. It came thus regularly down to us through all the various phases and changes in society and of government.

The Spaniards, the English, and the Dutch, all recognized it by law, and dealt in them as traffic—as merchandise. They bought and sold them under the authority of law, and finally introduced them on this continent as property. When the colonies rebelled against the mother country it was an existing institution here, and it was recognized by our Constitution. Did our fathers think they were perpetrating a great wrong when they protected it in the compact of the Constitution?—when they, the greatest, the best, the most patriotic, the bravest and the wisest body of men that ever assembled for any purpose, were looking over the Bible and the history of the past for materials to form and to found the most perfect government that ever had been made; did they think they were embodying discordant elements that would eventually dissolve their work?—that the antagonistic ideas embraced in that Constitution of part free and part slave States could not exist together; but would bring about an “irrepressible conflict,” which would result in a total change of the nature of their work or dissolve the Union? No; the wisdom of their work, with all its glorious compromises, notwithstanding the great expansion of our territory, and the new elements of strife constantly introduced to test the strength of the structure, has been most signal and triumphantly illustrated in the strength, happiness, and prosperity of our people, and in its unexampled growth.

Part free and part slave States, our progress has been wonderful—unexampled in the history of the world. With the best government, with the freest and happiest and most powerful people on earth, we are the wonder, the admiration, and the envy of the world. It is the work of their hands, brought to its present position by the indomitable energy and enterprising spirit of their worthy descendants, who have thus far known how to appreciate their priceless inheritance. There it is, the magnificent structure, with all its glorious memories and blessings, the light and glory of the world—still appreciated, we trust, still cherished by the free and the slave States, by the North and the South, the East and the West—still reverenced, honored, and loved in all the sublimity of
its grandeur. And shall it continue to exist? The issue is made. It is proclaimed everywhere, by the reckless leaders of a powerful sectional party in the free States, that the government cannot exist as part free and part slave, but must be all one or the other.

What says Kentucky? Calmly and resolutely looking the danger in the face, she feels that she is able to protect herself in any emergency. With 700 miles of free-soil border line, and having more cause of complaint than any other State in the Union, because her annual loss in slave property is over $100,000. The theater of abolition emissaries, robbed of her property, without threats, without excitement, with the full responsibilities that devolve upon her in the present momentous crisis, she will act with the dignity, moderation, and wisdom that becomes her. Under the broad shield of the constitution, she will stand by the Union.

Ever true, ever loyal, she is ready to die, as she has lived, for that government that protects her. She stands fortified by the history of the past doubly intrenched in her impregnable position, and that is, to stand by the compact of the Constitution our fathers made it to stand by the principle that each State should be the judge of, and regulate its own domestic institutions, without interference. Asking nothing she would not concede, she will keep her present status upon the slavery question. She will keep the faith and stand by its settlement, the law, the constitution, and the courts. She will stand by the repeal of the Missouri restriction. She will stand by the fugitive slave law, the Dred Scott decision, the Democratic party, and its faithful Executive. She believes that slavery is neither a moral, social, nor political evil.

Are the people in the free more moral than in the slave States? Are they socially more agreeable, more refined, more hospitable, or more charitable? Are they braver in battle, more obedient to the laws, or more loyal to the government than we? Is labor more profitable or more respectable in the one than the other section? Is it better fed, better clothed, better cared for, more contented, or more happy? Are not the slave States prospering as well, and as well satisfied with their domestic institutions? All they want is their rights under the constitution and laws, to be left free to judge for themselves, and to be let alone. They have heard this cry about the poor oppressed African, and in looking back, even in our own day, at the history of the institution and his race, we have seen him not a century ago brought here from Africa a crooked, miserable, naked, starved, ill-shaped, chattering, half-reasoning sort of link between the baboon and the white man, as wild nearly
as the beasts of the forest, and never was there such a change for the better produced within the same length of time upon any people on earth. We now behold him in the third generation finely formed, straight, intelligent, moral, even contented, if left to the management of his master, and probably happier than he; as a slave, an active, intelligent, happy agent in doing good; but the moment you set him free, he descends in the scale of civilization far more rapidly than he ascended, and as such becomes a worthless, idle, lazy, besotted vagabond in a very few years, so much so, that some of the free States, where there seems to be so much sympathy for him, have passed strong laws to prevent his becoming a resident. Differently raised as we are—with a different education and associations from the people of the free States, as moralists, as philanthropists, as Christians, looking to the good of the black as well as the white race, we believe slavery is a good institution, that as such it has been protected by the constitution. Under that constitution we have lived heretofore in the enjoyment of our property as equals, free, prosperous, and happy, and by that constitution, resisting all new tests to political orthodoxy, Kentucky will stand unto death.

Talk of Kentucky abolishing slavery! let the free States receive no such encouragement. Since the recent developments at the North, and the Harper's Ferry affair, separated only from the States of Illinois, Indiana, and Ohio, by the Ohio river, she is more thoroughly sound and united than ever. The sentiments and feeling of her people and her love of the Union have been aroused into action. She will stand by her sister States, both free and slave, in resistance to the monstrous doctrines of the Republican party. At first this party denied having any desire to interfere with slavery in the States. It was only to exclude it from the territories, and from places over which they claimed jurisdiction under their construction of the constitution; and when they became respectable in numbers, they were emboldened to say they would eventually abolish slavery everywhere by constitutional means; they would get both houses of Congress, the judiciary, the executive, and change the constitution, when they had the power, so as to deprive us of our slave property. After having been thrice beaten upon these odious principles, we find them now declaring the government cannot exist as part free and part slave—that its nature and compromises must be changed or the Union dissolved. They have become impatient; and now, greatly strengthened in numbers, having prepared the minds of

their adherents for some plot, if they hoped to effect their revolution, of proclaiming the United States to be an anti-slavery republic, and to sell the free States books and clergymen in the North for these laudable causes. But Apostles, deacons, and teachers of the law are not to be feared upon its arbitral policy. It is we, the people with whom the national government is annually elected, and in the federal councils, and through the licentious press, attempting to sell it; and some of these odious principles of danger we shall insure the safety of this part of the republic declaring their principles to be so odious, ought to be held in ridicule. If they are threatened with a dissolution of the union are anarchy and licentiousness, we shall effect our prudence, terror, and union. A common sentiment of prudence preservations from the danger we are surrounded by the measures of the black republic declared by the recent and emissaries. The union cannot be preserved from the fiendish pretense, if people within our ranks should be presenting a hegira, or a pretense where
their adherents for the catastrophe, their leaders fully informed of this plot, if they did not plan it, are willing to do or to dare anything to effect their purpose. Wiser and better than the patriots of the revolution, of purer piety than Dr. Clark, than Moses, the Apostles, and even Christ himself, they must have an anti-slavery constitution, an anti-slavery Bible, and an anti-slavery God. The old ones will not do for these latter-day saints, patriots, and politicians; the venerated old books and doctrines, as promulgated by Christ, the law-givers, and the Apostles, don't suit their purposes, and they must inaugurate new systems of government, new tenets of religion, and have an improvement upon its author. The old ones are good enough for us. This new party with its monstrous doctrines, the fruits of which have been recently developed in the Kansas troubles in resistance to the laws, and in the Harper’s Ferry affair, widely extended over the free States, and through a portion of its venal presses, its fanatical lecturers, its licentious preachers, its reckless Senators and Governors of States, attempting openly to justify this last conspiracy, known as it was to some of the most distinguished and wealthy men there, warns us of the danger we are constantly exposed to. No matter how another portion of this party may deny their complicity in this affair, there is no denying their principles lead directly to such results, and for these results they ought to be held responsible. Our slave property is threatened, our homes are threatened, our lives, and the lives of our wives and children, are threatened; all the slave States are threatened; the constitution and the union are threatened; and reason and justice, common sense and prudence, teach us that we must adopt efficient measures of protection. A common sense of danger must bring us to a common position of self preservation.

These views are suggested by the peculiar circumstances by which we are surrounded, and for your calm consideration in adopting some measures of security at home. Self-preservation and the safety of the republic demand renewed vigilance upon our part, whether the agents and emissaries of the Republican party, and the enemies of the union come among us as teachers, as peddlers, or as free negroes from the free States. I would therefore recommend a heavier taxation upon peddlers, a repeal of the laws allowing free negroes to come within our borders from other States, and the enactment of a law imposing a heavy penalty upon them for coming to the State, under any pretense whatever. I further recommend a change of the laws allowing
slaves to hire their own time, and the passage of much more rigid laws to correct this alarming evil. It would be well, too, to offer to each free negro, who wished to leave the State, who had not the means, a sufficient sum of money to bear his expenses to his destination; when once out, he could not return. This population is a great nuisance in our State, and while the good and the industrious ought to be protected and respected, I am not sure that it would not have been well to have sold into slavery again those who were guilty of crimes of a certain description, and for misdemeanors, instead of the punishment now provided by law—for drunkenness, immorality, laziness, and general misconduct, upon proof and conviction before a proper tribunal, it might have been well to have hired them out for a year, or longer, for the first offense, and for the second to have banished them from the State, or sold them into slavery; the money raised in this way to be transferred to the school fund. Better far would it have been, both for the black and the white man, than to permit him, an idler, a thief, a drunkard, and a vicious vagabond, to have the name of a freeman, and to be left uninterrupted to associate with and to corrupt our slave population.

A thorough reorganization of the militia system of the commonwealth is also recommended. Under our laws upon the subject there is no enrollment of the militia of the State, in consequence of which we do not receive half the quota of arms from the government we are annually entitled to. In case of insurrection, the enforcement of the laws by the executive, the suppression of mobs, or protection from internal or external danger, there is scarcely a single volunteer company which could be called into service. The existing laws should be repealed; volunteer companies should be formed in every county of the State; regular drills should be required; an encampment of several days in each district should be annually appointed by law; the martial spirit of our people should be revived, and a thorough re-organization of the militia, connected with the volunteer system, should be effected. Threatening dangers and a sense of security require it. The Harper's Ferry affair warns us that we do not know at what moment we may have need of an active, ardent, reliable, patriotic, well-disciplined, and thoroughly organized militia in Kentucky. If this affair was not planned by some of the most distinguished leaders and ministers of the Abolition and Republican party, they had knowledge of it. It received their countenance and support. It was a wide-spread and hellish conspiracy against the authority of the United States. The affair originated from a scheme of the North, and large fortunes were made by the countenance and support of those who favored it, to rob and corrupt the people of the South. It was a mass of this country, under a leaders' attempt to let the blacks go to Europe, in order to make money, and also to sell the land of this country into slavery, and to let the blacks go to the North, and rob and corrupt our slave population. Better far would it have been, both for the black and the white man, than to permit him, an idler, a thief, a drunkard, and a vicious vagabond, to have the name of a freeman, and to be left uninterrupted to associate with and to corrupt our slave population. Better far would it have been, both for the black and the white man, than to permit him, an idler, a thief, a drunkard, and a vicious vagabond, to have the name of a freeman, and to be left uninterrupted to associate with and to corrupt our slave population.
against the slave States and the longer continuance of the Union. It originated, not in philanthropy, but as a speculation in cotton, to make large fortunes—to gratify the avarice and the envy of some, and was countenanced to gratify the ambition of others in obtaining place and power. They were not willing to wait until they could effect their purpose by constitutional and peaceful measures; it was too slow and uncertain. They were willing to do it by violence; to effect it in disregard of the constitution and the laws; to change this government into mob outrage and desecration; to plot rebellion and insurrection; to shed the blood of the innocent; to commit treason and break up this glorious republic; to let the end justify the means, and to do and to dare anything to make money, and to get place and power. They had made money by selling the African slave to the Southern planter, to whom his labor was more profitable, and now they purpose to make restitution for the wrong by freeing him in order to make money again, and to gain power and place, which the people had denied them—even though it were at the extinction of the white man and the ruin of the government. The attempt failed; it failed because it originated in two false ideas—the discontent of the slaves and the sympathy of the non-slaveholder of the slave States. Never were laborers, if left to themselves, more contented and happy than the slaves of the South; as a body, they would rather fight for than against their masters; and none are truer and sounder on the slave question than the non-slaveholders of the South. Revolting as the effort was, we hope and believe that the honest and union-loving masses of the North, and the Republican party, when they remember the blessings they have enjoyed in this government, as part free and part slave, and wish to transmit them unimpaired to their children, will see the results of their principles, and refuse further to follow their leaders.

We will not yet despair of the republic; we have faith in the public virtue; we believe yet there is power left among the Democracy of the North, and the true men, and the union-loving men of the free States, to rebuke this rebellion; to keep its sympathizers, aiders and abettors out of power; to save the republic; but forewarned as we have been, let us be on our guard, and be prepared for the worst.

We do not look to a dissolution of the Union as a remedy for the evils of which we complain. Oh, no; this Union is hallowed by too many associations which ought to be dear to every American heart. Its very
strength consists in its seeming antagonistic interests. Its power is in its apparent opposing forces. The commercial and the planting interests, which were so difficult to reconcile by the convention that framed the constitution, all flourish together. Agriculture, manufactures, commerce and the arts, have become mutually dependent upon each other, and should strengthen our social and friendly relations under our glorious system of government. The interests of the North and the South, the East and the West, which seemed irreconcilable, have been so happily adjusted, so beautifully balanced, and so powerfully harmonized in the constitution upon a principle, as to constitute the chief strength of the republic—and that principle is, to permit the people of each section of the Union to regulate their domestic and local institutions for themselves, giving to Congress the power, coupled with the duty, to attend to our external relations and to regulate our national affairs. Affection and confidence are the bonds of this Union; may we do nothing to weaken, but everything to strengthen the ligaments that bind us together as a nation, and may God still continue to protect us as equals, as friends, as brethren, and as patriots in the Republic, as it is, deeply devoted to its continuance; and may we and our posterity, as the worthy descendants of the gallant heroes of the revolution, both now and in the future, stand by the compact of the constitution formed by their wisdom and consecrated by their blood, as the only hope of freemen.

B. MAGOFFIN.

DOCUMENTS ACCOMPANYING GOVERNOR'S MESSAGE.

Report from the State Geologist.

To His Excellency, Beriah Magoffin, Governor of Kentucky:

Sir: As the details of the Geological Report of Kentucky cannot be completed until the large amount of materials, collected during the past two seasons, can be worked up in the office, and the maps and other illustrations be prepared, I take this early opportunity of submitting a synopsis of the principal results of the survey, and giving a general idea of what will be the contents of said report; showing, at the same time, the value and importance of the work performed, and what remains to be done to make the geological survey of Kentucky complete.

As introductory to these remarks, it will be proper for me to state that, previous to the expiration of the appropriation for 1856 and 1857,
I was applied to by the Governor of Arkansas to make a geological survey of that State.

In reply to the Governor's application, I intimated that I must decline, unless the work in Arkansas could be postponed until I had completed my engagements in Kentucky. In order to avail myself of my services as Geologist of Arkansas, the Governor of that State agreed to such postponement.

At the expiration of the geological appropriation for the above years, I addressed a letter to Governor C. S. Morehead, stating that I had accepted the propositions made to me by the Governor of Arkansas, and that I should be obliged to resign my situation as Geologist of Kentucky, unless it was considered for the interests of the geological survey of that State that I should still continue to direct the surveys in Kentucky. I farther remarked that the geological survey of Kentucky was now so organized and systematized, my assistants were so efficient, and the plans for the prosecution of the work so thoroughly matured, that, without going into the field myself, I could direct the operations of the geological corps of Kentucky, without in any way interfering with my duties in Arkansas; that, of course, I should only charge the State of Kentucky my per diem for the number of days actually employed in giving the necessary instructions to the corps, collecting the chemical specimens and forwarding them to Dr. Peter, in making out reports, and keeping the accounts of the survey. By this means the greater part of my former salary would be applied to the prosecution of the geological-topographical work, and thus hasten materially the advancement of the undertaking.

The Legislature met, and the same statements were made by me to the Committee on the Geological Survey. A new appropriation was made for the years 1858 and 1859, and I was requested still to take the direction of the survey of Kentucky, with the full understanding that I had accepted an appointment in Arkansas.

This arrangement has, I believe, been so far favorable to the interests of the Kentucky survey, that more force and means could be concentrated on the topographical work, and greater progress made in establishing the geographical basis on which the geological work was obliged to be constructed, and without which no accurate results could be obtained, inasmuch as the topography and geography of a country must be laid down before any minute detailed work in geology can be located. In my former reports this has been fully explained.

Such, then, has been my position in the Kentucky survey, during the last two seasons. How far I have succeeded in managing it, will be seen by the results that will be submitted in the forthcoming report, and by the synopsis which I now proceed to lay before you.


Since the completion of the geological reconnaissance of the State of Kentucky and the commencement of the detailed work, I have, as heretofore, concentrated the chief force of the various geological corps on the coal and iron regions, considering, as I do, coal and iron as the
most valuable mineral products of any country; and it is hoped that at the end of this season the materials now collected and recorded by the different corps will be sufficiently complete to report not only the area comprised in the coal-fields of Kentucky, but to define with accuracy the outline of these coal-fields, and to lay it down with precision on a map.

Topographical assistant Sidney S. Lyon has had charge of the survey of the western coal-field, while topographical assistant Jos. Lesley, jr., has made the surveys of the eastern coal-field. Sidney S. Lyon has also run the east and west base line. This has been the most expensive part of the last two seasons' operations, as it required additional force to cut the line open, chain the distances, and run the course with back and fore sights. He is now completing that great work, which has served, and is to serve as the basis of the whole geographical, topographical, and finally, the geological work.

It is expected to be completed from the Ohio river, where it commences at the mouth of Highland creek, in Union county, to the Virginia line, about the middle of this month.

This will be a grand object accomplished in the geography of the State, and will tend not only to correct numerous errors in the geographical position of important places in the State, but form the principal line wherefrom to commence, close, unite, and tie the local surveys of the different counties.

Without this line, the county surveys that are to radiate from it could not be located by the geologist, nor any of his observations made at the most important points be defined within many miles of the actual locality, as can now be clearly demonstrated by a careful comparative examination of the maps now constructed of Union county, Hopkins, Greenup, &c., by the geological corps, already published.

As it has been my anxious desire to define, at the earliest date possible, the boundary of the coal formation, the geologic-topographical corps have mostly been engaged in running said base line, which measured at the last accounts 278 miles and 917 feet, or 1,488,757 feet long, and in meandering the exact confines of the two coal-fields, so that comparatively little could be done, during the past seasons, in local county surveys. These lines completed, as they will be, or nearly so, this season, the geological corps will be enabled to progress rapidly with the detailed surveys.

In the western coal-field, there now only remain to be surveyed in detail Henderson, Daviess, McLean, Ohio, Butler, Muhlenburg, and a small portion of Hancock. Since the east and west base line passes through Henderson and Daviess, and the various lines run in meandering the outline of the west coal-field pass through Ohio, Butler, Muhlenburg, and some of the adjacent counties, these lines will be just so much work towards the future detailed surveys of these counties.

In the eastern coal-field, there remain to be surveyed in detail Lawrence, Powell, Rowan, Monroe, Johnson, Estill, Owen, Breathitt, Floyd, Pike, Letcher, Perry, Rockcastle, Laurel, Clay, Harlan, Knox, Whitley, Wayne, part of Carter and Pulaski, and N. E. part of Madison and Bath.
A great deal has, however, been done towards this work, in the course of this season's operations, by Jos. Lesley, jr., topographical assistant, while he has been running and surveying the various lines defining the eastern coal-field in Carter, Bath, Powell, Monroe, Estill, Madison, Owen, Rockcastle, Laurel, Pulaski, and Wayne. The completion of the surveys in these counties is the next most important work to be taken up by the geological corps of Kentucky.

M. Leo Lesquereux has been chiefly engaged in the paleontological department of the survey, defining the geological horizon of the numerous coal-beds, drawing comparisons and identifying these beds of coal, so as to determine not only the exact number of beds in the coal-measures, the area which each occupies, the variation in thickness of the same beds in different sections of the coal-field, but likewise in estimating the relative richness of the Kentucky coal-field, compared with that of Pennsylvania and other States.

M. Leo Lesquereux's report of the two last seasons is now completed and in my possession. I consider it by far the most practically useful geological report on this subject which has ever appeared, not only in the United States, but in any part of Europe.

In Pennsylvania, the geologists have distinguished two principal divisions of their coal-field, the productive and the barren coal-measures; the latter lying within 300 to 500 feet below the Pittsburg coal. I doubt the propriety of any such division applied to the corresponding portion of the coal-measures of Kentucky, since we have comprised within this geological space six coals; three to five of which are locally workable, and one of these, No. 9 of our section, is one of the most reliable and extensively worked coals in the whole coal-measures.

In my report I shall give my views on this subject, and present what I consider the most natural and practically useful classification of our coal-measures. I consider that the amount of information already presented in the previous Kentucky reports, together with the forthcoming report of M. Leo Lesquereux, now in manuscript, will form standard matter for reference on all subjects pertaining to the coal-measures.

The fact, I believe, can now be fully demonstrated, that, except in the anthracite regions, where the Pennsylvania coals acquire great thickness, Kentucky possesses the richest coal-measures of any State of which we have, at present, any precise geological data for comparison, as will be shown in the forthcoming volume.

The chemical work has been carried forward by Dr. Robert Peter, chemical assistant to the survey, with his accustomed vigor, industry, perseverance, and systematic economy of time, and together with his results already published in volumes 2 and 3, his chemical report, in process of preparation, will comprise a vast fund of information; his analyses, already before the public, are now the wonder of analytical chemists, both in this country and abroad.

He has already, for his present report, completed about 528 analyses, 165 of which are soil-analyses, including specimens from 55 counties.

The numerous systematic soil-analyses already recorded in the pre-
vious volumes, together with those preparing now for publication, will, undoubtedly, not only be of immense benefit to the agricultural interests of Kentucky, but it will be one of the most important contributions to agricultural chemistry which has ever appeared.

The varied comparative chemical analyses of ores, fluxes, slags, and pig iron, must prove of great value to the iron-making interests of the country, and, next to Karsten & Muschet's work on iron, furnishes, perhaps, as valuable information on the manufacture of iron as can be found in any publication on this branch of knowledge. Chemical analyses of 223 specimens, connected with this important trade, in addition to those already on record in the previous volumes, are ready for publication.

Though the survey of Kentucky has now accomplished most important and valuable objects, contributing data for the defining of her two coal-fields, and forming a net-work of topographical and geographical lines on which to construct an accurate map, both geologically and geographically, of the features of the State, yet there remains much to be filled out in detail before the great ultimate object of the geological survey can be considered completed, viz: an accurate geological map of the State. In a country like Kentucky, where the geologist had no land sections to guide him for locations, he has been thrown on his own resources for reliable geographical information; and the accomplishment of this work, not strictly nor usually within the sphere of the geologist, has been the most laborious and by far the most expensive part of the survey.

If the work now accomplished in these various departments of the survey be now followed up and supported by liberal appropriations, Kentucky can have, at the close of the survey, both accurate geography and geology; but not otherwise, since these must proceed simultaneously. The more liberal the appropriation, the more rapidly can the survey progress.

With an appropriation of $12,000 per annum, two years would now, probably, suffice to fill up all the deficient local county details within the limits of the western coal-field, and a continuation of the topographical geological surveys in the eastern coal-field, extending over four to six counties; and two to three more years would, I think, suffice to complete the surveys within the margin of this eastern coal-field, which has a much greater area than the west, and is exceedingly mountainous and difficult of access.

It would require, then, comparatively less time to extend the surveys beyond the coal formations, so as to define the limits of the sub-carboniferous, devonian, and silurian rocks; but it cannot be expected that the geology of a State, comprising 40,000 square miles, and embracing upwards of 100 counties, can be surveyed in a few years, when the geography of that State has first to be laid down.

The operations of the last two seasons have been much cramped on account of the law making the geological appropriation for 1858 and 1859, requiring that all outstanding bills for publication of the 2d and 3d volumes should be paid out of it; this has consumed no less than $7,529 19 of the fund, the binding bill alone being $4,600.
The geological corps has thus been left with inadequate means to pay the expenses of a thorough report on the materials now collected. If that fund could be restored, it would suffice to pay the members of the corps for making out their respective reports, draughts, sections, diagrams, maps, and other illustrations, and go a considerable way towards paying the expenses of the publication of the 4th volume. The report will be so voluminous that it will probably be necessary to make a separate volume of the chemical report of Dr. Robert Peter. A great saving could be effected in the next publication, by binding the greater part of the edition of the volume or volumes, as the case may be, about to be issued, with a neat printed paper cover, something after the manner of the first Arkansas report, which I send for your inspection, since it only costs between a fifth and a tenth of binding in cloth. A small part of the edition, for special distribution, might be bound, some in cloth, some in half Turkey, and some full bound in Turkey or morocco. In an edition of 5,000 copies, even if in two volumes, $800 to $1,200 should suffice, by proper management, for the binding, whereas, if bound in cloth, like the former reports, $4,000 would hardly suffice. If the paper cover were adopted, each member could have his copies either with this paper cover, or order them specially bound to suit his taste.

In consequence of the absence of Sidney S. Lyon in the field, I have not been able to obtain a summary from him of his work; but, as a substitute, I have collected sufficient from his various communications to me from camp, informing me of the progress of the work, to give an outline of his surveys during the past two seasons, which I now subjoin.

Summaries will be also found appended, received from Jos. Lesley, jr., topographical assistant in charge of the eastern division of the State; from Dr. Robert Peter, chemical assistant, and from M. Leo Lesquereux, palaeontological assistant, which, together, will afford a succinct view of the whole operations of the geological corps, and will convey a correct idea of the substance of their respective reports, in process of preparation.

D. D. OWEN, State Geologist.

Philadelphia, October 6, 1859.

Dr. D. D. Owen:

Dear Sir: In conformity to your request, I herewith forward a "Synoptical Report of the general results of the Geological Survey of Kentucky (eastern division) in the years 1858 and 1859," all of which is respectfully submitted.

JOS. LESLEY, Jr.,
Topographical Assistant of the Eastern Division.

SYNOPTICAL REPORT.

The party composing Corps No. 3, Eastern Division, numbered, during both seasons, 4.

The field-work in 1858 commenced upon the 1st of September, and continued uninterruptedy until the 13th of December, being 105 days. During this time 181 miles of road were surveyed with the compass,
the elevations being taken with the barometer, and the topography of the whole worked up. Of these 181 miles, 105 were leveled with a regular engineering level, for the purpose of establishing a thorough and accurate basis upon which to build up any future surveys which the State or any of the counties might wish to make.

The remainder of December, 1858, and January, February, and March, of 1859, were occupied with the office-work in plotting up the materials collected in the field.

The field-work in 1859 commenced upon the 11th of April, and was continued, uninterruptedly, until the 1st of September, being 143 days. During this time, 254 miles were surveyed, 195 of which were leveled with the instrument.

Since that time to this present, the materials have been in the office, being worked up by my assistant.

Total number of miles run, 435
Total number of miles leveled, 300

The whole of this work has produced a line, having numerous offsets to coal-banks and other important points, which I have styled in my report the "Out-crop base line of the Eastern Coal-field," which is now being plotted upon a large scale, to be reduced for publication, should appropriations be made for that purpose at the coming meeting of the Legislature.

This out-crop base line starts at Grayson, Carter county, and runs in a zig-zag form southwardly, along the out-crop of the eastern coal and iron field, through the counties of Carter, Rowan, Morgan, Bath, Montgomery, Powell, Estill, Owsey, Jackson, Rockcastle, Pulaski, Wayne, and Clinton, to the Tennessee State line, at a point about six miles to the southeast of Albany C. H.

During the examination of this line such specimens of coals, iron ores, and other minerals, along with samples of the soils, were made as was deemed necessary; and the result was the collection of nearly 100 specimens, which, from time to time, were forwarded to Dr. Robert Peter, for analysis. The majority, however, of these specimens, were collected at too late a day to be reported upon this season, but are in the laboratory ready for analysis, should the survey be continued.

Great pains were taken with this out-crop base line to form a fixed and thorough basis for any future surveys to be made across the great eastern coal-field of the State, stations having been carefully made and bench-marks cut at the forks of every road leading to the eastward, so that at every desirable point of departure fixed data exist both for the starting of compass lines and for the continuation of the levels.

The results of this survey show the following facts, (condensed into as small a space as possible,) which to me appear highly gratifying, viz:

1st. That the lowest coal extends throughout the whole length of the line; that though this lower bed is at times, and in many places, but a streak, still enough remains, in most cases, to be used for local blacksmithing and for home consumption in the farmer's grate.

2d. That, extending above the line southward from Proctor, on the Kentucky river, there are no coals suitable for gas-making or high blast furnaces.

3d. That coal-company these beds are valuable for tanning, and nut oak, poplar, and cherry.

4th. That timber is valuable for tanning, and

5th. That timber be made to wealth.

6th. That timber be made to wealth.

7th. That timber be made to wealth.

8th. That timber be made to wealth.

9th. That timber be made to wealth.

10th. That timber be made to wealth.

SYNOPSIS OF THE GEOLOGICAL LETTERS, WHERE THE GEOLOGY

Since the bills have been run through Garrard, Jessamine, and from the Mason,

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miles have been run.

At the close of the 1859 miles of reading.
Kentucky river, there are two workable beds of coal, proved to be good for gas-making, the grate, and in the manufacture of iron.

3d. That continuous bands of iron ore, more or less thick, accompany these beds of coal, which, at many points, could be worked in the high blast furnace to advantage and profit.

4th. That the line traverses great bodies of timber, much of which is valuable for transportation to the cities, and much for house-building, tanning, and fencing purposes at home: the principal kinds are chestnut oak, poplar, hickory, dog-wood, yellow and white pine, red cedar, and cherry.

5th. That the great rivers, cutting transversely across this line, could be made to become the means by which to transport, cheaply, this wealth.

6th. That though a hill-country, it presents no very serious difficulties in the way of establishing a system of railways.

7th. That though the soil of the hills is by no means equal to that of the low or "blue-grass" counties, it is yet fair, and susceptible of a successful cultivation; also, that there is sufficient of the better class of soils to supply the demand which would, necessarily, follow the extensive working of the minerals; that, also, these hills present unusual advantages as sheep-walks, and from the luxuriant growth of the native wild grape, give promise of improvement in that direction; also, fruit culture, wherever tried, especially on the tops of the highlands, has been, so far as my observation goes, successful; and

8th. That it appears to me of the greatest importance that the survey of this mine of wealth, in the eastern portion of the State, should be continued by carrying on a system of cross lines, all to depart from this out-crop base line, and running southeastwardly along the line of the dip of the rocks, in order to work up in detail the different beds of coal and iron ore, and whatever other minerals there might be.

SYNOPSIS OF WORK PERFORMED BY S. S. LYON, TOPOGRAPHICAL ASSISTANT TO THE GEOLOGICAL SURVEY OF KENTUCKY, AS EXTRACTED FROM HIS VARIOUS LETTERS, WRITTEN AT DIFFERENT TIMES DURING THE PROGRESS OF THE WORK.

SUMMARY.

Since the commencement of the work this spring, the base line has been run through Breckinridge, Hardin, Nelson, Washington, Mercer, Garrard, Jessamine, and back again into Garrard county, four miles from the Madison line.

The base line crosses the Buck Fork of Salt river several times. As these crosses were made during times of flood, at points distant from any ferry or boats, the crossings had to be effected either by swimming or rafting.

Full notes of the topography and geology of the country have been taken along the line, and a complete suite of barometrical observations.

The base line is now, 11th July, 1858, at the 4th crossing of the Kentucky on the 185th mile. Since we commenced in the spring, 118 miles have been run.

At the close of the field-work in 1858, the base line lacked 14 or 15 miles of reaching the Virginia line, in the opinion of the best inform-
ed inhabitants of the country. The existing map of the State, by Miln & Bruder, gives a very incorrect idea of where this due east and west line actually runs. For instance, the line of hills between Powell and Estill is represented on the Miln & Bruder map as running, with very nearly a uniform slight curve, at first north and southwest, then very nearly east and west; whereas, in reality, it has bends and flexures of three or four miles in length, deviating both to the north and south.

The base line, as now established, runs one quarter of a mile north of Harrodsburg, in Breckinridge county; two miles north of Boston, in Nelson county, and passes through the spring property at Harrodsburg, and along the north side of Richmond. It crosses the Licking at Licking Station, runs up the Rocky Fork of Burning Spring Fork of Licking. On this part of the line, even the new Miln & Bruder map of Kentucky is entirely at fault. The line enters Floyd at the crossing of the Licking, but soon crosses due east into Johnson, after which it intersects Big Sandy at the mouth of Little Paint creek, near the corner of Johnson and Floyd counties. In running this east and west base line this season, the Beech Fork of Salt river was crossed eleven times by swimming and rafting. It crosses the Kentucky river seven times, and most of these crossings were made in the same way.

At one of these crossings of the Kentucky river, S. S. Lyon encountered the same fault described by me in the Kentucky Report, 3d vol., page 75, which I found a few hundred yards south of the Kentucky river, in Garrard county, not far from the turnpike road leading from Nicholasville to Bryantville, and only a mile or so below the mouth of Big Hickman creek.

On the north side of this fault, the sections on the Kentucky river expose upwards of 170 feet of bird's-eye Kentucky river marble; whereas, on the south side of the Kentucky river, on the other side of this fault, the orthis testudinaria beds, which lie some 250 or 300 feet above the top of the bird's-eye Kentucky river marble, have abruptly subsided nearly on a level with the coralline limestone, one of the lower members of the Kentucky river marble series, which shows a remarkable disturbance along this line of fault.

S. S. Lyon found along the line of his surveys that the best lands of Garrard, Jessamine, and Madison counties always corresponded to the zone of the silurian rocks. East of the Kentucky river, in Mercer and Washington counties, where the Kentucky river bird's-eye limestone forms the basis of the country, the lands are not so good. The black Devonian slate was found to thin out gradually towards the southeast, in Nelson county. S. S. Lyon found it only from 62 to 58 feet thick. The subordinate falls limestones of Devonian date were only found in very circumscribed detached areas. At one locality the yellow magnesian limestone (of upper silurian date?) was observed close under the black slate.

The base line crossed the Kentucky river for the last time, from the top of a high cliff of black slate, 150 feet high. Two miles beyond it reaches high knobs, composed of sub-carboniferous rocks, and crossed
four streams, in the cuts of two of which the black slate was exposed; and in two others not only the black slate, but the underlying silurian rocks, are visible. In the deep ravines beyond, the sub-carboniferous knobstone alone is exposed.

As the base line approaches the Estill furnace, the great sandstone of the millstone grit is encountered. Here the line crosses hills 300 to 500 feet in height, descending into numberless deep valleys, drains, gullies, and creeks, with frequently abrupt vertical escarpments of rocks interrupting the line, and forming one of the most difficult countries to survey that has yet been encountered during the geological survey of Kentucky. The base line cleared this difficult country on Swift's camp creek.

This great sandstone formation alone is sometimes 240 to 275 feet from the top to its base. The lower beds are in some places composed of loose coarse sand and pebbles; at other localities it is a hard sandstone, dashed only with pebbles on the exposed surface. The upper part is generally a coarse sandstone, running upwards into thin soft flag-stones of finer grain than the underlying rock; under this whole mass is locally to be found a hard quartzose sandstone; with impressions of fossil plants; this rests either on gray sandy shales, aluminous shales, or fire-clay, from 2 to 30 feet thick; and under this is a bed of coal, which varies from a few inches to two feet in thickness. Beneath the fire-clay of this coal is the place of the extensive ore-beds of Estill, Bath, and other adjacent counties. This ore-bed usually rests on, and is in intimate connection with, the upper and often irregularly denuded surface of the sub-carboniferous limestones. A thin layer of clay at some localities separates the ore from the limestone.

When in the field last October, S. S. Lyon, in his communications to me, doubted the equivalency of this great sandstone to the millstone grit and true conglomerate at the base of the coal measures, chiefly from the existence, locally, of a workable bed of coal, and on account of its great thickness; but the fact is now fully established that, locally, there is a good workable coal under the principal mass of the conglomerate, and often not far above the upper members of the sub-carboniferous limestone; and it will be seen, by direct evidence in the report of Mr. Leo Lesquereux, about to be published, that it is no uncommon thing to find the sandstones and conglomerates under our No. 1 A coal; that is, under the equivalent of the Caseyville and Hawesville coals, (which is No. 1 A coal,) and between this coal and the workable coal beneath the above great sandstone, even of greater thickness than that recorded by S. S. Lyon in his communication to me. In every other respect this great sandstone has the usual normal characters of the true conglomerate at the base of the coal-measures, and its associate beds of millstone grit.

On this sandstone rest shales of great thickness; in these were observed several beds of thin coal. At one place, even as many beds in as many feet, which are, no doubt, the various sub-divisions fully described in M. Leo Lesquereux's report, now in manuscript. At other localities, in the space of 150 feet, three or four beds of coal were observed from 1 foot to 26 inches in thickness, separated by spaces
30, 10, 20, and 25 feet, and beneath these there seemed to be four little beds of coal in the space of three feet.

On the Licking, the coals are thicker and the sandstones are both harder and thicker. On the Genny's creek, the sandstones are massive and stupendous; there the lowest coal in sight is 10 inches; 3 feet above is a 30-inch coal, and still higher in the hill there is another thin coal.

From the commencement of the base line on the Ohio, at the mouth of Highland creek, to the station where the line terminated in the fall of 1858, the measured distance is 278 miles 917 feet, or converted into feet, 1,468,757 feet.

As the country between this and the Virginia line was ascertained to be entirely impracticable for teams, and both the men and mules were, by this time, very much worn out, and provisions exhausted, it was found necessary to suspend the line for that season; and when taken up next year, it was deemed advisable to make special preparations for carrying it through, by the aid of pack-mules and horses for the transportation of provisions, &c. From the last accounts, latterly received, from S. S. Lyon, this base line is now probably carried clear through to the Virginia line.

There will be constructed a barometrical section of the whole base line, to accompany S. S. Lyon's report. The deepest ravines encountered on this line are 520 feet, and the highest land those ranges capped with the great sandstone formation, resting on the sub-carboniferous limestone. Near Estill furnace, one range, capped with the waste of the great sandstone, was found to be five hundred and forty-one feet above White Oak creek.

The barometrical observations were taken with the Aneroid barometer, and checked twice; once going out from the camp on the line of survey, and once returning to camp in the evening. The total number of barometrical observations taken by S. S. Lyon along the base line, in 1858, would amount to about 1,000.

A large number of specimens for chemical analysis were collected along, and adjacent to, the line of survey, as far as Red river, which were forwarded to the chemical assistant, Dr. Robert Peter. East of Red river the country became so difficult for teams that they could not be loaded down with specimens; hence the collections were necessarily limited beyond this river.

The work along this line was so laborious that it was found to be very difficult to keep the necessary force in the field.

At the opening of the spring of 1859, S. S. Lyon was instructed to commence his surveys around the eastern margin of the western coal-field, as the fall season was deemed the most favorable time to carry the base line from its intersection on Big Sandy through to the Virginia line.

The surveys around the margin of the western coal-field were commenced at the base line, where it passes through Breckinridge county. From here, S. S. Lyon's surveys crossed this county twice; by one of which lines the east and west base line is connected with the Ohio river, at Cloverport. Grayson county was crossed three times, and
partially by a fourth line. From Litchfield, a line was run by Caseville and Welch's creek to Morgantown, in Butler county; thence up the valley of Renfro's creek to the margin of the coal-fields; thence northwardly, crossing Big Muddy, to the divide between it and Mud river; thence to the margin of the coal formation near the out-crop of the Big Muddy coal; thence to the Greenville road towards Russellville, and with this road to the intersection of the Elkton and Mud river road, ten miles from Greenville; thence towards Elkton and the Narrows, running four miles beyond them to the White Plains road; with this, a few miles; then with a road more north, to a mill on Mud river, intersecting again the edge of the coal-measures; thence to White Plains and the edge of the millstone grit at Hopkinsville, thus closing with the former surveys in Hopkins and Muhlenburg counties.

The returning line, starting from Joseph Harris', surveys on Pond river at Clark's mill to Greenville; thence southwest to the intersection of the line on the Mud river and Elkton road; thence to the intersection of the line on the divide between Mud and Big Muddy rivers; thence to Morgantown and Rochester roads, closing again at Morgantown; thence to Woodberry, crossing the mouth of Big Barren river into Warren county; thence by the most direct road to Brownsville, in Edmonson county, again closing; thence to the Mammoth Cave; thence to Millerstown, and again closing; thence to Afton's, closing again on the railroad.

During this survey, from seven and one-half to seventeen and one-half miles were run daily.

Along the line of surveys on the eastern margin of the western coalfield, the coal-beds are comparatively thin; and only two beds visible, sometimes only one.

A fine bed of ore was traced through the southeast corner of Breckinridge, west part of Grayson and Butler counties. In part of Grayson and Butler, two beds of good limonite iron ore were discovered. To the north and east these ores are generally best and thickest, gradually becoming thinner and more sandy to the southwest, where they are hardly workable. In Ohio county, the lower of these beds is reported from four to five feet thick.

Three beds of limestone are also reported, separated by sandstone. A disturbance and fault are reported, running from Clifty creek, near Baker's mill, and thence to Pond creek.

Five miles from Greenville, in Muhlenburg county, beds of millstone grit are brought up. In the valley of Renfro's creek, a sinclinal fold brings in two beds of coal, one of which, (under limestone,) one mile from Morgantown, has been opened and found to be four feet thick.

Dear Sir: According to your request, I herewith submit a synopsis of my forthcoming report, which will give a general outline of the work in the Botanical-Paleontological department of the survey intrusted to my direction.

M. LEO LESQUEREUX,
Paleontological Assistant.
I have condensed into this synopsis the part of the Geological Survey of Kentucky made by me under your directions, and comprising one hundred and fifty pages, which will make about one hundred pages of printing.

It is divided into three parts:

The first part contains a palaeontological, stratigraphical, and lithological description of the coal strata generally formed in the coal fields of Kentucky, at least of all those which have been found to present some chance of a sufficient thickness for working.

The palaeontological characters of the coal strata, from the lowest coal beds below the conglomerate to the fourth coal below the Mahoning sandstone, are established on reliable data, and in such a manner that a few plates of fossil plants will enable any one to understand them, and to make use of them for the identification of any coal comprised in that space. The number of coal strata thus characterized by fossil plants in Kentucky, are seven workable beds. In the eastern coal fields of Kentucky the bed of coal No. 4, below the Mahoning sandstone, seems to be deficient, or very thin; at least, it has not been found in any place of a workable thickness. But the bed of coal below it, our No. 3, is well developed at some places, and generally cannel coal of the very best quality.

As the palaeontological character may at first be somewhat obscure for those who are not acquainted with fossil plants, or for such localities where they are not found, I have endeavored to fix the position of each coal seam, not only by palaeontology, but by stratigraphical and lithological characters, illustrating and proving their level or geological horizon by numerous local sections. This part of the report contains twenty-five sections.

No very important addition has been made to the facts already published of the coals above the Mahoning sandstone, and between it and the Anvil Rock. The palaeontological characters, enumerated in vol. 3d of the report, remain without much need of alteration or modification. But the stratigraphical and lithological characters have been revised again, and exemplified by sections. The number of coal strata in this section are eight.

The second part of the report shows the place of each coal bank or coal opening, either exposed in a natural outcrop or worked, which has come within the range of my observation. To facilitate the understanding of the position of each coal bed, I have first given a general section of each county examined, or of some counties taken altogether, when the general distribution of the coal was the same; and thus referred each coal bank to the place which it occupies in the section. This examination is the most practical manner of indicating the position of the coal strata, since it enables each proprietor not only to see the true position of the bed of coal which may have been discovered on his property, but to ascertain at what distance either above or below this coal bed he may have a chance of finding another. The counties thus examined are the twelve which, by position, and by mineral riches, offer the greatest advantage for the exportation of the coal on a large scale, or cropping out, or cropping on a part of the land.

The third part of the report is the distribution, scientific interest of the whole, this report of the Kentucky geological distribution and of 1850, when published in 1857, and ought to be read in connection for a further detailed description of coal banks in counties examined in the report. But the work remains to be accompanied by a new Kentucky geological report in the form of a map, one that has the geographical position Rogers will soon publish in Pennsylvania, the most part ent part of the report of the Senate upon which I intend to submit afterwards prepared and run through to which I was directed by a clue to guide me and its partial levels, and I was directed in position of the coal beds also afforded.
coal on a large scale. About eight hundred coal banks, either opened or cropping out, have been examined, and their place marked in this part of the local section of the report.

The third section of the report contains a short comparison of the distribution, geologically and geographically, of the coal strata in Kentucky, Ohio, and Pennsylvania. This comparison is of high scientific interest, as it fixes the general distribution of the coal strata in the whole extent of the coal basins of the United States, and cannot but give to the geological reports of Kentucky a great value as containing the key of the general distribution of the coal. Henceforth all the reports treating of the distribution of coal strata will naturally take their guide and standard of comparison from the sections in the Kentucky coal fields.

The sections made for comparative distribution of coals are all perfectly reliable, since they are either unequivocal plane sections, presented in one and the same side of a single hill, or from well authenticated sections of other well-informed geologists. On the whole, this report on the distribution of the coal in Kentucky, with my report of the 3d vol., will give, I think, a true and accurate account of the Kentucky coal fields, or rather a condensed history of this formation and of their general distribution. Thus, the report of 1858 and 1859, when published, will form a sequel to my former report of 1856 and 1857, and, in fact, the two, to be well understood and applicable, ought to be read in connection. Henceforth, if there is a new appropriation for a continuance of the Geological Survey of Kentucky, some further detailed facts can be elicited in regard to the place of the coal banks in counties not yet explored, and important data added to this report. But for the counties now thoroughly explored, but little remains to be done. It would be of great value to have the report accompanied by a few plates, say four to six. In that case the Kentucky geological report would by far surpass the Pennsylvania Geological report in description and illustration of the coal measures. Any one that has time to read the Pennsylvania Geological report of H. D. Rogers will soon be convinced of the correctness of this assertion. In Pennsylvania I had to work under great disadvantages, and for the most part entirely in the dark, and frequently in opposition to the opinion of the State Geologist, who often denied the equivalence of coals which I identified on paleontological grounds; some of which were afterwards proved to be one and the same beds by extension of levels run through to the two localities. In Pennsylvania I had no key as a clue to guide me in my researches, which I had either to confirm or refute by subsequent observations; whereas, in Kentucky, I had, from the beginning, an approximate section of the coals as they were supposed to exist from stratigraphical observations in connection with partial levels taken with the pocket instrument, at favorable localities, and I was directed to correct according to my view the order of superposition and equivalence if wrong, and retain it if right. The comparatively undisturbed and nearly horizontal condition of the coal measures of Kentucky over the greater part of the area of her coal fields also afforded great facilities for my investigations.
DEAR SIR: I herewith submit summaries of the chemical work to be reported in the 4th or 5th volume of the report for the year 1858 and 1859.

ROBERT PETER,
Chemical Assistant, Laboratory at Lexington, Ky.

SUMMARY.

I find in summing up that I have completed about 528 analyses since the beginning of the year 1858, as follows:

- 165 specimens of soil.
- 71 specimens of limonite iron ores.
- 26 specimens of carbonate of iron.
- 31 specimens of pig iron.
- 22 specimens of iron furnace slags.
- 36 specimens of coals.
- 73 specimens of limestones, including 13 hydraulic limestones.
- 18 specimens of marls, clays, and shales.
- 14 specimens of sandstones.
- 22 specimens of mineral waters.
- 7 specimens of native wine, ashes of Indian corn, cob, wheat, &c.
- 30 specimens of ashes of tobacco from various parts.
- 13 specimens of miscellaneous, including mastodon bones, teeth, &c.

These are from fifty-five counties in Kentucky, and some few of the soils from Iowa, Illinois, Indiana, Wisconsin, and Minnesota, for comparison.

Of the unfinished report, more than two hundred foolscap pages are already written, and it is only brought down in the alphabetical list of the counties as far as Lyon county. A portion, say fifty pages of the first part, is to be re-written, in order, by tabulation of the suites of soils, ores, &c., from the same locality, to reduce the bulk of this work as much as possible, a plan which I have adopted in the latter portion. This chemical report will alone make a volume of two hundred or three hundred pages octavo.

By great exertions, I have succeeded in analyzing all that has been sent to the laboratory, except an interesting collection of ores, slags, pig iron, &c., sent by the kindness of the proprietors, from steam furnaces, Estill county; and a number of soils, ores, &c., of the recent collection of Messrs. Jos. Lesley, jr., and S. S. Lyon, from the southern and eastern portions of the State, which will be retained in hopes of the appropriation of further means for carrying on the survey.

The soils examined are of great variety, and from various portions of the State, and their analysis generally exhibit a deterioration in the cultivated soil, compared with the virgin soil of the same locality; greater even than can be attributed to the essential mineral elements which may have been taken off in the crops produced on it. Illustrating the observations made by European agricultural chemists and practical men, that the soil loses strength, when only exposed to the atmospheric agencies, if any considerable part of its surface is kept free from vegetable growths. Amongst these soils were some which had been examined during the primary or virgin state of the soil. In a majority of the cases it will be observed that the analysis of the same soil is superior to that of the other sections, or flux with which they are mixed, containing especially an ingredient which is corroborated by the observations of Karsmeier in his 'Abhandlungen der wissenschaftlichen Gesellschaft zu Wittenberg,' that the residuum alumina contained in the ash of the slag, especially in the use of the blowpipe, is a cause of strong influence on the soil.
been exhausted by the continued cultivation of tobacco, as well as the virgin soil from the same locality, an effort being made by the analysis of them, and of the ashes of thirty specimens of tobacco, to find out the cause of the exhaustion of the soil by this crop, as well as the remedy for it. How far it has been successful may be seen in the report.

It is believed, that in no part of the world has so much time and continuous labor been devoted to the study of the soil; and notwithstanding the doubts of those who made occasional analyses of it, nowhere have such valuable results to scientific agriculture been obtained in this relation. This study, the laboriousness of which has deterred most practical chemists, geologists, and observers from undertaking it, is just in its infancy, and can only yield beneficial, practical results, after the completion of a great number of accurate analyses of various soils, in different degrees of exhaustion, and under different physical conditions. The difficulties of accurate soil analyses appear so great to some of our oldest and most experienced chemists, that it is asserted that about a month of labor is requisite for one analysis, and that only one, of this kind, can be carried on at one and the same time! a statement which is very different from the experience of the writer, who finds that his time cannot possibly be fully occupied unless a number of analyses are going on, in various stages of progress, at the same time.

The iron ores, pig iron, iron furnace slags, &c., examined, are many of them from the iron furnaces of Crittenden, Trigg, Livingston, Lyon, and Bath counties, &c. In view of the general belief of the injurious influences of phosphorus on iron, making it brittle when cold, (cold short,) search was always made for this element in the ore, limestone, &c., and in the iron produced; and, in one or two instances, in the cinder or slag, with an interesting result.

It is the belief of the best modern authority in the manufacture of iron, Karsten, that if any phosphoric acid exist in the ore, flux, or fuel, it is certain to find its way into the iron in the smelting, and combine with it in the form of reduced phosphorus; and that none of it could be carried out of the furnace in the cinder or slag. As Karsten has generally been copied by most writers on iron, even by Liebig in his Handworterbuch, &c., it is somewhat singular to find some indefinite expressions of Overman, in his work on the manufacture of iron, which show that he entertained a different opinion, and that his practical observations had led him to the conclusion that alumina materials in the ore or flux would act to purify the iron, more or less, from this injurious ingredient. This, if true, is a most valuable hint to the iron smelter, especially as some of the iron ores of the southern part of our State contain a considerable proportion of phosphoric acid.

In those slags which I have examined for phosphoric acid this idea is corroborated; a considerable amount of phosphoric acid was found in the slag, especially in the presence of much alumina; and I am led to the belief that the strong affinity which exists between phosphoric acid and alumina may be employed to a great advantage in purifying our iron, in smelting, from this injurious ingredient; just as an excess of lime
may aid in the removal of sulphur; which injurious substance I also found in the slag.

It is my belief, however, that there may be more phosphorus contained in iron, without materially injuring its toughness, than has generally been admitted by the authority on this subject. The processes employed by them to estimate this substance not having been as delicate as those now employed, besides being very difficult, may cause them to under estimate it. A new set of careful experiments in this relation is required to settle this important question.

Amongst the coals examined was a cannel coal, giving 6,506 per cent. volatile matters, from the tar kiln branch of Stinson's creek, on the Mt. Savage property, Carter county; lower part of the bed brought by J. Lesley, jr. (what you sent from Stinson's creek yielded nearly as much;) said to be used at Ashland for the manufacture of oil, which yielded me more crude oil on distillation than any I have examined; not even excepting the Breckinridge coal. One thousand grains gave the following result, viz:

- 411. crude oil, thin, like that from Breckinridge coal.
- 367. porous coke.
- 182. gas (pretty good illuminating) — 500 cubic inches.
- 40. ammoniacal water.

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The crude oil is equal to 822 lbs., or, say 100 gallons to the ton of 2,000 lbs. This is, doubtless, as great as is obtained from any coal in the world. It is possible that this specimen may not be a fair average of the whole seam. The Curlen cannel coal, Union county, was not found to yield as much oil as was expected.

The true examination of our native wines was made to ascertain their chemical peculiarities, and the influence of wine culture on the soil. These wines, made from the juice of the catawba and herbermont grapes, resemble the Rhine wine in composition, more than any others, but contain more acid than even these (and I believe some racemic acid;) and the mineral material removed from the soil in the wine alone, is found to be quite small in amount.

The investigation of the chemical composition of the ashes of tobacco, corn, wheat, &c., were sufficiently extensive to throw some light on their culture, &c., and the influence on the soil; and it is desirable that more extensive chemical examination be made of the ashes of the various products of our fields and gardens, in connection with the soil analyses, that as much practical benefit to agriculture and horticulture may be obtained as possible.

A number of the limestones analyzed were found to possess the composition of hydraulic limestones. It is found that the presence of a considerable proportion of magnesia, with silica in a finely divided condition in the limestone, are favorable to the property of hardening under water of the mortar made from it. It is believed also that the present, although less in quantity that one per cent., may aid in causing the formation of silicates more or less soluble, to the presence of which this property seems mainly to be owing.
To His Excellency, BERNARD MAGOFFIN,
Governor of the Commonwealth of Kentucky:

Agreeably to the provisions of "An act establishing a Militia System," making it the duty of the Quarter-master General to report annually to the Commander-in-chief the number and condition of the arms and equipments, including in said report all the camp equipage belonging to the State, I have the honor to transmit my report, showing the number and condition of the same in the State arsenal, on the 10th day of October, 1859, together with the issue of arms and equipments to uniform companies, and the receipt from all sources, at the arsenal, since the date of the last report made to the former Executive.

Ordnance and Stores, Arms and Equipments in the State Arsenal.

12,643 The whole number of arms, serviceable and unserviceable, in the State arsenal, is twelve thousand six hundred and forty-three, to-wit:

1 ten-inch mortar, equipped complete.
1 brass 12-pounder, equipped complete.
3 brass 12-pounders, howitzers, equipped complete.
32 brass 6-pounders, equipped complete.
1 brass 6-pounder, in bad order.
2 brass 6-pounders, Mexican, in bad order.
1 brass 3-pounder, English, in bad order.
6 iron 6-pounders, in bad order.
124 artillery sabres.
72 trail handspikes.
46 wipers.
46 sponges and rammers.
36 gunner's gimlets.
36 gunner's pinceen.
36 target scales.
36 pouches.
36 haversacks.
36 tow hooks.
36 prolongs.
36 port-fire stocks.
36 port-fire cases.
36 port-fire shears.
36 lint stocks.
36 priming horns.
36 priming wires.
36 vent punches.
36 vent borer.
36 thumb stalls.
18 sets wheel harness.
18 sets lead harness.
36 wheel saddles.
36 lead saddles.
36 wheel bridles.
36 lead bridles.
36 whips.
72 nose bags.
The above harness, saddles, &c., are sufficient to equip, in complete order, eighteen pieces of flying artillery.

4,313 muskets, flint locks, in good order.
670 muskets, percussion locks, in good order.
60 muskets, Minnie, in good order.
360 muskets received from the United States, in good order.

260 muskets in bad order.
200 rifles, Mississippi, flint locks, in good order.
200 rifles, Hall's, flint locks, in good order.
320 rifles, Deringer, flint locks, in good order.
140 rifles, long range, percussion locks, in good order.
120 carbines, percussion locks, in good order.
140 rifles in very bad order.

1,400 cavalry pistols, in good order.
48 Colt's pistols, in good order.
300 cavalry pistols in bad order.
5,000 infantry equipments in good order.
1,000 broken sets infantry equipments in bad order.
1,280 cavalry swords in good order.
1,280 belts, &c., in good order.

A large lot of muskets, rifles, and cavalry equipments in very bad order.

Camp Equipage and Field Service.

9 caissons and extra wagons.
9 extra amunition chests.
9 extra cannon wheels.
9 extra poles for same.
9 felling axes.
9 shovels.
9 picks.
18 pole pads.
36 tarpaulins, large.
36 water buckets.
36 sponge buckets.
36 tar buckets.

Receipts of Arms into the Arsenal.

3 pieces of ordnance from United States, 1858.
536 long range rifles from United States, 1858-9.
120 muskets from United States, 1858.
40 old muskets from Jessamine county.
12 Colt's pistols from Woodford county.
There has been issued from the State arsenal, for the use of independent uniform companies, upon requisition and bond pursuant to the statute, the following arms and equipments, viz:

1858. June 22. To Capt. P. T. Lavielle, St. Mary's College—
60 flint lock muskets, in good order.
60 sets accoutrements, complete.
10 regulation swords.

40 muskets, percussion locks.
40 sets accoutrements, complete.

1858. July 31. To Capt. S. W. Handly, Louisville—
60 muskets, bright barrels.
60 sets accoutrements, complete.
4 regulation swords.

1858. August 21. To Capt. Wm. R. Curley, Rockcastle county—
30 muskets.
30 sets accoutrements, complete.

1858. September 7. To Capt. J. B. Watkins, Louisville—
1 brass percussion lock cannon, 12-pounder.
20 artillery sabres.
4 regulation swords.
With all the equipments complete.

1858. October 8. To Capt. J. H. Morgan, Lexington—
60 long range rifles.
60 sword bayonets.
60 sets accoutrements, complete.

1858. October 13. To Capt. Wm. E. Woodruff, Louisville—
60 long range rifles.
60 sword bayonets.
1 bullet mould and 1 swage.

1858. November 23. To Capt. W. W. Ford, Bourbon county—
35 muskets.
35 sets accoutrements, complete.
4 regulation swords.
4 sergeant's swords.

1858. December 11. To Capt. J. M. Blagburn, Kenton county—
58 muskets.
59 bayonets.
51 cartridge boxes.
40 straps and belts.
1859. July 1. To Capt. George R. Bibb, Logan county—
40 muskets, flint locks.
40 sets accoutrements, complete.

1 brass cannon, 6-pounder, with equipment complete.
16 artillery sabres.

1859. August 7. To Capt. D. R. Johnson, Henry county—
100 cavalry pistols.
50 cavalry swords.
50 straps and plates.

1859. September 27. To Capt. William Brown, Warren county—
60 muskets, flint locks.
60 sets accoutrements, complete.

Permit me to communicate to your Excellency the information that I have received in relation to the public arms issued to independent uniform companies in the several counties of the State.

I am informed that a great many companies have disbanded, and their arms, &c., are now scattered through the country in the hands of individuals who are not recognized by law, nor accountable to the State for either the safe-keeping or return to the arsenal when required. I have notified the principals and securities on bond in several counties, and very few of them have answered, and none of them have returned their arms; therefore I would suggest to your Excellency, and the General Assembly, the need of a more stringent militia law in regard to the public arms, &c., belonging to the Commonwealth.

I would also call your attention to a piece of brass ordnance taken in the late war with Mexico, and presented to the State of Kentucky by Col. G. A. Caldwell; also, a brass piece taken at the battle of Cerro-gordo, by Col. John S. Williams, and presented to the State of Kentucky. These pieces are unmounted; and if they were properly mounted, they would add greatly to the ordnance department.

All of which is respectfully submitted.

M. D. WEST,
Quarter-master General.

Concurrent Resolutions of the State of New York.

Resolved, (that upon the representations of the citizens of this State, and upon the vigour of your Excellency the Governor, in the interests of the State, and the United States of Christendom, there is a duty to unite in the sacrifices necessary to the welfare of this Union and our Liberty, and to call upon the States of this Union to do their part, by the mechanism of the Constitution, for the suppression of all foreign and domestic combinations which have already proved destructive to our Liberties;)

Resolved, (that the Governor is required to call a session of the several States of the Union in arrest of their Energy and Power of doing their part in the present crisis;)

By order of

Mr. Governor:

E. O. MORGAN.

His Excellency, CHARLES S. MOREHEAD,
Governor of the State of Kentucky, Frankfort.
Concurrent Resolutions in relation to the re-opening of the slave trade.

STATE OF NEW YORK,
IN ASSEMBLY, April 12, 1859.

Resolved, (if the Senate concur,) That this Legislature, and the citizens of this State, look with surprise, mortification, and detestation upon the virtual re-opening, within the Federal Union, of the slave trade: that against this invasion of our laws, our feelings, and the dictates of Christianity, we solemnly protest here, as we will protest elsewhere, and especially at the ballot-box; that we call upon the citizens of this Union to make common cause in the name of religion, humanity, and as friends of principles underlying our system of government, to unite in bringing to immediate arrest and punishment all persons engaged in the unlawful and wicked slave trade, and hereby instruct our Senators and Representatives in Congress to exert all lawful powers for the immediate suppression of the infamous traffic.

Resolved, (if the Senate concur,) That the Executive of this State be required to transmit a copy of this resolution to the Legislatures of the several States of the Union, and earnestly request their co-operation in arresting this great wickedness.

By order of the Assembly.

WM. RICHARDSON, Clerk.

Concord in without amendment.

By order.

S. P. ALLEN, Clerk.

Mr. Grover moved the following resolution, viz:

Resolved, That one member of the Senate from each of the representative districts be appointed to prepare and bring in a bill dividing the State into thirty-eight Senatorial districts, and apportioning the representation in the Senate and House of Representatives, as required by the constitution.

Which was adopted.

Mr. Chambers moved the following resolution, viz:

Resolved, That the Public Printer print two hundred copies of the Governor's message for the use of each member of the Senate.

Which was adopted.

On motion of Mr. Grundy,

Leave of absence was granted to Mr. Pennebaker.

Mr. Grundy moved the following resolution, viz:

Resolved, That this hall be tendered to the State Agricultural Society, after the adjournment to-morrow, for the purpose of holding their annual meeting, &c.

Which was adopted.

And then the Senate adjourned.
WEDNESDAY, DECEMBER 7, 1859.

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

On motion of Mr. Prall—1. A bill to amend the charter of the Centreville and Jacksonville Turnpike Road Company.

On motion of same—2. A bill to empower the county of Bourbon to make subscription stock of turnpike road companies within said county.

On motion of same—3. A bill to incorporate the Jacksonville Cemetery Company.

On motion of Mr. Anthony—4. A bill to change the time of holding Allen county quarterly courts.

On motion of Mr. McBrayer—5. A bill to enable the county court of Anderson county to raise means to re-build the court-house and clerks' offices of said county.

On motion of Mr. Alexander—6. A bill to change and amend the laws now in force giving changes of venue in civil cases.

Ordered, That the committee on Internal Improvement prepare and bring in the 1st and 2d; the committee on Religion the 3d; the committee on County Courts the 4th; the committee on the Judiciary the 6th; and Messrs. McBrayer, Grover, and Gillis the 5th.

And then the Senate adjourned.

The Speaker gave the following bills, viz:

On the Judiciary:
Landaff W. A.
Charles Chambernab, William
On Circuit Court:
John A. Prall,
On Propositions:
Irven, Samuel
On Internal Affairs:
Davidson, James
On Privileges:
Haycraft, William
On Finance:
G. Rhea, T. T.
On Education:
William C. G.
On the Penal:
G. Lyons, A.
On Military:
Samuel E. De
On Agriculture:
McKee, W. T.
On the Sink:
and E. D. W.
On Federal:
Ben. P. Cissel
On Executive:
John M. John
THURSDAY, DECEMBER 8, 1859.

The Speaker announced the following standing and joint committees, viz:


JOINT COMMITTEES.


1. Mr. Johnson presented the petition of Charles T. Bronson, which was received, the reading dispensed with, and referred to the committee on Education.

2. Mr. Rust presented the petition of sundry citizens of Greenup, Carter, and Lawrence, praying for the establishment of a new county, to be composed of parts of said counties, which was received, the reading dispensed with, and referred to the committee on Propositions and Grievances.

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

On motion of Mr. Grundy—1. A bill to amend the law fixing the time of holding the summer term of the Washington county circuit court.

On motion of Mr. Johnson—2. A bill to establish the Paducah Savings Institution, of Paducah.

On motion of same—3. A bill to establish the Mechanics' Savings Institute, of Paducah.


On motion of same—5. A bill to repeal an act passed at the session of 1857, in reference to the districted lands west of the Tennessee river.

On motion of same—6. A bill for the benefit of J. Q. A. King, late Acting Governor of the State.

On motion of same, and for other purposes:—

On motion of Mr. Johnson—1. A bill to establish the Paducah Savings Institution, of Paducah.

On motion of the terms of this Commonwealth.

On motion of the circuit court.

On motion of the late sheriff of the Lawrence county.

On motion of the town of Burks.

On motion of the Jefferson Insurant.

On motion of the late sheriff of the Lawrence county.

On motion of the late clerk of the Georgetown.

On motion of the Allen county commi...
On motion of same—7. A bill establishing a State Military School, and for other purposes.

On motion of Mr. Rust—8. A bill to increase the jurisdiction of the quarterly courts of this Commonwealth.

On motion of Mr. Rhea—9. A bill to change the time of holding the terms of the Logan quarterly courts.

On motion of Mr. Alexander—10. A bill to amend the road laws of this Commonwealth.

On motion of Mr. Grover—11. A bill authorizing the county court of Owen county to change the State road in said county, leading from Georgetown, in Scott county, to Owenton, in Owen county.

On motion of Mr. Rust—12. A bill to change the time of holding the Lawrence county quarterly courts.

On motion of Mr. Boles—13. A bill to change the time of holding the circuit courts in the counties of Cumberland, Clinton, and Russell.


On motion of Mr. Barrick—15. A bill to charter the Glasgow and Rocky Hill Turnpike Road Company.

On motion of Mr. Boles—16. A bill to amend the charter of the town of Burksville.

On motion of Mr. Lyons—17. A bill to amend the charter of the Jefferson Insurance Company, of Louisville.

On motion of same—18. A bill to charter the First German Protestant St. Paul’s Congregation, of Louisville.

On motion of same—19. A bill to incorporate the German Washington Mutual Association, of Louisville.


On motion of Mr. Glenn—21. A bill to amend the law to further protect the rights of married women, approved February 23, 1846.

On motion of same—22. A bill to repeal the law prohibiting the circulation of bank bills of less denomination than five dollars, passed session 1857–8.

On motion of Mr. Cissell—23. A bill for the benefit of Geo. Parker, late sheriff of Union county.


On motion of Mr. Anthony—25. A bill to legalize the actions of the Allen county court at its October term of 1859.
The committee on Circuit Courts was directed to prepare and bring in the 1st and 13th; the committee on Military Affairs the 7th; the committee on the Judiciary the 8th, 16th, 17th, 19th, 21st, and 25th; the committee on Internal Improvement the 10th and 15th; the committee on Propositions and Grievances the 11th; the committee on County Courts the 12th and 20th; the committee on Religion the 18th; Messrs. Boles, Alexander, and Barrick the 14th; Messrs. Johnson, Alexander, and Denny the 2d; Messrs. Johnson, Grover, and Denny the 3d; Messrs. Johnson, Alexander, and Cosby the 4th; Messrs. Johnson, Jenkins, and Irvin the 5th; Messrs. Johnson, McBryar, and Grover the 6th; Messrs. Ray, Prall, and Walton the 9th; Messrs. Cissell, Irvin, and Walker the 23d; and Messrs. Cissell, Johnson, and Jenkins the 24th.

Mr. Grover moved the following resolution, viz:

Resolved, That so much of the Governor's message as relates to finance, be referred to the committee on Finance.

That so much of said message as relates to the subject of education and the common school system, be referred to the committee on Education.

That so much of said message as refers to banks, be referred to the committee on Banks.

That so much of said message as relates to the geological and mineralogical survey of the State, be referred to the committee on Geological Survey.

That so much of said message as relates to charitable institutions, be referred to the committee on Finance.

That so much of said message as relates to the purity of the elective franchise, be referred to the committee on Elections.

That so much of said message as relates to federal affairs, be referred to the committee on Federal Relations.

That so much of said message as relates to the reorganization of the militia, be referred to the committee on Military Affairs.

That so much of said message as relates to slavery, be referred to the committee on the Judiciary.

That so much of said message as relates to the penitentiary, be referred to the committee on the Penitentiary.

That so much of said message as relates to the sinking fund, be referred to the committee on the Sinking Fund.

Which was adopted.

Mr. Johnson moved the following joint resolution, which was read, and ordered to lie one day on the table, viz:

Resolved, That so much of the Governor’s message as refers to the running of the boundary line between the States of Kentucky and Tennessee, together with the report of the commissioners appointed to accomplish that work, be referred to a joint select committee of the House and Senate.

Mr. Rea moved that the resolution (reported from the committee on Finance) be referred to a joint select committee of nine members, to consist of three from the Senate and three from the House.

Which was agreed to.

And the following resolution was read:

Resolved, That so much of the Governor’s message as refers to the running of the boundary line between the States of Kentucky and Tennessee, be referred to a joint select committee of the House and Senate.

1. Mr. Grover moved the following joint resolution, which was read, and ordered to lie one day on the table, viz:

Resolved, That so much of the Governor’s message as refers to the purifying the common school system of the State, be referred to a joint select committee of three members, to consist of one from the Senate and two from the House.

Which was agreed to.

On motion of Mr. Grover, leave was granted to bring in, at the call of the House, a joint resolution prohibiting the marriage of any person, the father of whom has married in her sister State, to a person of the same sex, not a native of said State.

On motion of Mr. Johnson, leave was granted to bring in, at the call of the House, a joint resolution prohibiting the marriage of any person, the father of whom has married in her sister State, to a person of the same sex, not a native of said State.

On motion of Mr. Johnson, leave was granted to bring in, at the call of the House, a joint resolution prohibiting the marriage of any person, the father of whom has married in her sister State, to a person of the same sex, not a native of said State.

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On motion of Mr. Johnson, leave was granted to bring in, at the call of the House, a joint resolution prohibiting the marriage of any person, the father of whom has married in her sister State, to a person of the same sex, not a native of said State.
Mr. Read moved the following resolution, viz:

Resolved, That two hundred copies of the standing committees (reported by the Speaker this morning) be printed for the use of the Senate.

Which was adopted.

And then the Senate adjourned.
On motion of same—7. A bill to increase the jurisdiction of justices and quarterly courts.

On motion of Mr. Pennebaker—8. A bill for the benefit of Hart & Mapother.


On motion of same—10. A bill to amend chapter 27th of the Revised Statutes, title Courts.

On motion of same—11. A bill to amend section 832, of chapter 3, article 1, of the Civil Code.

On motion of same—12. A bill to amend the charter of the Franklin Savings Institution.

On motion of same—13. A bill to charter the Smyserstown Turnpike Road Company.


On motion of Mr. Taylor—15. A bill to amend article 2d, chapter 37th, of the Revised Statutes, title Executors and Administrators.

On motion of same—16. A bill to charter the Taylor’s Mill Turnpike Road Company, in Mason county.

On motion of Mr. Pennebaker—17. A bill for the benefit of the clerk of the Louisville chancery court.

On motion of Mr. Jenkins—18. A bill to create an additional magistrate’s district in Ballard county.

On motion of same—19. A bill to change the place of voting in one of the precincts in Ballard county.

The committee on Propositions and Grievances was directed to prepare and bring in the 1st; the committee on Revised Statutes the 2d, 7th, and 15th; the committee on Privileges and Elections the 3d and 19th; the committee on the Judiciary the 4th; the committee on Education the 5th; the committee on Finance the 8th and 9th; the committee on the Court of Appeals the 10th; the committee on the Codes of Practice the 11th; the committee on Banks the 12th; the committee on Internal Improvement the 13th and 16th; the committee on Religion the 14th; the committee on Circuit Courts the 18th; Messrs. Irwin, Johnson, and Jenkins the 6th; and Messrs. Pennebaker, DeHaven, and Cissell the 17th.

Mr. Walton moved the following joint resolution, viz:
Resolved by the General Assembly of the Commonwealth of Kentucky, That they will proceed on Monday, the 12th day of December, 1859, at 12 o'clock, A. M., by joint ballot, to the election of a United States Senator for the State of Kentucky, from and after the 4th day of March, 1861.

The rule of the Senate requiring a joint resolution to lie one day on the table being dispensed with,

Said resolution was adopted.

Mr. Gillis moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts be requested to communicate to the Senate, at his earliest convenience, what further time, if any, after the first Monday in January next, may be necessary to enable him to prepare and present his report, balance the books, and close the unfinished business of his office; and what additional force in the way of clerks, if any, may be necessary to aid him in its completion; and what additional expense, if any, will be required for this purpose.

Which was adopted.

Mr. Cissell moved the following resolution, viz:

Resolved, That a committee of one from each judicial district be appointed by the Speaker, to prepare and bring in a bill to establish an additional circuit court judicial district.

Which was adopted.

Mr. Cissell moved the following resolution, viz:

Resolved, That the committee on Propositions and Grievances be instructed to inquire into the propriety and expediency of removing the seat of government to the city of Louisville, and report, &c.

Which was adopted.

Mr. Alexander moved the following resolution, viz:

Resolved, That the Auditor be required to state the amount that has been annually paid out of the treasury to Judges pro tem. of the circuit courts of this Commonwealth; that he state how much has been paid in each judicial district, up to the 1st day of December, 1859.

Which was adopted.

Mr. Pennebaker moved the following resolution, viz:

Resolved, That the committee on Finance inquire into the expediency and propriety of bringing in a bill to increase the pay of the sheriffs of the State for collecting and paying in the public revenue.

Which was adopted.

Mr. Johnson moved the following resolution, viz:

Resolved, That the use of the Senate Chamber be tendered to the
Agricultural Society, for the purpose of holding a meeting at 7 o'clock this evening.

Which was adopted.

Mr. Jenkins moved the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That on Wednesday next, December 14th, at 12 o'clock, an election, on joint ballot, shall be held for Public Printer and State Librarian.

Which was read and laid on the table for one day.

A message was received from the House of Representatives, announcing the passage by that House of the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That so much of the Governor's message as refers to the running of the boundary line between the States of Kentucky and Tennessee, together with the report of the commissioners appointed to accomplish that work, be referred to a joint select committee of the House and Senate, consisting of five members from the House and three from the Senate.

Mr. Grundy moved that Mr. Jenkins have leave of absence for a few days.

Which was granted.

Mr. Rust moved that Mr. McBrayer have leave of absence until Monday next.

Which was granted.

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

By Mr. Johnson—
1. A bill for the benefit of John Q. A. King.
2. A bill for the benefit of the clerk of the Lincoln circuit court.
3. A bill to authorize the county court of Anderson county to lay and collect a tax for certain purposes.

By Mr. Cissell—
4. A bill for the benefit of the clerk of the Union circuit court.
5. A bill for the benefit of Jesse Stephens, of Caldwell county.

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

The rule of said bills was then put in order to the committee on Finance.

The rule of the 2d and 3d readings of the 2d and 3d readings of the bills was engrossed,

Resolved, That the engrossed bills be referred to the committee on Finance.

To the Hon. DEAR SIR: The Cashier of the People's Bank, I inclose the following statement of our affairs:

Statement of the affairs of the People's Bank, December 9th, 1842:

<table>
<thead>
<tr>
<th>Notes discounted.</th>
<th>Bills of exchange.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Suspended debt.</td>
<td>Protest account.</td>
</tr>
<tr>
<td>Safe, vault, and fixtures.</td>
<td>Cash means.</td>
</tr>
<tr>
<td>Gold and silver.</td>
<td>Eastern exchange.</td>
</tr>
<tr>
<td>Notes of other banks.</td>
<td>Due from banks.</td>
</tr>
<tr>
<td>Capital stock paid.</td>
<td>Contingent fund.</td>
</tr>
<tr>
<td>Circulation.</td>
<td>Due depositors.</td>
</tr>
<tr>
<td>Due banks.</td>
<td></td>
</tr>
</tbody>
</table>

Dec. 9.]
The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

The 2d and 3d were severally ordered to be engrossed and read a third time; the 1st was referred to the committee on Finance; the 4th to the committee on Circuit Courts; and the 5th to the committee on Finance.

The rule of the Senate, constitutional provision, and third reading of the 2d and 3d bills having been dispensed with, and the same being engrossed,

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

The Speaker laid before the Senate a communication from the Auditor of Public Accounts, in reference to the condition of the People's Bank, which is as follows, viz:

_Auditor's Office, Ky., Dec. 9, 1859._

To the Hon. Thomas P. Porter, Speaker of the Senate:

Dear Sir: In accordance with the charter establishing the People's Bank, I inclose a copy of the report received on yesterday from the Cashier of said Bank, which shows its condition on the 1st instant.

I am, very respectfully,

THO. S. PAGE, Auditor.

*Statement of the condition of the People's Bank of Kentucky, December 1, 1859.*

**ASSETS.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notes discounted</td>
<td>$288,568.50</td>
</tr>
<tr>
<td>Bills of exchange</td>
<td>112,536.40</td>
</tr>
<tr>
<td>Suspended debt</td>
<td>3,413.75</td>
</tr>
<tr>
<td>Protest account</td>
<td>453.93</td>
</tr>
<tr>
<td>Safe, vault, and fixtures</td>
<td></td>
</tr>
<tr>
<td>Cash means</td>
<td>$354,569.23</td>
</tr>
<tr>
<td>Gold and silver</td>
<td>1,290.00</td>
</tr>
<tr>
<td>Notes of other banks of Kentucky</td>
<td></td>
</tr>
<tr>
<td>Eastern exchange</td>
<td>29,111.46</td>
</tr>
<tr>
<td>Due from banks and bankers</td>
<td>21,816.47</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$492,945.64</td>
</tr>
</tbody>
</table>

**LIABILITIES.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Capital stock paid in</td>
<td>$174,105.00</td>
</tr>
<tr>
<td>Circulation</td>
<td>263,414.00</td>
</tr>
<tr>
<td>Due depositors</td>
<td>28,565.91</td>
</tr>
<tr>
<td>Contingent fund</td>
<td>26,424.29</td>
</tr>
<tr>
<td>Due banks</td>
<td>435.44</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$492,945.64</td>
</tr>
</tbody>
</table>
SATURDAY, DECEMBER 10, 1859.

Mr. Johnson presented the petition of Charles T. Bronson.
Which was received, the reading dispensed with, and referred to the Committee on Education.

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

On motion of Mr. Alexander—1. A bill to incorporate Russell Lodge, No. 284, A. Y. Masons.

On motion of Mr. Read—2. A bill to define the jurisdiction of the courts of justices of the peace, and of quarterly courts, in this Commonwealth.

On motion of Mr. Lyons—3. A bill to amend chapter 28, article 5, of the Revised Statutes, title Robbing and Burglary.

On motion of Mr. Read—4. A bill to more effectually suppress the stealing and carrying away of slaves in this Commonwealth, by making the penalty for which death.

On motion of Mr. Grundy—5. A bill to provide for the printing of the annual report of the State Agricultural Society, &c.

On motion of Mr. Read—6. A bill to establish a uniform Civil Code of this Commonwealth.

On motion of Mr. Read—7. An act to provide for the maintenance of the circuit courts in the several counties of this Commonwealth.

On motion of Mr. Read—8. An act to establish a uniform form of the circuit court of the county of Kentucky, and to provide for the maintenance thereof.

On motion of Mr. Read—9. An act to incorporate the Hospital Company of the city of Bowling Green.

On motion of Mr. Read—10. An act to incorporate the Church of Uganda, in the city of Bowling Green.

On motion of Mr. Read—11. An act to incorporate the town of Foster, in the county of Warren.

On motion of Mr. Read—12. An act to incorporate the Bank of Kentucky, and to provide for its management.

On motion of Mr. Read—13. An act to establish the insane asylum, and Mining Company of the county of Warren.

The committee on the report from the House of Representatives, to the several representation of the counties, for the 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, and 13th.

Resolved by the Senate, That so much of the boundary of the counties, as is not included in the Acts 1st and 12th, be maintained, in conformity to the terms of the boundary Acts of the House of Representatives, and that the Senate, consisting of the members of that body, be informed of the report of the Senate.

On motion of Mr. Read—14. The rule on the floor of the Senate was suspended.

And said rules were suspended, and the Senate

DEC. 10.
On motion of Mr. Boles—6. A bill to amend section 709 of the Civil Code of Practice.

On motion of Mr. Grover—7. A bill to amend the exemption laws of this Commonwealth.

On motion of Mr. McKee—8. A bill to change the time of holding the terms of the quarterly courts of Powell county.

On motion of Mr. Johnson—9. A bill to establish the Planters' Bank of Kentucky.

On motion of Mr. Alexander—10. A bill for the benefit of the clerks of the circuit courts of this Commonwealth.

On motion of Mr. Pennebaker—11. A bill to incorporate the Hospital Company for the relief of persons deprived of reason.


On motion of Mr. Marshall—13. A bill to amend the charter of the town of Foster, of Bracken county.

On motion of Mr. Cissell—14. A bill to incorporate the Navigating and Mining Company of Pond river.

The committee on the Judiciary was directed to prepare and bring in the 2d, 3d, 4th, 7th, 11th, and 14th; the committee on Agriculture and Manufactures the 5th; the committee on the Codes of Practice the 6th; the committee on County Courts the 8th; the committee on Banks the 9th; the committee on Religion the 12th; Messrs. Alexander, Boles, and Denny the 1st; and Messrs. Marshall, Taylor, and Rust the 13th.

The following joint resolution was received from the House of Representatives, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That so much of the Governor's message as refers to the running of the boundary line between the States of Kentucky and Tennessee, together with the report of the commissioners appointed to accomplish that work, be referred to a joint select committee of the House and Senate, consisting of five members from the House and three from the Senate.

On motion of Mr. Johnson—
The rule of the Senate requiring joint resolutions to lie one day on the table was dispensed with,

And said resolution was taken up, twice read, and concurred in by the Senate.
The Speaker appointed Messrs. Johnson, Rhea, and Glenn as a Senate committee to act in accordance with said resolution.

Mr. Grover moved the following resolution, viz:

Resolved, (as a standing rule of the Senate during the present session,) That when bills from the House of Representatives are taken up, they shall have their first and second readings by their titles, and be referred by the Clerk to the appropriate committees.

Which was adopted.

Mr. Grover moved the following resolution, which was read and ordered to lie one day on the table, viz:

Resolved, That a committee of two of the Senate, and three of the House of Representatives, be appointed to examine the Lunatic Asylum, at Lexington, with power to inquire into and report upon its management, fiscal condition, and all other matters relating to said institution.

Mr. Marshall moved the following resolution, viz:

Resolved, That the use of this Chamber be tendered the President and Directors of the State Agricultural Society, for the purpose of holding a meeting this evening.

Which was adopted.

The following joint resolution, in the orders of the day, was read, viz:

Resolved, That so much of the Governor's message as refers to the running of the boundary line between the States of Kentucky and Tennessee, together with the report of the commissioners appointed to accomplish that work, be referred to a joint select committee of the House and Senate, consisting of five members from the House and three from the Senate.

On motion of Mr. Johnson, the same was laid on the table.

The following joint resolution, in the orders of the day, was read, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That on Wednesday next, December 14th, at 12 o'clock, an election, on joint ballot, shall be held for Public Printer and State Librarian.

Which was adopted.

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

By Mr. Cissell, from the Judiciary committee—
1. A bill to empower the Baptist Church, of Paris, to sell and convey certain real estate belonging to said Church.

By Mr. Chambers, from the committee on Internal Improvement—

2. A bill to incorporate the Mathias Mining Company.

By Mr. Glenn, from the same committee—
3. A bill to regulate the operation of banks in Kentucky.

By Mr. Glenn, from the same committee—
4. A bill to create another internal improvement company.

By Mr. Irwin, from the same committee—

By same, to determine the mode of delivering the proceeds of certain lands into the State treasury.

6. A bill to incorporate the Southern Railroad Company.

By Mr. Riley, from the committee on Internal Improvement—
7. A bill to organize a new bank in Kentucky.

By Mr. Jones, from the same committee—
8. A bill for the relief of the State Agricultural Society.

By Mr. Banks, and the same committee—
9. A bill to create a new company to be denominated the Ohio Company.

10. A bill for the incorporation of the Berea Charity Company.

Which were passed with the amendments aforesaid.

The rule of the 1st, 2d, and 3d readings of said bills was suspended.

The 1st, 2d, and 3d readings of the bills, were referred to a committee of the whole, and the same were read a third time.
2. A bill to empower the county court of Bourbon to make subscriptions to the capital stock of turnpike road companies within said county.

By same from the same committee—

3. A bill to amend the charter of the Centreville Turnpike Road Company.

By Mr. Cissell—

4. A bill to incorporate the town of Uniontown, Union county, Kentucky.

By Mr. Irvin—


By Mr. Rhea—

6. A bill to change the time of holding the quarterly court of Logan county.

By Mr. Rust, from the committee on County Courts—

7. A bill to change the time of holding the Lawrence quarterly courts.

By Mr. Johnson—

8. A bill to incorporate the Mechanics' Savings Institution, of Paducah.

By same—

9. A bill to incorporate the Paducah Savings Institution.

By Mr. Boles—

10. A bill for the relief of Louis A. Waggener.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

The 1st, 2d, 3d, 4th, 5th, and 6th were ordered to be engrossed and read a third time; the 7th and 8th were referred to the committee on Banks, and ordered to be printed; and the 9th to the committee on County Courts.

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

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

A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:
1. An act to amend an act to incorporate the town of Benton, Marshall county.

2. An act to amend an act, entitled, "An act to incorporate the German Gymnastic Association, of Newport."

3. An act to amend the charter and laws of Jamestown, in Campbell county.

4. An act for the benefit of Reuben Gill.

5. An act to incorporate Madison County Agricultural Society.

6. An act to incorporate Madison County Mutual Insurance Company.


9. An act to incorporate the Board of Education of the Kentucky Annual Conference of the Methodist Episcopal Church South.

10. An act to incorporate Louisville Lodge, No. 81, Independent Order of Odd Fellows.

11. An act to incorporate the Star Lodge, No. 2, of the American Protestant Association.


14. An act to amend the charter of the New Orleans and Ohio Railroad Company.

15. An act to repeal an act to prohibit fishing in the North Fork of Licking river.

16. An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green.

17. An act for the benefit of Amelia and Jerome B. Jewell.

Also, that the House of Representatives had concurred in a joint resolution originating in the Senate, relating to the election of a United States Senator.

A message, in writing, from the Governor, was received by James W. Tate, Esq., Assistant Secretary of State, as follows, viz:

EXECUTIVE DEPARTMENT,
December 10, 1859.

Gentlemen of the Senate:

I nominate for your advice and consent, Thomas B. Monroe, jr., for the office of Secretary of State, he having been commissioned as such since the adjournment of the last General Assembly.

B. MAGOFFIN.
Mr. DeHaven, from the committee on Finance, to whom was referred
A bill for the benefit of J. Q. A. King,
asked further time for the consideration of said bill.
Which was granted.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled resolution which originated in the Senate, entitled,

A resolution in relation to the election of a United States Senator,
And had found the same truly enrolled.

Said resolution having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and it was delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Speaker laid before the Senate a report from the Agent and Keeper of the Penitentiary.

The Speaker laid before the Senate the report of the President of the Kentucky and Louisville Mutual Insurance Company.

The Speaker laid before the Senate a communication from the Auditor of Public Accounts.

And then the Senate adjourned.

MONDAY, DECEMBER 12, 1859.

A message was received from the Governor, by Mr. Thomas B. Monroe, jr., Secretary of State, announcing that the Governor had approved a joint resolution, originating in the Senate, entitled,

A resolution in relation to the election of a United States Senator.

Mr. Glenn presented a circular addressed to the friends of agricul-
tute, which was read, and referred to the committee on Agriculture
and Manufactures.

A message was received from the House of Representatives, an-
nouncing that they had passed bills of the following titles, viz:

1. An act for the benefit of John W. Haws, of Lawrence county, and
2. An act for the benefit of C. F. Wing.
3. An act for the benefit of W. H. C. Wing.
4. An act to incorporate the Paducah and Russellville Railroad
   Company.
5. An act to incorporate the Campbellsville Educational Society, of
   Taylor county.
6. An act to authorize the special term of the Anderson circuit court.
7. An act to fix the time of holding the quarterly court for Hart
   county.
8. An act to fix the time of holding the quarterly court for Simpson
   county.
9. An act to change the time of holding the Taylor county court.
10. An act concerning divorces and changing names.
11. An act to authorize the appointment of a treasurer for Boone
    county.
12. An act to prescribe the means and mode of opening roads in
    Boone county.
13. An act to provide an additional voting place in district No. 2,
    in Campbell county.
14. An act to amend the charter of the German Lutheran St. John’s
    Church, in Newport, Kentucky.
15. An act to incorporate the Alexandria and Tibbatt’s Cross-Roads
    Turnpike Company, in Campbell county.
16. An act to amend the charter of the city of Augusta, Bracken
    county.
17. An act to incorporate the Buffalo Spring Cemetery, at Stanford.
18. An act to amend an act to establish the police court at Win-
    chester.

Mr. Alexander presented the report of the institution for the Deaf
and Dumb.

Ordered, That said report go into the orders of the day for to-mor-
row.
The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By Mr. Cissell—
1. A bill to incorporate the German Washington Mutual Association, of Louisville.

Which was read twice, and recommitted to the committee on the Judiciary.

By Mr. Whitaker—
2. A bill for the benefit of the clerks of circuit and county courts of this Commonwealth.

By Mr. Grundy—
3. A bill for the benefit of the clerk of the Louisville chancery court.

By Mr. Grover—
4. A bill to authorize the county court of Owen to change the State road in said county.

By Mr. Chambers—
5. A bill to repeal an act approved the 18th of February, 1858.

By Mr. Irvin—
6. A bill to change the place of voting in Indian creek precinct, in Owsley county.

By Mr. Grover—
7. A bill to amend section 26 of the Criminal Code of Practice.

By Mr. McBrayer—
8. A bill for changing the time of holding the quarterly courts of Powell county.

By same—
9. A bill regulating the time of holding the quarterly courts of Washington county.

By same—
10. A bill to change the time of holding the Allen county quarterly courts.

By Mr. Denny—
11. A bill to incorporate Russell Lodge, No. 284.

By Mr. Rust—
12. A bill to establish a conventional rate of interest.

Which was read twice and recommitted to the Judiciary committee.

Ordered, That 150 copies of the same be printed for the use of the General Assembly.

Mr. Walker moved that the 7th pass into the orders of the day.
And upon the question being taken, it was decided in the affirmative.

Ordered, That 150 copies of the same be printed for the use of the General Assembly.

The 2d, 3d, 4th, 5th, 6th, 8th, 9th, 10th, and 11th were read the first time and ordered to be read a second time.

The constitutional provision as to the second reading of said bills being dispensed with, they were ordered to be engrossed and read a third time.

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. Andrews moved that Mr. Fisk have leave of absence for an indefinite period.

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

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

On motion of Mr. Walton—1. A bill to establish a school for the education of idiotic and imbecile children in this Commonwealth.

On motion of Mr. Grover—2. A bill concerning the Southern Bank of Kentucky, and the bonds of the State held by said bank.

On motion of Mr. Walton—3. A bill for the purpose of preventing marriages of consanguinity.

On motion of Mr. Alexander—4. A bill to authorize certain records in the office of the surveyor of Adair county to be transcribed.

On motion of Mr. Grover—5. A bill repealing all laws now in force incorporating the town of Monterey, in Owen county, and for other purposes.

On motion of Mr. Lyon—6. A bill to amend the laws with reference to the city court of Louisville.

On motion of Mr. Anthony—7. A bill to amend the law in relation to county levies.

On motion of Mr. Barrick—8. A bill to apply at least one half of all sums collected on account of fines and forfeitures to the common school fund.

On motion of Mr. Walker—9. A bill to amend the 28th chapter of the Revised Statutes, entitled Crimes and Punishments.

On motion of Mr. Denny—10. A bill to repeal the tax upon jacks, studs, and bulls, known as the license tax.

Dec. 12.

On motion of Mr. London, Lauck, and Jenkins, leave was granted to Somerset, Hacker, late of two years.

On motion of Mr. Walton, the town of Hoc.

On motion of Mr. Lyon, the quarterly court.

The committee on education the 2d; the committee on public health the 2d, 3d, 4th, 5th, 6th, 8th, 9th, 10th; the committee on County Court of the 2d; the committee on County Court of the 10th; the committee on County Court of the 10th.

Mr. Glenn—11. A bill to establish a Union Asylum, and to act for the House of Industry of the State, and for the support of the said institution, and for other purposes.

Which was agreed to.

Mr. Grover—12. A bill to amend the laws concerning the common school fund.

WHEREAS, The common school fund in Kentucky is insufficient, and are still in the hands of the people and are used in the support of the schools of the Commonwealth.

Resolved, That our Senate do, by and with the advice and consent of our friends and the people of Kentucky, incorporate the town of Monterey, in Owen county, and for other purposes.

Resolved by the Senate and House of Representatives of the Commonwealth of Kentucky, That the Senate do, by and with the advice and consent of the Senate and House of Representatives of the Commonwealth of Kentucky, incorporate the town of Monterey, in Owen county, and for other purposes.

Resolved by the Senate and House of Representatives of the Commonwealth of Kentucky, That the Senate do, by and with the advice and consent of the Senate and House of Representatives of the Commonwealth of Kentucky, incorporate the town of Monterey, in Owen county, and for other purposes.
On motion of Mr. Gillis—11. A bill to establish a State road from London, Laurel county, by way of Sublimity and Buck creek bridge, to Somerset, in Pulaski county.

On motion of Mr. Cissell—12. A bill to repeal the law requiring the county courts to appoint commissioners to examine and supervise the assessments made by the assessors of taxable property.

On motion of Mr. Gibson—13. A bill for the benefit of James Hacker, late sheriff of Owsley county, allowing him the further time of two years to collect his taxes and fee bills.

On motion of Mr. Read—14. A bill to amend the charter of the town of Hodgenville, Larue county, and for other purposes.

On motion of Mr. Taylor—15. A bill to amend the act establishing quarterly courts in the several counties of this Commonwealth.

The committee on Banks was directed to prepare and bring in the 2d; the committee on the Judiciary the 4th, 6th, 14th, and 15th; the committee on Propositions and Grievances the 5th; the committee on Education the 8th; the committee on the Revised Statutes the 9th and 10th; the committee on Internal Improvement the 11th; the committee on County Courts the 12th; the committee on Finance the 13th; Messrs. Walton, Walker, Barrick, and Johnson the 1st; Messrs. Walton, Grover, and Johnson the 3d; and Messrs. Anthony, Cissell, and Jenkins the 7th.

Mr. Glenn moved the following joint resolution, viz:

Resolved, That a committee of two from the Senate, and three from the House of Representatives, be appointed to visit the Western Lunatic Asylum, near Hopkinsville; and that they report of the condition of said institution, and what appropriation will be necessary for the support of its inmates.

Which was read, and ordered to lie one day on the table.

Mr. Grover moved the following joint resolutions, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That our Senators in Congress be instructed, and our Representatives requested, strongly to urge upon the treaty-making power of the gov-
ernment of the United States the necessity of so amending the tenth section of our treaty with Great Britain in regard to fugitives from justice, which was ratified at London, on the 13th day of October, 1842, by the British minister and American envoy respectively, so as to include in its provisions fugitives from service or labor, so held under the constitution and laws of the United States, or of either of the States.

Resolved, That the Governor of this Commonwealth be requested to forward, under his official seal, a copy of the foregoing preamble and resolution to each of our Senators and Representatives in Congress, and a like copy to the President of the United States.

Which was read, and ordered to lie one day on the table.

Ordered, That 150 copies of the same be printed for the use of the General Assembly.

The Senate then took up a joint resolution, offered by Mr. Grover on Saturday, appointing a joint committee to visit the Eastern Lunatic Asylum, at Lexington.

Which was read.

Mr. Alexander moved the following amendment, viz:

Strike out "two" in the resolution, and insert three; and, also, that said committee visit and examine into the condition and management of the Deaf and Dumb Asylum, at Danville, and report to the General Assembly during its present session.

And the question being taken upon the adoption of the amendment proposed by Mr. Alexander, 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.

Whereupon the Speaker appointed Messrs. Grover, Alexander, and Johnson a committee from the Senate to act in accordance with said resolution.

A communication from the Auditor of Public Accounts, in response to a resolution adopted by the Senate on Friday, was taken up and read, as follows, viz:

AUDITOR'S OFFICE, KY. Frankfort, December 10, 1859.

To the Hon. Thomas P. Porter,
Speaker of the Senate:

Dear Sir: In answer to a resolution of the Senate of yesterday, I can only reply, as I did to a similar resolution of the House of Representatives of the 8th inst., "that it will take from sixty to ninety days to finish the business referred to, and complete all things, and I shall need the assistance of one clerk."

I am, very respectfully,

THO. S. PAGE, Auditor.
Mr. Grover moved the following resolution, viz:

Resolved, That the response of the Auditor of Public Accounts be referred to the committee on the Judiciary, with instructions to report by bill or otherwise.

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

Mr. Glenn then moved that said communication be referred to the committee on Finance.

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

A message from the Governor was taken up and read, as follows, viz:

EXECUTIVE DEPARTMENT, J
December 10, 1859;

Gentlemen of the Senate:
I nominate for your advice and consent, Thomas B. Monroe, jr., for the office of Secretary of State, he having been commissioned as such since the adjournment of the last General Assembly.

B. MAGOFFIN.

Mr. Walton moved that the Senate confirm the nomination.

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

The report of the Keeper of the State Penitentiary was taken up and read.

Ordered, That 150 copies of the same be printed for the use of the General Assembly.

[For Report—see Legislative Documents.]

The report of the Louisville Mutual Insurance Company was taken up and read, as follows, viz:

A general report of the business of the Kentucky and Louisville Mutual Insurance Company, up to and including the 30th November, 1859:

The whole number of Policies issued on real estate is 3,557, insuring property to the amount of...

The number of Policies on merchandise, renewed or issued during the past year, is 23, insuring property to the amount of...

Deduct amount of policies expired and cancelled...

Leaving at risk 1st December, 1859...

The whole amount of Premium Notes taken is...

Deduct amount of Premium Notes discharged and cancelled...

Leaving in force as a fund liable to assessment...
Amount received for Premium and Assessment calls.................. $146,916 56
Amount received for Policy fees, (real estate).......................... 3,556 00
Amount received for Premiums on merchandise.......................... 5,473 49
Amount received for fees for Policies on merchandise.................. 68 00
Amount received for extra Premiums...................................... 1,962 30
Amount received for interest.............................................. 473 15
Amount due to Agents...................................................... 42 13
______________________________________________________________
$157,692 22

Amount paid for Expenses since April, 1859.............................. $41,025 01
Amount paid for Losses and Repairs...................................... 107,834 30
Amount paid for Commission to Agents.................................. 1,950 44
Amount due by Agents...................................................... 165 93
Cash in Bank to Company's credit........................................ 1,716 64
Promissory notes payable within 90 days................................. 5,000 00
______________________________________________________________
$157,692 22

AUG. J. WHITESTONE,
Secretary.

LOUISVILLE, 7th December, 1859.

Ordered, That 150 copies of the same be printed for the use of the General Assembly, and that the report be referred to the committee on Finance.

The hour having arrived for the execution of the joint order of the day, the election of a United States Senator.

Mr. Grover moved that a committee be appointed to inform the House of Representatives that the Senate was now ready to proceed to the election of a United States Senator,

Whereupon Messrs. Grover and Andrews were appointed said committee.

A message was received from the House of Representatives, by Messrs. Clay and Carlisle, announcing that they were now ready to proceed to the execution of the joint order of the day, the election of a United States Senator.

The Speaker announced that nominations for the office of United States Senator were then in order.

Whereupon Mr. Grover nominated, for that office, the Hon. John C. Breckinridge.

Mr. Rhea nominated, for the same office, the Hon. Joshua F. Bell.

Messrs. Grover and Andrews were appointed a committee to inform the House of Representatives of the nominations made in the Senate.

A message was received from the House of Representatives, by Mr. Carlisle, announcing that the Hon. John C. Breckinridge and the Hon. Joshua F. Bell had been put in nomination, in that House, for the office of United States Senator.

The vote was:


Messrs. Gilpin, of the Senate, presented the part of the report of the committee on Finance.

A message was received from the House of Representatives, by Messrs. Clay and Carlisle, announcing that the Hon. John C. Breckinridge and the Hon. Joshua F. Bell had been put in nomination, in that House, for the office of United States Senator.

Whereupon Mr. Breckinridge was declared elected United States Senator from Kentucky, for the term of years from and after Dec. 8th, 1859.

On motion of Mr. Breckinridge, Ordered, That the Secretary inform the Senate, to accordingly note the same.

And then the roll was closed.
The vote was then taken, which resulted as follows, viz:

Those who voted for Mr. Breckinridge, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Thornton F. Marshall,
William T. Anthony, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, J. E. Gibson, John A. Prall,
Samuel H. Boles, Robert E. Glenn, William B. Read,
Charles Chambers, Asa P. Grover, Henry M. Rust,
Benjamin P. Cissell, Thomas S. Grundy, E. D. Walker,
William S. Darnaby, Samuel H. Jenkins,
T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
George Denny, James McKee, W. C. Whitaker—14.
William C. Gillis, Charles D. Pennebaker,

Messrs. Glenn and Bruner were appointed a committee on the part of the Senate, to confer with a similar committee appointed on the part of the House of Representatives, to ascertain the joint vote, and report the same to the Senate.

After a short time, the committee reported that they had discharged the duty assigned them; and, on comparison of the vote of the two Houses, found that the Hon. John C. Breckinridge had received eighty-one votes, and the Hon. Joshua F. Bell fifty-two votes.

Whereupon the Hon. John C. Breckinridge was declared duly elected United States Senator for the State of Kentucky, to serve for six years from and after the 4th day of March, 1861.

On motion of Mr. Rust—

Ordered, That a committee of two be appointed on the part of the Senate, to act in conjunction with a similar committee appointed on the part of the House of Representatives, to inform the Hon. John C. Breckinridge of his election to the office of United States Senator.

Whereupon Messrs. Rust and Gillis were appointed said committee. And then the Senate adjourned.
TUESDAY, DECEMBER 13, 1859.

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

An act for the benefit of John Miller, of Madison county.
An act for the benefit of J. B. Harper, of Louisville.
An act for the benefit of Lupe & Evans, of Louisville.
An act for the benefit of Charles C. Reufer, of Louisville.
An act for the benefit of John G. Hunt, of Louisville.
An act for the benefit of John Cawein & Co.

Also, that they had concurred in a resolution from the Senate, entitled,

A resolution in relation to the election of a Public Printer and State Librarian.

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

By the committee on the Judiciary—
A bill to incorporate the Washington Mutual Association.

By same—
A bill to legalize the court of claims of Allen county.
Which were read the first time, and ordered to be read a second time.

The constitutional provision as to the second reading of said bills being dispensed with, they were ordered to be engrossed and read a third time.

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.

By same—
A bill to amend the 20th section of the Code of Practice.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Whitaker moved an amendment thereto.
Mr. Read also moved an amendment.
On motion of Mr. Gillis—
Ordered, That the further consideration of said bill be postponed for the present, and that the Public Printer forthwith print 150 copies of the same for the use of the General Assembly.

By same—
A bill to amend the 24th section of the Code of Practice.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Glenn moved an amendment thereto: strike out "fifty," and insert one hundred.
Mr. Grover 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 proposed by Mr. Glenn, and it was decided in the negative.
The yeas and nays being required thereon by Messrs. Glenn and Gillis, were as follows, viz:

Those who voted in the affirmative, were—
William T. Anthony, John L. Irvan, William H. McBrayer,
Alex. L. Davidson, Samuel H. Jenkins, James McKee,
William C. Gillis, John M. Johnson, Cyrenius Wait—10.
Robert E. Glenn,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, Charles D. Pennebaker,
T. T. Alexander, George Denny, John A. Prall,
Landaff W. Andrews, John F. Fisk, William B. Read,
James R. Barrick, J. E. Gibson, Albert G. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, Samuel Haycraft, E. D. Walker,
Benjamin P. Cissell, John G. Lyon, C. J. Walton,
William S. Darnaby,

Ordered, That 150 copies of said bill be printed for the use of the General Assembly.
The committee on the Judiciary also reported bills of the following titles, viz:
A bill to amend section 832 of the Code of Practice, in relation to the jurisdiction of quarterly courts.
A bill to amend the 29th section of the Civil Code of Practice.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the further consideration of the same be postponed for the present, and that the Public Printer forthwith print 150 copies, each, thereof for the use of the General Assembly.

The committee on the Judiciary asked to be discharged from the further consideration of a leave to them referred, to bring in a bill to increase the jurisdiction of quarterly courts.
Which was granted.

A message was received from the House of Representatives, asking leave to withdraw their report of the passage of the bills of the following titles, viz:

An act for the benefit of J. B. Harper, of Louisville.
An act for the benefit of Charles C. Reufer, of Louisville.
An act for the benefit of Lupe & Evans, of Louisville.
An act for the benefit of John G. Hunt, of Louisville.
An act for the benefit of John Cawein & Co., of Louisville.

Which was granted.

And said bills were delivered to the messenger.

The Senate, by special leave, took up a bill from the House of Representatives, entitled,

An act for the benefit of John W. Haws, of Lawrence county, and Stephen J. England, sheriff of Carter county.
Which was read the first time, as follows, viz:

That whereas, it is satisfactorily shown that J. W. Haws, sheriff of Lawrence county, has paid the sum of $59 25, and S. J. England has paid the sum of $28 20, to jurors summoned from Carter county to attend the circuit court in Lawrence county at its October term, 1859, in the case of the Commonwealth against Gabriel Endicott, charged with murder; and that instead of the same being paid by the trustee of the jury fund of Lawrence county, the claims were certified to the Auditor of Public Accounts for payment, he not being authorized by law to pay the same. For remedy whereof,

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That John W. Haws, sheriff of Lawrence county, be allowed fifty-nine dollars and twenty-five cents, and S. J. England twenty-eight dollars and twenty cents, for the jurors summoned from Carter county to attend the circuit court in Lawrence county at its October term, 1859, in the case of the Commonwealth against Gabriel Endicott, charged with murder.

Ordered, That the further consideration of the same be postponed for the present, and that the Public Printer forthwith print 150 copies, each, thereof for the use of the General Assembly.

The rule of said bill having been dispensed with,

Ordered, That the further consideration of the same be postponed for the present, and that the Public Printer forthwith print 150 copies, each, thereof for the use of the General Assembly.

Mr. Anson: The question was decided in the following: § 2. Be it enacted, That John W. Haws, sheriff of Lawrence county, and S. J. England, sheriff of Carter county, be allowed fifty-nine dollars and twenty-five cents, and twenty-eight dollars and twenty cents, for the jurors summoned from Carter county to attend the circuit court in Lawrence county at its October term, 1859, in the case of the Commonwealth against Gabriel Endicott, charged with murder, and that instead of the same being paid by the trustee of the jury fund of Lawrence county, the claims were certified to the Auditor of Public Accounts for payment, he not being authorized by law to pay the same. For remedy whereof,

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That John W. Haws, sheriff of Lawrence county, be allowed fifty-nine dollars and twenty-five cents, and S. J. England twenty-eight dollars and twenty cents, for the jurors summoned from Carter county to attend the circuit court in Lawrence county at its October term, 1859, in the case of the Commonwealth against Gabriel Endicott, charged with murder; and that instead of the same being paid by the trustee of the jury fund of Lawrence county, the claims were certified to the Auditor of Public Accounts for payment, he not being authorized by law to pay the same. For remedy whereof,
dollars and twenty cents, for that amount paid by them to jurors summoned from Carter county in the case of the Commonwealth against Gabriel Endicott, charged with murder, and that the Auditor of Public Accounts issue his warrant on the treasury for the same.

Ordered, That said bill be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Andrews moved to amend the same by adding thereto the following:

§ 2. Be it further enacted, Eastham, late sheriff of Lawrence county, be allowed thirty dollars for his services in summoning jurors from the county of Carter for two terms of the Lawrence circuit court, in the case of the Commonwealth against Gabriel Endicott, charged with murder, and that the Auditor of Public Accounts issue his warrant on the Treasurer for the same.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

The question was then taken on the passage thereof, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, James McKee,
William T. Anthony, J. E. Gibson, Charles D. Pennebaker,
Landaff W. Andrews, William C. Gillis, John A. Prall,
John B. Bruner, Asa P. Grover, William B. Read,
Charles Chambers, Thomas S. Grundy, Albert G. Rhea,
Benjamin P. Cissell, Samuel Hayes, Henry M. Rust,
A. D. Cosby, John L. Irvan, Harrison Taylor,
William S. Darnaby, John M. Johnson, Cyrenius Wait,
Alex. L. Davidson, John G. Lyon, E. D. Walker,
Samuel E. DeHaven, Thornton F. Marshall, C. J. Walton,

Those who voted in the negative, were—

James R. Barrick, Robert E. Glenn

Resolved, That the title thereof be as aforesaid.

A resolution establishing a rule of the Senate was then taken up, which reads as follows, viz:

Resolved, (as a standing rule of the Senate during the present session.) That when bills from the House of Representatives are taken
up, they shall have their first and second readings by their titles, and be referred by the Clerk to the appropriate committees.

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

A joint resolution was then taken up and read, which was as follows, viz:

Resolved, That a committee of two from the Senate, and three from the House of Representatives, be appointed to visit the Western Lunatic Asylum, near Hopkinsville; and that they report the condition of said institution, and what appropriation will be necessary for the support and comfort of its inmates.

And the question being taken upon the adoption of the same, it was decided in the affirmative.

Whereupon the Speaker appointed Messrs. Glenn and Cosby said committee from the Senate.

The Senate then took up the joint resolutions relating to treaties for the surrender of fugitives from labor, which read as follows, viz:

Whereas, The citizens of Kentucky have been for a series of years, and are still subjected to an annual loss involving hundreds of thousands of dollars, by the escape from this State of persons held to service or labor in the State, under the constitution and laws of the United States, and under the constitution and laws of the State of Kentucky, into the British possessions of North America: And whereas, no treaty exists between the governments of Great Britain and the United States for the reclamation and extradition of persons so escaping from labor or service; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That our Senators in Congress be instructed, and our Representatives requested, strongly to urge upon the treaty-making power of the government of the United States the necessity of so amending the tenth section of our treaty with Great Britain in regard to fugitives from justice, which was ratified at London, on the 13th day of October, 1842, by the British minister and American envoy respectively, so as to include in its provisions fugitives from service or labor, so held under the constitution and laws of the United States, or of either of the States.

Resolved, That the Governor of this Commonwealth be requested to forward, under his official seal, a copy of the foregoing preamble and resolution to each of our Senators and Representatives in Congress, and a like copy to the President of the United States.

Mr. Glenn moved the following amendment thereto, viz:

And to the Governors of each State of this confederacy, with a request that they lay the same before their respective Legislatures.

The question being taken on the amendment offered by Mr. Glenn, it was decided in the negative.

Dec. 13.

The question of the proposed amendment was then decided.

A bill was then taken up, and read, which was as follows, viz:

Resolved, That a joint resolution was then taken up and read, which was as follows, viz:

Resolved, That a committee of two from the Senate, and three from the House of Representatives, be appointed to visit the Western Lunatic Asylum, near Hopkinsville; and that they report the condition of said institution, and what appropriation will be necessary for the support and comfort of its inmates.

And the question being taken upon the adoption of the same, it was decided in the affirmative.

Whereupon the Speaker appointed Messrs. Glenn and Cosby said committee from the Senate.

The Senate then took up the joint resolutions relating to treaties for the surrender of fugitives from labor, which read as follows, viz:

Whereas, The citizens of Kentucky have been for a series of years, and are still subjected to an annual loss involving hundreds of thousands of dollars, by the escape from this State of persons held to service or labor in the State, under the constitution and laws of the United States, and under the constitution and laws of the State of Kentucky, into the British possessions of North America: And whereas, no treaty exists between the governments of Great Britain and the United States for the reclamation and extradition of persons so escaping from labor or service; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That our Senators in Congress be instructed, and our Representatives requested, strongly to urge upon the treaty-making power of the government of the United States the necessity of so amending the tenth section of our treaty with Great Britain in regard to fugitives from justice, which was ratified at London, on the 13th day of October, 1842, by the British minister and American envoy respectively, so as to include in its provisions fugitives from service or labor, so held under the constitution and laws of the United States, or of either of the States.

Resolved, That the Governor of this Commonwealth be requested to forward, under his official seal, a copy of the foregoing preamble and resolution to each of our Senators and Representatives in Congress, and a like copy to the President of the United States.

Mr. Glenn moved the following amendment thereto, viz:

And to the Governors of each State of this confederacy, with a request that they lay the same before their respective Legislatures.

The question being taken on the amendment offered by Mr. Glenn, it was decided in the negative.
The question being then taken on the adoption of the resolutions proposed by Mr. Grover, it was decided in the affirmative.

A bill to amend the 36th section of the Criminal Code of Practice, was then taken up.

Sundry amendments being proposed thereto,

Ordered, That the further consideration of said bill be postponed, and that the Public Printer forthwith print 150 copies of the same for the use of the General Assembly.

The report of the Deaf and Dumb Asylum was then taken up.

Ordered, That 1,000 copies of the same be printed.

[For Report—see Legislative Documents.]

On special leave, Mr. Alexander introduced a supplemental report, which was laid before the Senate.

Said report reads as follows, viz:

To the General Assembly of the Commonwealth of Kentucky:

The Trustees of the Kentucky Institution for the education of Deaf Mutes, respectfully make a supplemental report.

During the year 1858 we purchased a lot of ground adjoining the premises of the institution, which we very much needed, for five hundred dollars, ($500). Our grounds immediately around our buildings were, and still are, very much contracted. Early in the same year, we purchased thirty-seven and a half acres of land, lying at a convenient distance, for one hundred and twenty-five dollars per acre, amounting to the sum of four thousand six hundred and eighty-seven dollars and fifty cents, ($4,687 50). This was a very fortunate purchase. We had previously only about ten acres of ground. The number of our pupils has so increased, being over a hundred for the whole year, that we were compelled to have additional ground for garden and pasturage.

The purchase of this ground has enabled us to enlarge our garden to four acres; from which, by the labor of our own boys, we raise the largest part of our vegetables. We have sufficient pasturage for our cows for a large part of the year, and raise our own hay and a large portion of our oats, and have fattened a part of our beef and mutton on the grass. There is also an orchard on the ground purchased, which we design to enlarge to supply ourselves abundantly with fruit. It would hardly have been possible to sustain the institution longer without additional grounds, and we could have made no other purchase of land in the neighborhood so convenient and suitable.

On this purchase, and for another lot purchased a few years ago, we owe a debt, principal and interest, of over eighteen hundred dollars. We have now nearly fifty acres of land—the fencing upon a large part of which is old and dilapidated. The largest part of that immediately around our buildings is almost ready to fall.

The greatest want in the instruction of deaf mutes is a good book of:
elementary lessons. We have an elementary work now in the press, prepared by the Principal of the institution, which, we think, will supply this desideratum, and enable our pupils to learn as much in the first two years of their course, as they have heretofore done in three. This work, in consequence of being illustrated by near five hundred engravings, a very important and necessary aid to deaf mutes, will cost about seventeen hundred dollars ($1,700).

The cost of the land and lots purchased, and of the printing of this book of elementary lessons, will be, in the whole, seven thousand two hundred and eighty-seven dollars; all of which has been paid for except about eight hundred dollars ($800) on the book, and eighteen hundred dollars ($1,800) on the land—twenty-four hundred dollars ($2,400) in the whole.

Our new building is, in part, heated by steam, by Gold's Heater, a successful economical, and most comfortable mode of warming. But it has been applied only to something more than one half of the house. When finished, the whole house, of five stories, one hundred and six feet in length, and sixty wide, will be warmed by one fire, consuming only a cord of wood per day. The apparatus is simple, and requires but little attention. Until finished, we have to heat a portion of the house by grates; while the fire for the steam is sufficient for the whole if the apparatus were extended. We are thus losing the fuel, sufficient for the whole, for nearly one half the house.

The plumbing works are also unfinished, which supply the different parts of the house with water, and carry off the waste water. The finishing of these would greatly add to the convenience and comfort of the house.

We are anxious to use gas, in some form, to light our two principal buildings, both for convenience and economy. Gas works are now applied to single buildings with success. An ample amount of light is necessary for deaf mutes, who learn everything through the eye.

We have, in part, put up a servants' house, which is unfinished, and which we are unable to use.

We have only two cisterns, when we need six for a full supply of water. For several weeks during the fall we were entirely destitute of water, and were compelled to haul it for every purpose. Our three old buildings need repainting badly, as well as other repairs. We have four buildings, costing about sixty thousand dollars, and necessary outbuildings, and the fencing of nearly fifty acres of land, to keep in repair. The annual incidental expenditure for this purpose is very considerable. There are, in addition, unforeseen and unavoidable contingencies. A heavy expense of this character fell upon us during the last winter. In the latter part of February, a hurricane passed over us, and removed the tin from the largest part of the roof of our new edifice, the cost of replacing which was six hundred and twenty-seven dollars ($627.)

Our buildings are inadequately insured; they cost, as stated above, about sixty thousand dollars, and are insured for only twenty thousand, our means not enabling us to exceed that amount.

Our new edifice has cost us thirty-nine thousand, six hundred and
fifty dollars, and forty-four cents, ($39,650 44,) towards which the State has, by special appropriation, contributed only seventeen thousand five hundred.

In view of these statements, we respectfully, but earnestly, ask of the Legislature an appropriation of ten thousand dollars ($10,000) for the following purposes, viz:

- To pay the balance due on lands purchased: $1,800 00
- To finish the heating and plumbing apparatus: $2,500 00
- To finish servants' house, build four cisterns and ice house, and fencing: $2,000 00
- For gas works, painting, repairs and improvements, and elementary work: $3,700 00

Total: $10,000 00

Our applications to the Legislature for special appropriations have been comparatively few, and for small amounts; and we confidently hope for a favorable response, believing that the institution under our care, in the management of which we are but the servants of the State, deserves your liberal support. Without a grant of the amount here asked for, we cannot see how the wants of the institution are to be provided for, and its interests must severely suffer. For a detail of its condition, we refer you to our stated report already made.

On behalf of the Board of Trustees.

J. T. BOYLE,
CHARLES HENDERSON.
Superintending Committee.

Ordered, That 100 copies of said bill be printed for the use of the General Assembly.

The Speaker laid before the Senate a response from the Auditor of Public Accounts to a resolution adopted by the Senate on the 9th of December, requiring information of him concerning the amount paid to pro tem. judges of this Commonwealth.

And then the Senate adjourned.
The Senate resumed the consideration of a bill, entitled
A bill to amend section 26 of the Code of Practice,
With sundry amendments proposed thereto.
Mr. Gibson moved to lay the bill and amendments on the table.
And the question being taken thereon, it was decided in the affirmative.

Mr. Gillis, 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 election of a Public Printer and State Librarian.

A resolution relating to the boundary line between the States of Kentucky and Tennessee.

And had found the same truly enrolled.

Said resolutions having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. Marshall asked leave of the Senate to take up from the Clerk's table a bill from the House of Representatives, entitled

An act to amend the charter of the city of Augusta, Bracken county.

On the question being taken, Shall leave be granted? it was decided in the affirmative.

The said bill was then taken up, read once, and ordered to be read a second time.

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

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

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

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Rhea moved that the House of Representatives' bills on the Clerk's table be taken up, read the first and second time, and referred to appropriate standing committees.

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

Whereupon the following bills from the House of Representatives were taken up and read the first and second times, viz:

1. An act to amend an act to incorporate the town of Benton, Marshall county.
2. An act to amend an act, entitled "An act to incorporate the German Gymnastic Association, of Newport."
3. An act to amend the charter and laws of Jamestown, in Campbell county.
4. An act to incorporate Madison County Mutual Insurance Company.
5. An act to incorporate Louisville Lodge, No. 81, Independent Order of Odd Fellows.
8. An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green.
9. An act to authorize the appointment of a treasurer for Boone county.
10. An act to prescribe the means and mode of opening roads in Boone county.
11. An act to authorize the special term of the Anderson circuit court.
12. An act to fix the time of holding the quarterly court for Hart county.
13. An act to fix the time of holding the quarterly court for Simpson county.
14. An act to change the time of holding the Taylor county court.
15. An act to amend an act to establish the police court at Winchester.
16. An act to provide an additional voting place in district No. 2, in Campbell county.

Ordered, That the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th
be referred to the committee on the Judiciary; the 11th to the committee on Circuit Courts; the 12th, 13th, 14th, and 15th to the committee on County Courts; and the 16th to the committee on Privileges and Elections.

A message was received from the Governor, by Mr. Thomas B. Monroe, jr., Secretary of State, announcing that the Governor had approved a joint resolution, originating in the Senate, entitled A resolution in relation to the election of a Public Printer and State Librarian.

A message, in writing, from the Governor, was received by Mr. Thomas B. Monroe, jr., Secretary of State.

A message was received from the House of Representatives, announcing that they had concurred in a joint resolution originating in the Senate, entitled A resolution appointing a committee to visit the Lunatic Asylum, at Lexington.

That they had passed bills from the Senate of the following titles, viz:
1. An act to change the time of holding the Lawrence quarterly courts.
2. An act to change the time of holding the quarterly courts of Logan county.

And that they had passed bills of the following titles, viz:
1. An act to incorporate the Louisville Gaiety Association.
2. An act to incorporate Aspen Grove Male and Female Seminary.
3. An act concerning uncertified deeds in the Louisville chancery court.
4. An act for the benefit of the sheriffs of this Commonwealth.
5. An act for the benefit of James Tuggle, of Knox county.
7. An act to authorize the Marshall county court to change the State road.
8. An act to amend an act to establish an additional voting and justices' precinct in Crittenden county.
9. An act to amend the 3d section, and 3d article, chapter XCI, of the Revised Statutes, on the subject of Coroners.
10. An act for the benefit of John Cawein & Co., of Louisville.
The hour having arrived for the execution of the joint order of the day, the election of Public Printer and State Librarian,

Messrs. Read and Rhea were appointed, by the Speaker, a committee to inform the House of Representatives that the Senate was now ready to proceed to the election of Public Printer and State Librarian.

A message was received from the House of Representatives, by Messrs. Harrison and Cleveland, announcing that they were now ready to proceed to the execution of the joint order of the day, the election of Public Printer and State Librarian.

The Speaker announced that nominations for the office of Public Printer were then in order.

Whereupon Mr. Walton nominated, for that office, John B. Major.

Mr. Rhea nominated, for the same office, A. G. Hodges.

Messrs. Glenn and Whitaker were appointed a committee to inform the House of Representatives of the nominations made in the Senate.

A message was received from the House of Representatives, by Mr. Hitt, announcing that John B. Major and A. G. Hodges had been put in nomination, in that House, for the office of Public Printer.

The vote was then taken, which resulted as follows, viz:

Those who voted for Mr. Major were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
William T. Anthony, Samuel E. DeHaven, Thornton F. Marshall,
James R. Barrick, John F. Fisk, William H. McBrayer,
Samuel H. Boles, J. E. Gibson, John A. Prall,
Charles Chambers, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
A. D. Cosby, Thomas S. Grundy, E. D. Walker,

Those who voted for Mr. Hodges were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
George Denny, James McKee, W. C. Whitaker—14.

William C. Gillis, Charles D. Pennebaker.

Messrs. Boles and Haycraft were appointed a committee on the part of the Senate, to confer with a similar committee appointed on the
part of the House of Representatives, to ascertain the joint vote, and report the same to the Senate.

After a short time, the committee reported that they had discharged the duty assigned them; and on comparison of the vote of the two Houses, found that John B. Major had received eighty-two votes, and A. G. Hodges fifty-one votes.

Whereupon John B. Major was declared duly elected Public Printer for two years from and after the first Monday in August, 1860.

Mr. Fisk nominated A. W. Vallandingham for the office of State Librarian.

Mr. Johnson nominated, for the same office, G. A. Robertson.

Messrs. Johnson and Walker were appointed a committee to inform the House of Representatives of the nominations made in the Senate.

A message was received from the House of Representatives, by Messrs. Finn and Neil, announcing that A. W. Vallandingham and G. A. Robertson had been put in nomination, in that House, for the office of State Librarian.

The vote was then taken, which resulted as follows, viz:

Those who voted for Mr. Vallandingham, were—


Those who voted for Mr. Robertson, were—


Messrs. Alexander and Grover were appointed a committee on the part of the Senate, to confer with a similar committee appointed on the part of the House of Representatives, to ascertain the joint vote of the two Houses, and report the same to the Senate.

After a short time, the committee reported that they had discharged the duty assigned them; and on comparison of the vote of the two Houses, found that A. W. Vallandingham had received eighty-three votes, and G. A. Robertson fifty votes.
Whereupon A. W. Vallandingham was declared duly elected State Librarian.

Mr. Johnson moved the following resolution, viz:

Resolved, That the Register of the Land Office report to the Senate all the laws now in force in reference to the districted lands west of the Tennessee river.

Which was adopted.

Mr. Walton moved the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor be requested to invite Dr. Joseph Parrish, of “The Pennsylvania Training School for the Education of Feeble-Minded Children,” to visit this Legislature for the purpose of giving a demonstration of the practicability of educating feeble-minded children.

The rule of the Senate requiring a joint resolution to lie one day on the table being dispensed with,

Said resolution was taken up and adopted.

Mr. Walton moved the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor be, and he is hereby, requested to invite Dr. S. M. Bemis, of Louisville, to visit the Legislature during the present session, for the purpose of laying before them any information in his possession on the subject of marriages of consanguinity.

The rule of the Senate requiring a joint resolution to lie one day on the table being dispensed with,

Said resolution was taken up and adopted.

Mr. Taylor moved the following resolution, viz:

Resolved, That the committee on Banks inquire into the expediency and propriety of requiring the proper authorities to subscribe for the remaining 4,000 of the 10,000 shares of stock which the State of Kentucky, by the charter of the Southern Bank of Kentucky, was authorized to take in that institution, and report by bill or otherwise. And that they also inquire into the expediency of the State’s subscribing the remaining shares of the capital stock she is entitled to take in the Bank of Louisville, and Bank of Kentucky, under the respective charters of said banks.

Which was adopted.

Mr. Pennebaker moved 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 of Representatives, be appointed to visit, examine into, and report the condition of the Asylum for the Education of the Blind.

Which was read and laid on the table for one day.
Leave was granted to bring in the following bills, viz:

On motion of Mr. Lyon—1. A bill to amend an act, entitled "An act to charter the German Insurance Company."


On motion of Mr. Whitaker—3. A bill to amend an act incorporating the Kentucky State Agricultural Society.

On motion of Mr. Andrews—4. A bill for the benefit of the Methodist Episcopal Church South, of Flemingsburg.

On motion of same—5. A bill for the benefit of the heirs of John Moylan.

On motion of same—6. A bill to incorporate the town of Tilton, in Fleming county.

On motion of Mr. Prall—7. A bill to amend the charter of the Paris and Townsend Turnpike Road Company.

On motion of same—8. A bill allowing defendants separate trials in certain cases.

On motion of Mr. Denny—9. A bill to incorporate the Buck Creek and Paint Lick Turnpike Road Company.

On motion of Mr. Andrews—10. A bill authorizing the county court of Fleming county to levy an ad valorem tax in aid of erecting county jail, and other public buildings.

On motion of Mr. DeHaven—11. A bill changing the time of holding the Trimble county quarterly courts.

On motion of Mr. Grundy—12. A bill to incorporate the Guthrie Insurance and Trust Company.

On motion of Mr. Davidson—13. A bill for the benefit of Eli Lykins, late of Morgan county.


On motion of same—15. A bill for the benefit of F. Garrett, late clerk of the Morgan county court, allowing him the further time of two years to collect his fee bills.

On motion of Mr. Pennebaker—16. A bill for the benefit of the Jefferson and Brownsboro Turnpike Road Company.

On motion of Mr. Read—17. A bill to provide a general law to pay sheriffs and other persons appointed by judges of circuit courts of this Commonwealth to summon jurors from other counties than those in which the cause or causes may be pending.

On motion of Mr. Lyon—1. A bill to amend an act, entitled "An act to charter the German Insurance Company."
On motion of Mr. Cosby—18. A bill to change the mode of working roads in McLean county.

On motion of Mr. Pennebaker—19. A bill to charter the Hope Insurance Company.

On motion of Mr. Fisk—20. A bill to extend State aid to railroads and turnpikes.

On motion of same—21. A bill to amend the 42d chapter of the Revised Statutes, title Gaming.

On motion of same—22. A bill to amend the 670th section of the Code of Practice, so as to allow parties to testify.

The committee on the Judiciary was directed to prepare and bring in the 1st, 4th, 6th, 7th, 8th, 12th, 16th, and 19th; the committee on Finance the 2d, 5th, 13th, and 14th; the committee on Agriculture and Manufactures the 3d; the committee on Internal Improvement the 9th and 18th; the committee on County Courts the 10th, 11th, and 15th; the committee on Circuit Courts the 17th; the committee on Revised Statutes the 21st; the committee on the Codes of Practice the 22d; Messrs. Fisk, Andrews, and Chambers the 20th.

The Speaker laid before the Senate the second biennial report of the Kentucky State Agricultural Society, and the accompanying communication of the President thereof.

To the Honorable the President of the Senate:

Sir: I have the honor herewith to transmit you the second biennial report of the Kentucky State Agricultural Society.

L. J. BRADFORD, President.

FRANKFORT, KY., December 14, 1859.

On motion of Mr. Grundy, said report was taken up, reading dispensed with, and referred to the committee on Agriculture and Manufactures.

Ordered, That 150 copies of the same be printed for the use of the General Assembly.

[For Report—see Legislative Documents.]

Mr. Andrews moved to suspend the rule of the Senate requiring messages from the Governor to lie one day on the table, and take up the message of the Governor respecting the history of the Kentucky Penitentiary, prepared by Dr. William C. Sneed.

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

The message was then read, as follows, viz:
EXECUTIVE OFFICE,
Frankfort, December 13, 1859.

Gentlemen of the Senate and House of Representatives:

In my message heretofore delivered, I referred to a history of the penitentiary from the time it went into operation, embracing all the facts bearing upon the subject, as in course of preparation by Dr. Sneed, a learned and scientific physician of Frankfort, long connected with it, and familiar with its management, and recommended the publication of the history for the information of your constituents.

Dr. Sneed has completed the work, and I now lay before you his manuscript, together with a note addressed by him to the Speaker of the Senate, and another to myself. I renew the recommendation upon the subject heretofore made by me.

B. MAGOFFIN.

FRANKFORT, December 12, 1859.

To the Hon. THOMAS P. PORTER, Speaker of the Senate:

Dear Sir: Allow me, through you, to present to the body over whom you have the honor to preside, and to the General Assembly of Kentucky, the manuscript history of her penitentiary system, from its origin to the present time. The favorable notice taken by the Governor, in his annual message, of the subject, renders it useless for me to add more now than to say that it is at your service, to be printed with the other public documents, at the expense of the State, for the benefit of the public. All I ask or claim for my labor is the copy-right, in case another edition is called for by the public.

I have the honor to be, truly, your obedient servant,

W. C. SNEED.

Ordered, That 150 copies, each, of said message and the communication of Dr. William C. Sneed to the Speaker of the Senate, be printed for the use of the General Assembly.

[For the History—see Legislative Documents.]

And then the Senate adjourned.
THURSDAY, DECEMBER 15, 1859.

The Senate resumed the business of the special order of the day under the motion of Mr. Rhea, adopted on yesterday, which was as follows, viz:

That the House of Representatives' bills on the Clerk's table be taken up, read once, have their second reading by their titles, and be referred to appropriate standing committees.

Whereupon the following bills from the House of Representatives were taken up and read the first time, and had their second reading by their titles, viz:

1. An act to incorporate the Campbellsville Educational Society, of Taylor county.
2. An act to incorporate the Madison County Agricultural Society.
4. An act for the benefit of Amelia and Jerome B. Jewell.
5. An act concerning divorces and changing names.
6. An act to amend the charter of the German Lutheran St. John's Church, in Newport, Kentucky.
7. An act to incorporate the Buffalo Spring Cemetery, at Stanford.
10. An act for the benefit of C. F. Wing.
11. An act for the benefit of W. H. C. Wing.
12. An act for the benefit of John Miller, of Madison county.
13. An act to amend the charter of the New Orleans and Ohio Railroad Company.
16. An act to incorporate the Paducah and Russellville Railroad Company.

Ordered, That the 1st be referred to the committee on Education;
the 2d to the committee on Agriculture and Manufactures; the 3d, 4th, and 5th to the committee on Religion; the 6th, 7th, 8th, 10th, and 14th to the committee on Circuit Courts; the 9th and 11th to the committee on County Courts; the 12th to the committee on Finance; and the 13th, 15th, and 16th to the committee on Internal Improvement.

A bill from the House of Representatives, entitled
An act to incorporate the Board of Education of the Kentucky Annual Conference of the Methodist Episcopal Church South,
Was taken up and read as aforesaid, and referred to the committee on Circuit Courts.
Mr. Prall moved to reconsider the order referring said bill to said committee.
And the question being taken, it was decided in the affirmative.
Mr. Prall then moved that the rule of the Senate be suspended for the purpose of taking up said bill and having it ordered to a third reading.
And upon the question being taken, it was decided in the affirmative.
Mr. Prall then moved that said bill be ordered to its third reading.
And the question being taken thereon, it was decided in the affirmative.
Mr. Prall then moved to dispense with the third reading of said bill.
And the question being taken thereon, it was decided in the negative.

A bill from the House of Representatives, entitled
An act for the benefit of Reuben Gill,
Was read the first time, and had its second reading by its title.
Mr. Marshall moved that the rule of the Senate be suspended for the purpose of having said bill ordered to its third reading.
And the question being taken thereon, it was decided in the negative.

Ordered, That said bill be referred to the committee on Circuit Courts.

A message, in writing, was received from the Governor, by the hands of Mr. Thomas B. Monroe, jr., Secretary of State.

A message was received from the House of Representatives, announcing that they had passed a joint resolution, entitled
December 15, 1832

The 3d, 4th, 11th, and 14th committees of the 13th, Kentucky legislature, reported the following bills:

1. A resolution to correct appropriation to the Eastern Lunatic Asylum.

And that they had passed bills of the following titles, viz:

1. An act for the benefit of Philip Breckheimer, of the city of Louisville.

2. An act for the benefit of Nelson Millard and wife, of the city of New York.

3. An act for the benefit of James H. Priest, late sheriff of Henderson county.

4. An act to authorize the Calloway county court to change the State road.

5. An act for the benefit of Wm. J. Mayo, late sheriff of Floyd county.

6. An act to incorporate the Portland Baptist Church.

7. An act for the benefit of Cager Creel, sheriff of Adair county.

8. An act to incorporate the Elizabethtown Literary Society, of Hardin county.

9. An act to amend the charter of the city of Paducah.

10. An act to amend an act, entitled an act to incorporate certain turnpike road companies in Montgomery county.

11. An act making Martha Ann Curtis the lawful child of Samuel Hill.

12. An act for the benefit of J. E. Johnson, late sheriff of Rowan county.


14. An act to incorporate the Cumberland Female Academy.

15. An act declaring the East Fork of Little Sandy river a navigable stream.

16. An act for the benefit of the Nicholas county court.

17. An act to amend the charter of the Stanford and Hall's Gap Turnpike Road Company.

Mr. Cissell, from the committee on the Judiciary, reported a bill entitled

A bill to amend the charter of the Jefferson Insurance Company, of Louisville.

Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

Mr. Cissell, from the committee on the Judiciary, asked to be discharged from the further consideration of a leave to them referred, to bring in a bill allowing defendants separate trials in certain cases.

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

Mr. Cissell, from the same committee, reported a bill entitled A bill to amend chapter 28, article 5, of the Revised Statutes, title Burglary.

Which was read the first time, and had its second reading by its title.

Pending the consideration of which,

The hour arrived for taking up the orders of the day.

The Senate then resumed the consideration of a bill, entitled A bill to amend the 20th section of the Code of Practice.

Sundry amendments were proposed thereto. Whereupon Mr. McKee moved to lay said bill and amendments on the table.

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

Mr. Rust moved to suspend the rule of the Senate, in order to reconsider the vote of the Senate upon the resolution moved by Mr. Grover on Saturday, relating to the distribution of House bills.

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

Mr. Bruner then moved to lay said resolution on the table.

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

And then the Senate adjourned.
FRIDAY, DECEMBER 16, 1859.


The Speaker also appointed the following Senators, viz: Messrs. Benjamin P. Cissell, Robert E. Glenn, Samuel Haycraft, James R. Barrick, William H. McBrayer, T. T. Alexander, Charles D. Pennebaker, Charles Chambers, Asa P. Grover, Harrison Taylor, John A. Prall, J. E. Gibson, and George Denny, a select committee to inquire into the propriety of establishing an additional judicial district, and report by bill or otherwise.

The Senate then resumed yesterday's unfinished report of the committee on the Judiciary.

A bill to amend chapter 28, article 5, of the Revised Statutes, title Burglary.

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

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

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled resolution, and bills, which originated in the Senate, of the following titles, viz:

A resolution relating to the appointment of a joint committee to visit the Eastern Lunatic Asylum, and the Deaf and Dumb Asylum.

An act to change the time of holding the quarterly courts of Logan county.

An act to change the time of holding the Lawrence quarterly courts.

And had found the same truly enrolled.

Said resolution and bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.
After a short time, Mr. Gillis reported that the committee had discharged that duty.

A message was received from the House of Representatives, announcing that they had passed a bill, entitled

An act to legalize the proceedings of the Casey county court at its October term, 1859.

That they had passed a resolution, entitled

A resolution respecting the establishment of an additional judicial district.

That they had passed a bill originating in the Senate, entitled

An act to legalize the proceedings of the court of claims of Allen county.

That they had concurred in resolutions originating in the Senate of the following titles, viz:

A resolution relating to treaties for the surrender of fugitives from labor.

A resolution appointing a committee to visit the Western Lunatic Asylum.

And that they had concurred in an amendment, passed by the Senate, to a bill from the House of Representatives, entitled

An act for the benefit of John W. Haws, of Lawrence county, and Stephen J. England, sheriff of Carter county.

Mr. Bruner, from the Judiciary committee, to whom was referred bills from the House of Representatives of the following titles, viz:

2. An act to incorporate Louisville Lodge, No. 81, Independent Order of Odd Fellows.
4. An act to incorporate Madison County Mutual Insurance Company.
5. An act to authorize the appointment of a treasurer for Boone county.
6. An act to prescribe the means and mode of opening roads in Boone county.
7. An act to amend an act, entitled “An act to incorporate the German Gymnastic Association, of Newport.”
An act to incorporate the Board of Education of the Kentucky Annual Conference of the Methodist Episcopal Church South.

With the opinion of the committee that they ought to pass.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

Mr. Bruner, from the same committee, reported a bill from the House of Representatives, entitled

An act to amend an act to incorporate the town of Benton, Marshall county,

With an amendment.

Mr. Andrews moved that said bill, and amendment, be recommitted to the committee on the Judiciary.

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

Mr. Fisk, from the committee on the Judiciary, to whom was referred a Senate bill, entitled

A bill to amend the charter of the city of Lexington,

Reported the same.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That so much of act to reduce into one, amend, and digest the acts and amendatory acts incorporating the city of Lexington, approved 21st December, 1850, as requires the citizens of said city to have either paid their poll tax to said city for the year next previous to the election at which they claim to vote, or have arrived at the age of twenty-one years since the last assessment of tax, be, and the same is hereby, repealed.

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

Mr. Andrews moved the following amendment, viz:

But this act shall not take effect until and unless the same shall be approved by a majority of the legal votes to be cast at the next annual election for city officers of said city of Lexington.

Mr. Fisk moved the previous question.

And the question being taken, Shall the main question be now put? it was decided in the affirmative.

The question then arose upon the amendment proposed by Mr. Andrews.
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—

T. T. Alexander, William C. Gillis, Harrison Taylor,
Landaff W. Andrews, Samuel Haycraft, Cyrenius Wait,
George Denny, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Thornton F. Marshall,
William T. Anthony, John F. Fisk, William H. McBrayer,
James R. Barrick, J. E. Gibson, John A. Prall,
Samuel H. Boles, Robert E. Glenn, William B. Read,
Charles Chambers, Asa P. Grover, Albert G. Rhea,
Benjamin P. Cissell, Thomas S. Grundy, Henry M. Rust,
A. D. Cosby, John L. Irvan, E. D. Walker,
Alex. L. Davidson,

Said bill being duly engrossed, it was ordered to be read a third time.

Mr. Darnaby then moved to dispense with the third reading of said bill.

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

Mr. Fisk, from the committee on the Judiciary, to whom was referred leave to bring in a bill to more effectually suppress the stealing and carrying away of slaves from this Commonwealth, by making the penalty for which death, asked to be discharged from the further consideration of said leave. Pending the consideration of which, the hour for taking up the orders of the day arrived.

Mr. Andrews moved a suspension of the rules to give the Judiciary committee time to complete their report.

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

The Senate then took up for consideration a bill, entitled a bill to amend the 24th section of the Code of Practice. Also, a bill to amend the 29th section of the Code of Practice, Ordered, That said bills be engrossed and read a third time.
The rule of the Senate, constitutional provision, and 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 Senate also took up for consideration,

A bill to amend section 832 of the Code of Practice, in relation to the jurisdiction of quarterly courts.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That section 832 of the Code of Practice is hereby so amended as to give the quarterly courts original jurisdiction, in all cases concurrent with courts of the justices of the peace, where the defendants do not all reside in the same district.

§ 2. That this act shall take effect from and after its passage.

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

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

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Benjamin P. Cissell, Charles D. Pennebaker,
T. T. Alexander, Samuel E. DeHaven, John A. Prall,
Landaff W. Andrews, George Denny, William B. Read,
James R. Barrick, John F. Fisk, Harrison Taylor,
Samuel H. Boles, Asa P. Grover, Cyrenius Wait,
John B. Bruner, Samuel Haycraft, C. J. Walton,

Those who voted in the negative, were—

A. D. Cosby, Robert E. Glenn, Thornton F. Marshall,
William S. Darnaby, Thomas S. Grundy, William H. McBrayer,
Alex. L. Davidson, John L. Irvan, Albert G. Rhea,
J. E. Gibson, Samuel H. Jenkins, Henry M. Rust,

Mr. Andrews moved to reconsider the vote of yesterday, laying on the table Senate bill, entitled

A bill to amend the 20th section of the Code of Practice.

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

Mr. Glenn moved that said bill be made the special order for to­
morrow, (the 17th inst.) at 15 minutes past 10 o'clock, A. M.
And the question being taken thereon, it was decided in the negative.

Mr. Fisk 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.
Mr. Fisk moved to dispense with the third reading of said bill.
And the question being taken thereon, it was decided in the negative.

A communication from the Auditor of Public Accounts, in response to a resolution adopted by the Senate on the 9th inst., was taken up, and which reads as follows, viz:
### STATEMENT of the amount paid to pro tem. Judges from the 1st day of January, 1851, to 13th December, 1859, in answer to the Resolution passed by the Senate December 9, 1859.

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<th>1853</th>
<th>1854</th>
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All of which is respectfully submitted.

THOMAS S. PAGE, Auditor.
Ordered, That 150 copies of the same be printed for the use of the General Assembly, and that the report be referred to the committee on Finance.

A joint resolution, offered by Mr. Pennebaker, was then taken up and read, which is as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of two from the Senate, and three from the House of Representatives, be appointed to visit, examine into, and report the condition of the Asylum for the Education of the Blind.

And the question being taken upon the adoption of the same, it was decided in the affirmative.

Whereupon the Speaker appointed Messrs. Fisk and Andrews said committee from the Senate.

A message from the Governor was taken up and read, as follows, viz:

EXECUTIVE DEPARTMENT,
December 15, 1859,

Gentlemen of the Senate and House of Representatives:
I herewith transmit you the report of the Eastern Lunatic Asylum.

B. MAGOFFIN.

Mr. Darnaby moved that 1,500 copies of said report be printed for the use of the Asylum and General Assembly.

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

[For Report—see Legislative Documents.]

The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act for the benefit of J. B. Harper, of Louisville.
2. An act for the benefit of Charles C. Reuter, of Louisville.
3. An act for the benefit of Lupe & Evans, of Louisville.
4. An act for the benefit of John G. Hunt, of Louisville.
5. An act for the benefit of John Cawein & Co., of Louisville.
6. An act to amend the 3d section, and 3d article, chapter XCI, of the Revised Statutes, on the subject of Coroner's.
7. An act to amend an act to establish an additional voting and justices' precinct in Crittenden county.
8. An act to incorporate the Louisville Gaiety Association.
9. An act for the benefit of James Tuggle, of Knox county.
10. An act for the benefit of James C. Curric, late clerk of the Harrison circuit court.
11. An act to authorize the Marshall county court to change the State road.

12. An act to incorporate Aspen Grove Male and Female Seminary.  
Ordered, That the 1st, 2d, 3d, 4th, and 5th be referred to the committee on Finance; the 6th and 7th to the committee on Circuit Courts; the 8th to the committee on Internal Improvement; the 9th to the committee on the Library; with instructions to amend the title thereof; the 10th, and amendment, to the committee on the Revised Statutes; the 11th to the committee on Education; and the 12th to the committee on the Judiciary.

The following joint resolution from the House of Representatives, was taken up and read, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That when the two Houses of the General Assembly adjourn on the 23d day of this month, they will adjourn to meet on the 4th of January next thereafter.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) George Denny, T. T. Alexander, Landaff W. Andrews, James R. Barrick, Samuel H. Boles, Charles Chambers, A. D. Cosby, William S. Darnaby, Samuel E. DeHaven,


Those who voted in the negative, were—


Mr. Andrews moved to reconsider the vote adopting said resolution.  
Mr. McKee moved to lay the motion of Mr. Andrews on the table.  
And the question being taken thereon, it was decided in the affirmative.

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

Mr. Speaker, (Porter,) Samuel E. DeHaven, Thornton F. Marshall,
T. T. Alexander, George Denny, William H. McBrayer,
Landaff W. Andrews, John F. Fisk, James McKee,
James R. Barrick, J. E. Gibson, Charles D. Pennebaker,
Samuel H. Boles, Robert E. Glenn, William B. Read,
Charles Chambers, Asa P. Grover, Albert G. Rhea,
A. D. Cosby, Thomas S. Grundy, Henry M. Rust,

Those who voted in the negative, were—

William T. Anthony, John L. Irvan, Cyrenius Wait,
John B. Bruner, Samuel H. Jenkins, E. D. Walker,
Benjamin P. Cissell, John M. Johnson, C. J. Walton,
William C. Gillis,

Mr. Walton moved to suspend the rule of the Senate for the purpose of introducing a joint resolution.

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

Mr. Walton then offered a joint resolution, as follows, viz:

Resolved, That the select committee on the part of the Senate, to whom was referred so much of the Governor’s message as relates to marriages of consanguinity, be directed to confer with the committee on the same subject heretofore appointed by the House of Representatives, and that they report by bill or otherwise.

Mr. Grover moved that the rule of the Senate requiring joint resolutions to lie one day on the table be suspended, for the purpose of putting said resolution upon its passage.

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

Said resolution was then taken up, read twice, and adopted.

And then the Senate adjourned.
JOURNAL OF THE SENATE.

SA TURDAY, DECEMBER 17, 1859.

Mr. Bruner presented the annual report of the Kentucky Farmers' Mutual Insurance Company.

1. Mr. Bruner presented the petition of sundry members of the bar and officers of the Daviess circuit court, praying for a change in the time of holding said court.

2. Mr. Marshall presented the petition of the trustees of the Bracken Academy, praying for the repeal of an act passed in 1858.

3. Mr. Cissell presented the petition of sundry citizens of Morganfield, praying for liberty to establish a restaurant in Morganfield.

4. Also, the petition of sundry citizens of Morganfield, praying for the incorporation of a State road.

5. Also, the petition of sundry citizens of Union county, praying for a law to support roads by taxation.

6. Also, the petition of sundry citizens of Hopkins county, praying for the establishment of a permanent road from Caseyville to Providence.

7. Also, the petition of Orlean Bishop, praying for reimbursement of money paid for jurors.

8. Mr. Denny presented the petition of sundry citizens of Garrard county, praying for a law to enable them to sell Brandy Spring schoolhouse and lot.

9. Mr. Andrews presented the memorial of the Nicholas county court, praying for authority to complete certain county buildings.

Which were received, the reading dispensed with, and referred, the 1st to the committee on Circuit Courts; the 2d to the committee on Education; the 3d to the committee on Finance; the 7th to the committee on the Judiciary; the 4th, 5th, and 6th to the committee on Internal Improvement; the 8th to a select committee composed of Messrs. Denny and Pennebaker; and the 9th to the committee on County Courts.

Mr. Fisk, from the committee on the Judiciary, to whom was referred leave to bring in a bill to more effectually suppress the stealing and carrying away of slaves from this Commonwealth, by making the penalty for which death,
Ordered, That the same be made the special order for Monday, the 19th instant.

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

By Mr. Andrews, from the committee on the Judiciary—
1. A bill for the benefit of the Methodist Episcopal Church South, of Flemingsburg.

By same—
2. A bill to incorporate the town of Tilton, in Fleming county.

By Mr. Fisk, from the same committee—
3. A bill to incorporate the Guthrie Insurance and Trust Company.

By same—
4. A bill to amend article 2d of the Revised Statutes, entitled Marital Rights.

By Mr. Cissell, from the same committee—
5. A bill to authorize the surveyors' books of Adair county to be transcribed.

By same—
6. A bill to incorporate the Hospital Company for the relief of persons deprived of reason.

By same—
7. A bill to incorporate the Navigating and Mining Company, of Pond river.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

The 1st, 2d, 5th, 6th, and 7th were ordered to be engrossed and read a third time; the 3d was made the special order for Tuesday, the 20th instant, at 11 o'clock, A. M., and the 7th section thereof ordered to be printed; and the 4th was made the special order for Wednesday, the 21st instant, at 11 o'clock, A. M., and ordered to be printed.

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

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

Mr. Grundy moved that the vote making the 3d of the aforesaid bills
the special order for Tuesday, the 20th instant, at 11 o'clock, A.M., be reconsidered.

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

Mr. Cissell, from the committee on the Judiciary, to whom was referred bills from the House of Representatives of the following titles, viz:

1. An act to amend the charter and laws of Jamestown, in Campbell county.
2. An act to incorporate the Louisville Gaiety Association.

Reported the same, with an amendment to the first named bill.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

A message was received from the House of Representatives, announcing that they had passed a joint resolution, entitled

A resolution appointing a committee to visit the Kentucky Institute for the Blind.

That they had passed bills of the following titles, viz:

An act to change the line between Boyle and Garrard counties.
An act to amend an act to establish an additional voting place in Lawrence county.
An act to change the county line between Taylor and Marion counties.
An act to establish the county of Magoffin.
An act to amend an act, entitled "An act to incorporate the city of Henderson."
An act for the benefit of Julills King, of Newport.
An act for the benefit of F. McNiel, of the city of Louisville.
And that they had passed a bill from the Senate, entitled
An act to change the place of voting in Indian creek precinct, in Owsey county.

The Speaker laid before the Senate the biennial report of the Western Lunatic Asylum, at Hopkinsville.

On motion of Mr. Glenn, the rule of the Senate was dispensed with, and it was
Ordered, That the Public Printer print 1,500 copies of the said report for the use of the General Assembly and said Asylum.

[For Report—see Legislative Documents.]

Mr. Fisk moved the following resolution, viz:

Resolved, That the Sergeant-at-Arms of the Senate be, and hereby is, directed to pay the postage on such public documents as shall be placed in the hands of Senators, by the Legislature, for general distribution, other than bound books.

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

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

Those who voted in the affirmative, were—

Samuel H. Boles, William C. Gillis, Charles D. Pennebaker
William S. Darnaby, Thornton F. Marshall, Harrison Taylor,

Those who voted in the negative, were—

Mr. Speaker, (Porter,), A. D. Cosby, John L. Irvan,
T. T. Alexander, Alex. L. Davidson, Samuel H. Jenkins,
William T. Anthony, Samuel E. DeHaven, William H. McBrayer,
Landaff W. Andrews, George Denny, Albert G. Rhea,
James R. Barrick, J. E. Gibson, Cyrenius Wait,
John B. Bruner, Robert E. Glenn, E. D. Walker,

Mr. Alexander asked the unanimous consent of the Senate to offer a joint resolution.

Leave was granted, and said resolution was reported.

Mr. Rust moved that the rule of the Senate requiring a joint resolution to lie one day on the table be suspended, for the purpose of taking up said resolution.

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

Leave was granted Mr. Walton, from a select committee, to report a bill, entitled

A bill for the purpose of establishing a School for the Education of Idiotic and Imbecile Children.

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

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That said bill be referred to the committee on Education, and that the Public Printer print 150 copies thereof for the use of the General Assembly.

Mr. Cissell, from the committee on the Judiciary, reported a bill, entitled

A bill to amend an act, entitled "An act to amend the charter of the German Insurance Company of Louisville, approved 9th March, 1854." Which was read the first time.

Pending the further consideration thereof, the hour for taking up the orders of the day arrived.

The Senate resumed the consideration of a bill, entitled

A bill to amend the charter of the city of Lexington.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That so much of an act, entitled an act to reduce into one, amend, and digest the acts and amendatory acts incorporating the city of Lexington, approved 21st December, 1850, as requires the citizens of said city to have either paid their poll tax to said city for the year next preceding the election at which they claim to vote, or have arrived at the age of twenty-one years since the last assessment of tax, be, and the same is hereby, repealed.

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

Mr. Alexander offered the following amendment, by way of engrossed ryder, viz:

But this act shall not take effect until and unless the same shall be approved by a majority of the legal votes to be cast at the next annual election for city officers of said city of Lexington: Provided, That all persons, otherwise legally qualified, may vote on said amendment, whether they have paid their taxes or not.

Mr. Darnaby 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, it was decided in the negative.

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

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker, (Porter,)  
William T. Anthony,  
James R. Barrick,  
Samuel H. Boles,  
Charles Chambers,  
Benjamin P. Cissell,  
A. D. Cosby,  
William S. Darnaby,  
Alex. L. Davidson,  
Samuel H. Jenkins,  
Thornton F. Marshall,  
William H. McBrayer,  
William B. Read,  
Henry M. Rust,  
E. D. Walker,  
C. J. Walton—22.

The question was then taken on the passage of the bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,)  
T. T. Alexander,  
William T. Anthony,  
James R. Barrick,  
Samuel H. Boles,  
Charles Chambers,  
Benjamin P. Cissell,  
A. D. Cosby,  
William S. Darnaby,  
Alex. L. Davidson,  
Samuel E. DeHaven,  
John F. Fisk,  
J. E. Gibson,  
Robert E. Glenn,  
Asa P. Grover,  
John L. Irvan,  
Samuel H. Jenkins,  
John M. Johnson,  
Thornton F. Marshall,  
William H. McBrayer,  
James McKee,  
William B. Read,  
Albert G. Rhea,  
Henry M. Rust,  
Cyrenius Wait,  
E. D. Walker,  
C. J. Walton—29.

Those who voted in the negative, were—

Landaff W. Andrews,  
George Denny,  
Harrison Taylor,  
John B. Bruner,  

Resolved, That the title thereof be as aforesaid.

The Senate then resumed the consideration of a bill, entitled

A bill to amend the 20th section of the Code of Practice.

Mr. Bruner 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.

Mr. Bruner asked leave of absence for Mr. Haycraft, on account of illness.

Which was granted.

The Senate took up for consideration a bill from the House of Representatives, entitled

An act 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 Senate, constitutional provision, and second reading of said bill having been dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The Senate took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act to authorize the Calloway county court to change the State road.

2. An act to incorporate the Portland Baptist Church.

3. An act for the benefit of Cager Crie, sheriff of Adair county.

4. An act for the benefit of Wm. J. Mayo, late sheriff of Floyd county.

5. An act to incorporate the Elizabethtown Literary Society, of Hardin county.

6. An act to amend the charter of the city of Paducah.

7. An act to amend an act, entitled "An act to incorporate certain turnpike road companies in Montgomery county."

8. An act making Martha Ann Curtis the lawful child of Samuel Hill.

9. An act for the benefit of J. E. Johnson, late sheriff of Rowan county.

10. An act for the benefit of William Mullins, sheriff of Wayne county.

11. An act to incorporate the Cumberland Female Academy.

12. An act declaring the East Fork of Little Sandy river a navigable stream.

13. An act for the benefit of the Nicholas county court.

14. An act to amend the charter of the Stanford and Hall's Gap Turnpike Road Company.

15. An act to legalize the proceedings of the Casey county court at its October term, 1859.

17. An act for the benefit of Philip Breckheimer, of the city of Louisville.

18. An act for the benefit of Nelson Millard and wife, of the city of New York.

19. An act for the benefit of James H. Priest, late sheriff of Henderson county.

Ordered, That the 17th be referred to the committee on Finance; the 18th to the committee on the Sinking Fund; the 2d, 4th, 6th, 8th, 9th, 10th, 11th, 16th, and 19th to the committee on the Judiciary; the 1st, 7th, and 14th to the committee on Internal Improvement; the 3d to the committee on Circuit Courts; the 13th and 15th to the committee on County Courts; the 5th to the committee on Education; and the 12th to the committee on Propositions and Grievances.

The Senate took up for consideration a joint resolution, originating in the House of Representatives, as follows:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a joint committee, consisting of one member from each judicial district on the part of the House, and seven members on the part of the Senate, be appointed by the Speakers of the House and Senate, respectively, to inquire into the propriety and expediency of creating an additional judicial district in this Commonwealth, with leave to report by bill or otherwise.

Mr. Rhea moved that said resolution be laid on the table.

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

The Senate then took up for consideration a joint resolution originating in the House of Representatives, as follows:

Whereas, By the general appropriation act, passed at the last session of the General Assembly, there was, by said act, appropriated for the support of the Eastern Lunatic Asylum, for two years from the 3d of December, 1857, the sum of twenty-nine thousand two hundred and fifty dollars per annum, or so much thereof as may be actually necessary, payable semi-annually in advance; and whereas, said bill was, by mistake, enrolled so as to show that only twenty-five thousand two hundred and fifty dollars was appropriated; and it appearing, by the report of the Commissioners of said Eastern Lunatic Asylum, that the whole of said appropriation is needed for the support of said Asylum; therefore,

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts draw his order on the treasury for the sum of eight thousand dollars, in favor of the Chairman of the Board of Commissioners of said Eastern Lunatic Asylum.
JOURNAL OF THE SENATE.

Dec. 17.

Ordered, That said resolution be referred to the committee on Finance.

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

On motion of Mr. Grundy—1. A bill to amend an act incorporating the State Agricultural Society.

On motion of same—2. A bill requiring the assessors to furnish statistical agricultural information.

On motion of Mr. Bruner—3. A bill to amend the charter of the Kentucky Farmers' Mutual Insurance Company.

On motion of Mr. Alexander—4. A bill to amend the charter of the Clark Run and Salt River Turnpike Road Company, in Boyle county.

On motion of Mr. Marshall—5. A bill to amend the charter of the Bracken Academy.

On motion of Mr. Read—6. A bill to amend the charter of the Bardstown and Louisville Railroad Company, and the laws in relation thereto.

On motion of Mr. Rhea—7. A bill to incorporate the Russellville and Franklin Turnpike Road Company.

On motion of Mr. Chambers—8. A bill to abolish the quarterly courts, and to transfer its jurisdiction and business to the county courts.

On motion of Mr. Anthony—9. A bill to amend the charter of the town of Bowling-Green.

On motion of Mr. Marshall—10. A bill to amend an act, entitled "An act to amend and change the 10th section of chapter 13, Revised Statutes, title Change of Venue."


On motion of Mr. Pennebaker—12. A bill for the benefit of the creditors of the New Orleans and Ohio Telegraph Company.

On motion of Mr. Grover—13. A bill to amend sections 31 and 32, of chapter 106, of the Revised Statutes.


On motion of Mr. Pennebaker—15. A bill for the benefit of the creditors of the People's Telegraph Company.

On motion of Mr. Gibson—16. A bill for the purchase of burial grounds for the interment of convicts who may hereafter die in the Kentucky penitentiary.
On motion of Mr. Denny—17. A bill to incorporate the Leavill Green and Sugar Creek Turnpike Road Company.

On motion of Mr. Fisk—18. A bill to incorporate the City Fire and Marine Insurance Company, of Covington.

On motion of Mr. Prall—19. A bill to amend an act to incorporate the Millersburg and Cane Ridge Turnpike Road Company, approved February 16, 1858.

On motion of Mr. DeHaven—20. A bill for the benefit of J. M. Whitaker, of Lawrence county, Indiana.

On motion of Mr. Alexander—21. A bill to define the duties of county attorneys in this Commonwealth, and to allow them a portion of the fines received in certain cases.

On motion of Mr. Grover—22. A bill for the benefit of school district No. 60, in Owen county.

On motion of Mr. Irvan—23. A bill to extend the terms of the Trigg circuit court.

On motion of Mr. Barrick—24. A bill to amend the charter of the Glasgow and Scottsville Turnpike Road Company.

On motion of Mr. Porter—25. A bill to amend the charter of the city of Frankfort.

On motion of Mr. Grover—26. A bill for the benefit of Mrs. Scharette Baer.

On motion of Mr. Fisk—27. A bill to amend the 20th section of the Code of Practice.


On motion of same—29. A bill to incorporate the Covington Street Railway Company.

On motion of same—30. A bill to make persons liable for false representations.

On motion of Mr. Walker—31. A bill to amend section 24 of the Civil Code of Practice.

On motion of same—32. A bill for the benefit of Elijah Phipps, late sheriff of Ohio county.

On motion of same—33. A bill to amend section 245 of the Criminal Code of Practice.

On motion of same—34. A bill for the benefit of Charles Henderson, late clerk of Ohio county.
On motion of Mr. Jenkins—35. A bill to amend the law in relation to county quarterly courts in this Commonwealth.

On motion of Mr. Rhea—36. A bill to incorporate the Jacksonville and Paris Turnpike Road Company.

The committee on Agriculture and Manufactures was directed to prepare and bring in the 1st and 2d; the committee on the Judiciary the 3d, 8th, 9th, 12th, 14th, 15th, 18th, 21st, 25th, 28th, 29th, and 30th; the committee on Internal Improvement the 4th, 6th, 7th, 17th, 19th, and 36th; the committee on Education the 5th and 22d; the committee on Revised Statutes the 10th and 13th; the committee on the Sinking Fund the 11th; the committee on the Penitentiary the 16th; the committee on Finance the 20th; the committee on Circuit Courts the 23d, 32d, and 34th; the committee on Propositions and Grievances the 26th; the committee on the Codes of Practice the 27th, 31st, and 33d; and the committee on County Courts the 35th.

Mr. Grover moved a joint resolution, which was read and ordered to go into the orders of the day.

Mr. Gillis moved the following resolution, viz:

Resolved, That the committee on Circuit Courts be instructed to inquire into the expediency of making the office of Commonwealth's Attorney dependent on a competent stipulated salary, and providing for the payment into the treasury that portion of the fines and forfeitures now by law allowed to said attorneys; and as to the expediency of applying the remaining portion of fines, forfeitures, and penalties arising under the penal laws of this Commonwealth in aid of the common school fund; and that said committee report to the Senate either by bill or otherwise.

Which was read twice and adopted.

Ordered, That said resolution be referred to the committee on Circuit Courts.

Mr. Grundy moved the following resolution, viz:

Resolved, That the Sergeant-at-Arms for the Senate be required to have locks put on the drawers of the desks of Senators in this Hall.

Which was adopted.

Mr. Alexander moved the following resolution, viz:

Resolved, That Dr. C. J. Walton be added to the committee on Education.

Which was adopted.

Mr. Johnson, from a select committee, reported a bill, entitled
A bill to repeal an act, entitled "An act to revive and amend the laws in regard to the sectionized lands west of the Tennessee river."

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

And then the Senate adjourned.

MONDAY, DECEMBER 19, 1859.

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

An act for the benefit of P. Sueber and his deputies.

An act authorizing Wm. H. Payne, Judge of Warren county court, to qualify as executor of his deceased mother.

An act to amend the charter of the town of Danville.

An act to incorporate the Alpha Kappa Phi Society of Centre College, Danville, Kentucky.

An act to amend the charter of Augusta, Bracken county.

An act for the benefit of Milton Board.

An act for the benefit of McHenry Meadows.

An act for the benefit of Andrew Wilson.

An act to change the law in relation to the warrants against persons for failing to work on roads in Carter county.

An act in relation to the Sinking Fund of Clarke county.

An act to authorize the Clarke county court to subscribe stock in turnpike roads in Clarke county.

An act to incorporate the Winchester and Muddy Creek Turnpike Road Company.

An act to incorporate the Winchester and Red River Iron Works Turnpike Road Company.

An act to incorporate the Winchester and Irvine Turnpike Road Company.

An act for the benefit of Andrew Wilson.

An act for the benefit of McHenry Meadows.

An act for the benefit of Milton Board.

An act for the benefit of P. Sueber and his deputies.

An act to change the law in relation to the warrants against persons for failing to work on roads in Carter county.

An act in relation to the Sinking Fund of Clarke county.

An act to authorize the Clarke county court to subscribe stock in turnpike roads in Clarke county.

An act to incorporate the Winchester and Muddy Creek Turnpike Road Company.

An act to incorporate the Winchester and Red River Iron Works Turnpike Road Company.

An act to incorporate the Winchester and Irvine Turnpike Road Company.
An act to repeal acts repealing in part an act establishing an equity
and criminal court in the first judicial district.
An act to regulate the management of the Madison Fork of the
Wilderness turnpike road.
An act creating an additional voting place in Lewis county.
An act for the benefit of W. R. Dewees, late sheriff of Grayson
county.
An act to incorporate the Green County and Taylor County Turn-
pike Road Company.
An act to incorporate the city of Columbus.
An act for the benefit of William Johnson, sheriff of Laurel county.
An act for the benefit of Alfred Smith.
An act to amend an act establishing the town of Valancy, in Lewis
county.
An act for the benefit of James R. Garland.
An act regulating the time of holding justices' courts in Lewis
county.
An act for the benefit of George T. Halbert.
An act in relation to the county lines of Floyd and Lawrence and
Johnson counties.
An act to incorporate the Garrard and Wallace Mill Turnpike Road
Company.
An act to incorporate the Bryantsville and Cane Run Turnpike Road
Company.
An act to revive and amend an act incorporating the Lancaster and
Sugar Creek Turnpike Road Company.
An act to incorporate the Dry Ridge Turnpike Road Company.
An act to amend an act incorporating the Harmony and Fork Turn-
pike Road Company.
An act to change the State road from Paducah to Eggnor's Ferry.
An act for the benefit of the trustees of the town of Richmond.
An act for the benefit of E. R. Singleton.
An act for the benefit of Mrs. Louisa B. Walden.
An act to amend the law in regard to compensation of assessors.
An act to amend an act, entitled "An act to reduce into one the sev-
eral acts in relation to the town of Harrodsburg."
An act to legalize the sale and purchase of poor-house lands in
Montgomery county.
An act to amend the 3d section of an act, entitled "An act to incorporate Montgomery Library Association.

An act to amend an act, entitled "An act to incorporate the New Orleans and Ohio Telegraph Lessees, and to change the name to that of the South-Western Telegraph Company."

And that they had passed a bill originating in the Senate, entitled

An act to authorize the county court of Anderson county to levy and collect a tax for certain purposes.

Mr. Marshall presented the memorial of R. H. Stanton, Esq., asking the Legislature to purchase a sufficient number of copies of his edition of the Revised Statutes, to supply the courts, officers of the State, and others entitled to the statutes under the laws.

Said memorial was read, as follows, viz:

To the Senate and House of Representatives
of the Commonwealth of Kentucky:

The undersigned respectfully represents, that in view of the necessity which existed for a new edition of the Revised Statutes, those of the original edition now in use by the courts and officers of the State having, in most cases been worn out, or become imperfect, has prepared and published a work containing the Revised Statutes as originally enacted, the numerous amendments thereto, and all such general laws as have been passed since the Revised Statutes went into operation. Where the Court of Appeals has had occasion to adjudicate upon any provisions of the Revised Statutes, or the general laws, copious notes of its decisions have been given. The whole statutory system of the commonwealth, with the construction which has been thus far given to its provisions by the highest judicial tribunal in the State, is embodied in a single work of two volumes. The judges of the Court of Appeals, since its publication, have had the work in use, and after giving it a thorough examination, approve and commend it. The typography of the work is of the very best character, the binding substantial, and the paper of the most superior quality.

The undersigned proposes to furnish the State with a sufficient number of copies to supply the courts, officers, and others entitled by law to the Statutes, at the very low price of six dollars per copy, of two volumes, provided three thousand sets are required, or six dollars and sixty-seven cents, if less than that number are taken.

He, therefore, respectfully asks that your honorable body may pass a law authorizing their purchase.

R. H. STANTON.

Ordered, That 150 copies of the same be printed for the use of the General Assembly, and that it be referred to the committee on the Judiciary.

Mr. Rust presented the petition of John J. Jordan, of Lawrence county, for the county of Lawrence county to

Which was referred to the Committee on

Mr. Finley introduced a bill to introduce

Resolved by the Senate and House of Representatives, that the pike Road be

By Mr. Rust. Which was referred to the Committee on

By Mr. Rust. Which was agreed to:

The following was referred to the Committee on

Resolved by the Senate and House of Representatives, that the Clock Road be

Which was agreed to:

The rules were suspended to operate upon said bill:

Ordered

The rules were suspended to operate upon said bill:

Resolved by the Senate and House of Representatives, that the 7th judicial district be

Which was referred to the Committee on the instant, ca
The necessity of enacting laws, such as those of the State having relation to public improvements, has prepared the minds of the people for the general laws pertaining to their operations. The necessity of enacting laws upon any and all important subjects, which are properly contained in the constitution and laws of the State, is hereby given to the people, in order to their being embodied in the constitution and laws of the State, giving it a due and proper system of sufficiency, and power and authority to be used.

Mr. Fisk asked and obtained the unanimous consent of the Senate to introduce the following resolution, viz:

Resolved, That the Commissioners of the Sinking Fund be, and hereby are, requested to report to the Senate the name and residence of each person to whom they have made loans; when the loans were made; the amount of each loan; and the time on which each loan was made, and how each is secured.

Which was adopted.

Mr. Rust asked and obtained like leave to offer a joint resolution. Which was read, and placed in the orders of the day.

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

By Mr. Fisk, from the committee on the Judiciary—
1. A bill to amend an act, entitled "An act to charter the German Insurance Company, of Louisville," approved 9th March, 1854.

By Mr. Cissell, from the same committee—
2. An act to amend the charter of the Paris and Townsend Turnpike Road Company.

By Mr. Whitaker, from the committee on Circuit Courts—
3. An act for the benefit of the sheriff of Spencer county.

By same—
4. An act for changing the times of holding the circuit courts in the 7th judicial district.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

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

The rule of the Senate, constitutional provision, and 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 Speaker laid before the Senate a response from the Register of the Land Office, to a resolution adopted by the Senate on the 14th instant, calling on him for certain information.
Mr. Cissell, from the committee on the Judiciary, to whom was referred a bill originating in the Senate, entitled A bill to establish a conventional rate of interest, Reported the same without amendment. Amendments were proposed thereto by Messrs. Cissell and Fisk. Ordered, That said bill be made the special order for Tuesday, the 10th day of January next, at 11 o'clock, A. M., and that the Public Printer print 150 copies of said bill and amendments for the use of the General Assembly.

Bills from the House of Representatives of the following titles were reported, viz:

By Mr. Whitaker, from the committee on Circuit Courts—
1. An act to incorporate the Buffalo Spring Cemetery, at Stanford.
2. An act for the benefit of James Tuggle, of Knox county.
3. An act for the benefit of B. J. Shaver.

On motion of Mr. Bruner—
Ordered, That the first of said bills be recommitted to the committee on Circuit Courts.

Ordered, That the second of said bills be read a third time.

The rule of the Senate, constitutional provison, and third reading of said bill having been dispensed with,

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

Pending the consideration of the 3d of said bills,
The hour arrived for taking up the special order of the day.
The Senate then took up for consideration the special order of the day, viz:

Mr. Fisk, from the committee on the Judiciary, to whom was referred leave to bring in a bill to more effectually suppress the stealing and carrying away of slaves from this Commonwealth, by making the penalty for which death,

Mr. DeHaven moved the previous question.
And the question being taken, Shall the main question be now put? it was decided in the affirmative.
The question being taken, Shall the committee be so discharged? it was decided in the negative.
The yeas and nays being required thereon by Messrs. Andrews and Read, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, George Denny, Charles D. Pennebaker,
John B. Bruner, John F. Fisk, Albert G. Rhea,
Benjamin P. Cissell, John G. Lyon, Harrison Taylor,
Samuel E. DeHaven, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, John M. Johnson,
T. T. Alexander, William C. Gillis, Thornton F. Marshall,
William T. Anthony, Robert E. Glenn, William B. Read,
James R. Barrick, Asa P. Grover, Henry M. Rust,
Samuel H. Boles, Thomas S. Grundy, Cyrenius Wait,
Charles Chambers, John L. Irvan, C. J. Walton,
A. D. Cosby, Samuel H. Jenkins, W. C. Whitaker—22.
Alex. L. Davidson,

Mr. Walton moved a suspension of the rule of the Senate, in order that said committee might be instructed to report said bill forthwith.

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

The Senate took up the report of the Kentucky Farmers' Mutual Insurance Company, which is as follows, viz:

Report of the Kentucky Farmers' Mutual Insurance Company, Louisville, Ky., up to the 1st day of December, 1859.

Number of policies issued. 173

Amount at risk. $563,166 66½

Amount received for premiums. $31,730 35

Amount paid for losses—nothing.

Amount of losses—none.

Amount of expenses. 2,781 64

Amount of notes and cash on hand the 1st December, 1859. $28,948 71

J. A. PEYTON, Secretary.


President—J. B. O'Bannon.

Vice President—E. D. Hobbs.

Secretary—J. A. Peyton.

The Senate took up for consideration a joint resolution, originating in the House of Representatives, as follows, viz:
Resolved by the General Assembly of the Commonwealth of Kentucky, That this House appoint a committee of three, to act with a committee of two on the part of the Senate, to visit the Kentucky Institute for the Blind.

Which was adopted.

The Senate took up for consideration a joint resolution offered by Mr. Grover on Saturday, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the committee on Banks of the Senate, in conjunction with such committee as the House of Representatives shall appoint, be directed to visit in person the Bank of Kentucky, and the Bank of Louisville, at Louisville; the Northern Bank of Kentucky, at Lexington, and the Farmers' Bank, at Frankfort, if in the discharge of their duty they deem it necessary to visit the same, or any of them.

Which was adopted.

The Senate took up for consideration the joint resolutions offered by Mr. Alexander on Saturday, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That we look with indignation and abhorrence upon the recent invasion of the Commonwealth of Virginia; that the clandestine and iniquitous scheme, in its inception and execution, was an unhallowed assault upon the peace and welfare of the whole country; that we deeply sympathize with the people of Virginia in the trying scenes through which they have been called, and proffer to them our countenance and active support, if needed, in the maintenance of the laws of the land and the public peace.

2. Resolved, That we here and now re-affirm our fealty to the constitution of the United States, and pledge ourselves faithfully and unreservedly to carry out all of its requirements; and that we will look with distrust toward that State which refuses to perform these high and solemn obligations, whether in the north, by refusing to carry out the provisions of the fugitive slave law, or in the south, by reviving and carrying on the odious African slave trade.

3. Resolved, That we will discountenance everything tending to produce alienation of feeling between the north and the south. That the unchangeable union of these States is indispensable to the prosperity and glory of each and all, and even to our continued existence as a civilized and enlightened nation; and to a preservation of this union in its integrity and fairness, we pledge our lives, our fortunes, and sacred honor.

4. Resolved, That we look with admiration and approval at the late union demonstrations in the north, and promise our union-loving friends of that section our hearty co-operation in quelling sectional strife, and restoring fraternal feelings in the different sections of the confederacy. We are for equality of the States, the supremacy of the constitution, the execution of the laws, and the preservation of the union. We ask nothing more than we are willing to award to others.

Dec. 19.

Mr. Wa...
Mr. Walton offered the following as a substitute for the third resolution, viz:

3. Resolved, That we will discontinue everything tending to produce alienation of feeling between the north and south; that the union of these States is indispensable to the prosperity and glory of each and all; and to a preservation of this union under the constitution, giving and maintaining to all sections thereof their equal and constitutional rights, "we pledge our lives, our fortunes, and our sacred honors."

Mr. Rust moved the following amendment to the second resolution, viz:

Amend the second resolution by striking out the last word but three in said resolution, to wit: the word "odious."

Ordered, That said resolutions and amendments be referred to the committee on Federal Relations, and that the Public Printer print 150 copies thereof for the use of the General Assembly.

The Senate took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act to amend an act, entitled "An act to incorporate the New Orleans and Ohio Telegraph Lessees, and to change the name to that of the South-Western Telegraph Company."
2. An act to change the line between Boyle and Garrard counties.
3. An act to amend an act, entitled "An act to incorporate the city of Henderson."
4. An act for the benefit of Julius King, of Newport.
5. An act to establish the county of Magoffin.
6. An act to amend an act to establish an additional voting place in Lawrence county.
7. An act for the benefit of F. McNiel, of the city of Louisville.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the 1st, 3d, and 6th be referred to the committee on the Judiciary; the 2d and 5th to the committee on Propositions and Grievances; and 4th and 7th to the committee on Finance.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills, and a resolution, which originated in the House of Representatives, of the following titles, viz:
An act to amend an act to incorporate the town of Benton, Marshall county;
An act to incorporate Louisville Lodge, No. 81, Independent Order of Odd Fellows.
An act to incorporate Kenton Lodge, No. 2, Ancient Order of Good Fellows.
An act to incorporate Madison County Mutual Insurance Company.
A resolution respecting the recess of the General Assembly from the 23d of December until the 4th of January, 1860.
Also a bill, originating in the Senate, entitled
An act to change the place of voting in Indian creek precinct, in Owsley county.
Also a resolution, originating in the Senate, entitled
A resolution relating to treaties for the surrender of fugitives from labor.
And had found the same truly enrolled.
Said bills and resolutions having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.
After a short time, Mr. Gillis reported that the committee had discharged that duty.
And then the Senate adjourned.

A measure having lain in the hands of the House for nearly six months, on the death of Speaker Linn Boy, and Col. Boyden, who was appointed as Speaker of the House, made a speech on the death of Mr. Linn Boy.

Gentlemen:

It has been with a heart full of sorrow that the news of the death of Mr. Linn Boy, has been received at the State House.

Resolved, That the death of Mr. Linn Boy, has been the subject of much regret and condolence, and that every one engaged in your business and in the State House, will feel the loss of a worthy and faithful officer.

Resolved, That the state of the business will be suspended during the period of mourning.

Resolved, That the compliments of the people be tendered to the family of Mr. Linn Boy, and that the subscribers to this resolution, will unite in expressing their regret at this time of loss, and the exalted character of Mr. Linn Boy, as so inflexible
A message, in writing, was received from the Governor, by the hands of Mr. Thomas B. Monroe, jr., Secretary of State, announcing the death of the Hon. Linn Boyd, Lieutenant Governor elect and Speaker of the Senate.

Which was taken up and read, as follows:

EXECUTIVE DEPARTMENT,
December 20, 1859.

Gentlemen of the Senate and House of Representatives:

It has become my painful duty to announce to you the death of Hon. Linn Boyd, Lieutenant Governor of the Commonwealth, which occurred at his residence, on Saturday night last, at 8 o'clock.

Col. Boyd has for many years occupied exalted positions of trust and confidence in the councils of the State and nation. Remarkable for his honesty and tried integrity; for his fidelity to principle, and for his unwavering attachment to the best interests of his constituents, his death will be lamented by the people of Kentucky as a public calamity. Out of respect to his memory, I have caused an order to be entered upon the executive journal that the public offices be closed, and that the transaction of the business of the Executive Department be suspended for the day; and it is needless for me to suggest to the representatives of the people, what I am sure is the first impulse of every one, the adoption of such a course as will be most appropriate in your better judgment to testify your appreciation of the public loss in the death of a public servant so illustrious as Col. Boyd.

B. Magoffin.

Mr. Johnson moved the following preamble and resolutions, viz:

The Senate of Kentucky having received the intelligence of the death of the Hon. Linn Boyd, the Lieutenant Governor and presiding officer elect of this body, and sharing in the universal sorrow this sad event will carry to every part of his adopted State, which he has so long and faithfully served in the councils of the State and nation, do unanimously

Resolved, That the Speaker's chair be shrouded in black during the session; and that the officers and members of this body will wear mourning on the left arm for thirty days.

Resolved, That we are penetrated with profound sorrow for the loss, at this time, of one so firm in all good and patriotic purposes; so exalted in virtue; so pure in all the relations of life; and a statesman so inflexibly attached to the union of these States.
Resolved, That the Speaker of the Senate be requested to direct a copy of this preamble, and these resolutions, to be transmitted to Mrs. Ann L. Boyd, assuring her that this body deeply cononde with her in the irreparable loss she has sustained in the severely afflicting dispensation of Providence; and that we shall ever cherish a profound respect for the manifold virtues and inestimable worth of her late husband.

Resolved, That when the Senate adjourn, it will adjourn until tomorrow, 10 o’clock.

Which were unanimously adopted.

And then the Senate adjourned.

WEDNESDAY, DECEMBER 21, 1859.

The Hon. Thomas P. Porter stated to the Senate, that in consequence of the different interpretations given to the constitution, and entertaining serious doubts in his own mind regarding the continuance of the office of Speaker of the Senate, since the death of the Hon. Linn Boyd, the late presiding officer elect of this body, he resigned his office as Speaker of the Senate.

On motion, Messrs. Pennebaker and Fisk were appointed a committee to inform the House of Representatives of the temporary suspension of business in the Senate.

After a short time, said committee returned and informed the Senate that they had discharged that duty.

The Secretary then announced that nominations for the office of Speaker of the Senate were in order.

Mr. Fisk nominated Hon. Thomas P. Porter as a suitable person to fill that office.

No other name being put in nomination,

Mr. Read moved that the Hon. Thomas P. Porter be declared the unanimous choice of the Senate for Speaker.

Which motion was seconded by Mr. Whitaker.
And the question being taken thereon, it was decided in the affirmative.

Messrs. Walker, Andrews, and Fisk were then appointed a committee to wait on the Hon. Thomas P. Porter, and inform him of his election.

Mr. Porter appeared, and, after taking the several oaths prescribed by the constitution, took the Chair as Speaker of the Senate.

On motion, Messrs. DeHaven and Whitaker were appointed a committee to wait on the House of Representatives, and inform that body that the Senate was then organized and ready to proceed to business.

After a short time, said committee returned and informed the Senate that they had discharged that duty.

Mr. Cissell asked for and obtained special leave to bring up a bill, originating in the House of Representatives, entitled
1. An act to amend an act, entitled "An act to incorporate the New Orleans and Ohio Telegraph Lessees, and to change the name to that of the South-Western Telegraph Company."

On motion of Mr. Andrews—
Leave was granted Mr. Fisk, from a select committee, to report a bill, entitled
2. A bill to extend State aid to railroads and turnpikes.

On motion—
Leave was granted to Mr. Whitaker to take up a bill from the House of Representatives, entitled
3. An act to regulate tolls on flatboats, and other crafts, on slack-water streams.

On motion of Mr. Jenkins—
Leave was granted to take up a bill from the House of Representatives, entitled
4. An act to repeal acts repealing in part an act establishing an equity and criminal court in the first judicial district.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the 1st, 3d, and 4th of said bills be read a third time; and the 2d be made the special order of the day for Wednesday, the 13th day of January next, at 12 o'clock, M., and that the Public Printer print 150 copies thereof for the use of the General Assembly.
JOURNAL OF THE SENATE.

The rule of the Senate, constitutional provision, and third reading of the 1st, 3d, and 4th 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 House of Representatives, announcing that they had passed bills of the following titles, viz:

An act in relation to forfeited lands.
An act to incorporate the town of Sacramento, in McLean county.
An act to appoint commissioners to sell a portion of the poor-house land of Jefferson county.
An act for the benefit of A. W. Quinn, late judge of the Estill county court.
An act to incorporate the Wilmington Lodge, No. 362.
An act concerning trust funds.
An act for the benefit of P. W. Napier, sheriff of Casey county.
An act for the benefit of the Grand Lodge of the I. O. O. F. of the State of Kentucky.
An act for the benefit of Tho. S. Page, Auditor.
An act to amend the law in relation to taxing the lands of non-residents.
An act to confirm and amend the charter of the Lexington and Herritt Mill Turnpike Road Company, and to change its name.
An act regulating tolls on flatboats, and other crafts, on slack-water streams.
An act for the benefit of Wm. W. Cleary, administrator of David Snodygrass, deceased.
An act changing the time of holding the magistrates' court in district No. 5, in Henderson county.
An act transferring the books and papers from the office of the late police judge of the town of Greenville to the president or chairman of the board of trustees.
An act for the benefit of the clerk of Hickman circuit court.
An act to change and modify an act to incorporate the Danville Female Academy.
An act to amend the charter of the American Printing House for the Blind.
An act to incorporate the Woodford Female College.
An act to amend the charter of the Stanford and Hustonville Turnpike Road Company.

An act to incorporate the town of Huntington, Versailles county.
An act to amend the charter of the American Printing House for the Blind.
An act transferring the books and papers from the office of the late police judge of the town of Greenville to the president or chairman of the board of trustees.
An act for the benefit of Wm. W. Cleary, administrator of David Snodygrass, deceased.
An act changing the time of holding the magistrates' court in district No. 5, in Henderson county.
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An act transferring the books and papers from the office of the late police judge of the town of Greenville to the president or chairman of the board of trustees.
An act for the benefit of Wm. W. Cleary, administrator of David Snodygrass, deceased.
An act changing the time of holding the magistrates' court in district No. 5, in Henderson county.
DEC. 21. JOURNAL OF THE SENATE.

An act to incorporate the Old Frankfort Continuation Turnpike Road Company.
An act to incorporate the Mortonsville and Lexington Turnpike Road Company.
An act to amend the charter of the Warsaw Turnpike Company.
An act to amend the original and amended charters of the Lexington, Versailles, and Frankfort Turnpike Road Company.
An act to incorporate the Newcastle and Smithfield Turnpike Road Company.
An act to charter the Fern Creek Turnpike Road Company.
An act to incorporate the Richmond and Tate’s Creek Turnpike Road Company.
An act for the benefit of the common school district.
An act to change the time of holding the quarterly court of Trimble county.
An act to change the time of holding the Henderson county quarterly court.
An act to authorize the county court of Bracken county to improve the Stranbe Mill road.
An act for the benefit of William C. Gillis, late surveyor of Whitley county.
An act to change the time of holding the Adair quarterly court.
An act to incorporate the Book and Tract Society of the Louisville Conference of the Methodist Episcopal Church South.
An act to repeal an act for the benefit of the towns of Burlington and Hamilton.

That they had passed a joint resolution originating in the House of Representatives, entitled
A resolution authorizing the Governor to procure and present to the surviving officers and soldiers of the Kentucky volunteers in the battle on Lake Erie, a gold medal.
Also, that they had concurred in a resolution from the Senate, entitled
A resolution appointing a committee to visit the Kentucky Institute for the Blind.

That they had passed bills originating in the Senate, with amendments by the House, of the following titles, viz:
An act regulating the time of holding county courts of Washington county.
An act to incorporate the town of Uniontown, Union county, Kentucky.

An act to incorporate the German Washington Mutual Association, of Louisville.

And that they had passed bills originating in the Senate of the following titles, viz:

An act for changing the time of holding the quarterly courts of Powell county.

An act to empower the Baptist Church, of Paris, to sell and convey certain real estate belonging to said Church.

An act for the benefit of the clerk of the Louisville chancery court.

An act to incorporate Russell Lodge, No. 284.

An act for the benefit of the clerk of the Lincoln circuit court.

An act for the benefit of the clerks of circuit and county courts of this Commonwealth.

An act to authorize the county court of Owen to change the State road in said county.

An act to change the time of holding the Allen county quarterly courts.

1. Mr. Irvan presented a memorial from the members of the bar in the first judicial district, praying relief in said district.

2. Mr. Rhea presented the petition of sundry citizens of Logan, and other counties, praying that a tax be imposed upon non-resident tree vendors.

3. Mr. Grover presented the petition of sundry citizens of Pendleton county, praying the creation of an additional voting and justices' precinct in said county.

4. Mr. Whitaker presented the petition of Samuel Tinsley, of Shelby county, trustee school district No. 16.

5. Mr. Taylor presented the petition of the members of the bar of Mason county, for the establishment of a court of equity.

6. Mr. Rust presented a memorial of G. W. Kouns, of Carter county.

Which were received, the reading dispensed with, and referred, the 1st and 5th to the new judicial district committee; the 2d, 3d, and 4th to the committee on Proposals and Grievances; and the 6th to the committee on Finance.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled bill, and a resolution, which originated in the Senate, of the following titles, viz:
An act to legalize the proceedings of the court of claims of Allen county.

A resolution appointing a committee to visit the Western Lunatic Asylum.

And had found the same truly enrolled.

Said bill and resolution having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. Brumer asked leave of absence for Mr. Gillis.

Which was granted.

Mr. Cissell asked for a suspension of the rule to enable him to call up a bill from the House of Representatives, entitled

An act concerning uncertified deeds in the Louisville chancery court.

The question being taken, Shall the rule be suspended? it was decided in the negative.

The Senate then resumed the consideration of a bill, entitled

A bill to incorporate the Guthrie Insurance and Trust Company.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That J. B. O'Bannon, Charles Q. Armstrong, B. T. Guthrie, Andrew Graham, J. D. Allen, John Brent, J. P. Marshall, John Thatcher, Robert Waggoner, and J. A. Peyton, together with their successors, assigns, and assigns, be, and they are hereby, created a body politic and corporate, under the name and style of the Guthrie Insurance and Trust Company, and shall continue until the first of January, 1890; and by that name are made capable in law to have, purchase, and receive, possess, enjoy, and retain, sell, convey, or otherwise dispose of, to them and their successors, lands, tenements, rents, goods, chattels, public and private securities of any kind, quality, and nature whatsoever, including shares of the capital stock of this corporation, not exceeding at any one time the amount of the capital stock of said corporation and accumulated profits; and to sue and be sued, plead and be impleaded, in any court of record in this Commonwealth, or in any other place whatsoever; and to make and use a common seal, and the same to break, alter, or renew at pleasure; also, to ordain, establish, and put in execution and amend such by-laws as may be necessary and convenient for the government of the said corporation, not contrary to the laws of the Commonwealth.

§ 2. The capital stock of said corporation shall be one hundred thou-
sand dollars, in two thousand shares of fifty dollars each; but if at any time after the organization of the company, the president and directors, with the concurrence of the owners of a majority of the stock, should deem it advisable to increase the capital stock of the company, the same may be increased to any amount not exceeding five hundred thousand dollars, by sale of additional shares of fifty dollars each, on such terms and in such manner as the president and directors may direct.

§ 3. The corporators named in this act, or any one or more of them, shall, as soon as may be deemed advisable by them after the passage of this act, open books of subscription for two thousand shares of the capital stock of said corporation, first giving at least ten days' notice of the time and place of opening said books of subscription, by publication in one or more of the daily newspapers published in the city of Louisville; and when two thousand shares shall have been subscribed for the books shall be closed; and, thereafter, notice shall be given, in like manner as in case of opening books, of a meeting of the subscribers, at which meeting five dollars in money shall be paid upon each share subscribed for, and the company be organized; after which the remaining forty-five dollars on each share shall be secured by the notes of subscribers, secured to the satisfaction of the president and directors, and to be paid at such time or times as they may designate. If any of the corporators named in this act shall fail to subscribe for stock when the books are opened for subscriptions, they shall cease to be corporators; and if any person or company subscribing for shares of the stock of said company shall fail to pay the five dollars on each share at the time and place such payment is to be made, according to notice, such stock shall be forfeited to the company, and may be disposed of by sale or otherwise. And if at any time any shareholder shall fail to pay any call upon the note for unpaid installments, or shall refuse or neglect to give a note with security satisfactory to the president and directors of said company, the stock of such shareholder shall be forfeited thereby to the company, and may be sold, the company accounting for the proceeds of sale thereof, first deducting all claims for calls, or other claim against such shareholder held by the company.

§ 4. The shareholders, who shall each own one hundred shares of the capital stock of said company in their own right, shall, by virtue thereof, be directors of the company; any copartnership firm owning one hundred shares of the stock shall have the right to designate in writing, from year to year, one member of the firm to act as director, which designation shall be recorded on the minutes of the corporation; and the shareholders owning less than one hundred shares of the said stock shall have the right to designate one person of their number for every one hundred shares owned by such shareholders, to be a director of the company, which designation shall be entered on the minutes of the corporation. When any director ceases to be a shareholder to the amount of one hundred shares, he shall cease to be a director, unless designated as such by a copartnership firm owning one hundred shares, or by the shareholders owning less than one hundred shares of said stock.
§ 5. The directors of said company shall first organize by the election of one of their number as president, to hold office until his successor is elected and qualified; and they shall also elect at least two of their number to serve until the ensuing first Monday in January; and then, and annually thereafter, on the first Monday in January, shall elect at least two of their number to serve, in conjunction with the president, as a business committee, which committee shall have a general direction and control of the transactions of the corporation. And the president and directors shall elect such officers and agents as may be necessary for the transaction of the business of the company, fix their salaries, and prescribe their duties; and may require from any officer bond with security in such sums as they may deem adequate. The salary of the president shall be fixed by the directors. A majority of the whole number of directors shall be a quorum for the transaction of business, and their regular meetings shall be held on the first Monday in January and July of each year. And at each regular meeting a statement of the affairs of the company, and its business for the preceding six months, shall be exhibited; and if any profits have been made, the president and directors shall declare a dividend of such portion thereof, on each first Monday in January and July, as they may deem expedient; but no dividend shall be paid out to the shareholders in money, out of any of the unearned premiums of insurance received by the company. The business committee may call meetings of the directors when deemed necessary.

§ 6. Whenever the sum of ten thousand dollars in cash has been paid by the shareholders, and the further sum of forty-five dollars on each share subscribed has been secured by note as herein before provided, the president shall have full power and authority, in the name and on behalf of the said company, to make all kinds of marine and fire insurance and reinsurance on property of any and every kind, within the United States or elsewhere, on the general conditions of marine and fire insurance, or upon particular principles and conditions designated in the policies issued by the said company.

§ 7. The said company shall have the right to employ any portion of their capital stock, or surplus funds on hand, in the purchase or discount of foreign and domestic bills of exchange, and promissory notes made negotiable and payable at the office of said company, or at any of the banks, or branches of banks, chartered by this Commonwealth, and any of the promissory notes purchased or discounted by said company shall be, and they are hereby, placed on the same footing with foreign bills of exchange, and remedy may be had thereon jointly or severally against the drawers and indorsers, and with like effect, except as to damages. And the said company may sell and buy bankers' and bank checks.

§ 8. The said company may, with the concurrence of the owners of a majority of the shares of the capital stock, transact the insurance business upon the mutual principle, dividing the profits with insurers on such terms as may be prescribed in the by-laws of the company, and issuing scrip-stock certificates for the proportion of profits divided to non-shareholders; which scrip-stock shall be liable for losses before
the capital stock of the company. And when scrip-stock has been
issued to the amount of one hundred thousand dollars, the subsequent
accumulation of profits represented by scrip-stock shall be applied to
the redemption of the amount in excess of one hundred thousand dol-

§ 9. The form of certificates of stock, and certificates of scrip-stock,
and the manner of transfer of the same, shall be fixed in the by-laws
of the company. And a lien is hereby created in favor of the corpo-
ration on the shares of stock, or scrip-stock, of any holder thereof for
any claim of any kind whatever which the company may hold against
the holder of such shares of stock, or scrip-stock.

§ 10. The principal office for the transaction of the business of the
corporation shall be in Louisville, in Jefferson county, Kentucky; but
the president and directors may establish agencies, or branch offices
elsewhere, if deemed necessary by them.

§ 11. The General Assembly reserves the right to modify or amend
the same at pleasure.

§ 12. Whenever it ceases to be an insurance company in good faith,
said charter shall cease and be void, and may be so declared by the
Louisville chancery court, on petition in equity.

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

Mr. Alexander offered the following amendment, viz:
Amend said bill by striking out the seventh section.

Mr. Cissell offered the following substitute for the amendment pro-
posed by Mr. Alexander, viz:
§ 7. That it shall be lawful at any time to invest and re-invest any
part of their capital stock, moneys, funds, or other property, in any
stock or funded debt created, or hereafter created, in any State in
the United States, or in stocks of any bank, and the same to sell and
transfer at pleasure; or they may loan the same, or any part thereof,
to individuals or corporate bodies, on real or personal security, on such
terms and conditions as may be required by the said directors, not in
violation of law.

The question being taken on the adoption of the substitute proposed
by Mr. Cissell, it was decided in the negative.

The question was then taken on the amendment proposed by Mr.
Alexander, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
T. T. Alexander, Samuel E. DeHaven, James McKee,
William T. Anthony, George Denny, John A. Prall,
James R. Barrick, J. E. Gibson, William B. Read,
Landaff, W.
John B. B.
William S.
John F. F.
William C.
Mr. Grue.
Amend
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Mr. Wa.
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Rights.

Said bill
§ 1. Be it enacted by the Senate and House of Repre
United States, and of every State in the same, or in
stocks of any bank, and the same to sell and tra

§ 2. That the

The question being taken on the adoption of the substitute proposed
by Mr. Cissell, it was decided in the negative.

The question was then taken on the amendment proposed by Mr.
Alexander, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
T. T. Alexander, Samuel E. DeHaven, James McKee,
William T. Anthony, George Denny, John A. Prall,
James R. Barrick, J. E. Gibson, William B. Read,
Dec. 21.-JOURNAL OF THE SENATE.

Samuel H. Boles, Robert E. Glenn, Henry M. Rust,
Charles Chambers, Asa P. Grover, E. D. Walker,
Benjamin P. Cissell, John L. Irvan, C. J. Walton—22.
A. D. Cosby,

Those who voted in the negative, were—
Landaff W. Andrews, Thomas S. Grundy, Charles D. Pennebaker,
John B. Bruner, John M. Johnson, Albert G. Rhea,
William S. Darnaby, John G. Lyon, Harrison Taylor,
John F. Fisk, Thornton F. Marshall, Cyrenius Wait,

Mr. Grundy then offered the following amendment, viz:
Amend title by striking out the word "Trust."
Which was adopted.

Mr. Walton offered the following amendment, viz:
Amend the title by striking out the word "and."
Which was adopted.

On motion, it was
Ordered, That said bill and amendments be referred to the committee on Banks.

The Senate then resumed the consideration of a Senate bill, entitled
A bill to amend article 2d of the Revised Statutes, entitled Marital Rights.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That article second of the Revised Statutes, entitled Marital Rights, be amended so as to include personal and other property, of every description, which the woman may have at the time of her marriage, or receive after marriage by will, gift, or otherwise; that to secure the value of such property persons desiring the benefit of this amendment shall select two disinterested housekeepers, who, after being sworn, shall place a fair value on such property as may be presented to them, setting the value opposite each item, which shall be recorded in the county court clerk's office of the county in which the parties reside; that the amount in value be, and the same is hereby, protected in the same manner and to the same extent that real estate and slaves are protected by the act to which this is an amendment.

§ 2. That this act take effect from and after its passage.

The question being taken, Shall the bill be read a third time? it was decided in the affirmative.

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

Mr. Speaker, (Porter,) Robert E. Glenn, William B. Read,
William T. Anthony, John L. Irvan, Albert G. Rhea,
James R. Barrick, Samuel H. Jenkins, Henry M. Rust,
Samuel H. Boles, John M. Johnson, Cyrenius Wait,
Charles Chambers, John G. Lyon, E. D. Walker,
A. D. Cosby, William H. McBrayer, C. J. Walton,
Alex. L. Davidson, James McKee, W. C. Whitaker—23.
J. E. Gibson, John A. Prall,

Those who voted in the negative, were—

T. T. Alexander, Samuel E. DeHaven, Thomas S. Grundy,
Landaff W. Andrews, George Denny, Thornton F. Marshall,
John B. Bruner, John F. Fisk, Charles D. Pennebaker,
William S. Darnaby,

Said bill was then read a third time,

When Mr. Rust offered the following amendment by way of engrossed ryder, viz:

Provided, That this act shall not apply to any married woman who, at the time of her marriage, may have and own land and slaves, or either: And provided further, That the increase of any such property as may be claimed by virtue of this act shall pass to the husband as personal property, other than slaves, now pass by existing laws.

Mr. Taylor moved to lay said bill and amendments on the table.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
T. T. Alexander, Samuel E. DeHaven, Thornton F. Marshall,
Landaff W. Andrews, George Denny, Charles D. Pennebaker,
John B. Bruner, John F. Fisk, John A. Prall,
Benjamin P. Cissell, Asa P. Grover, Albert G. Rhea,
Charles Chambers, Thomas S. Grundy, Harrison Taylor—18.

Those who voted in the negative, were—

William T. Anthony, Robert E. Glenn, William B. Read,
James R. Barrick, Samuel H. Jenkins, Henry M. Rust,
Samuel H. Boles, John M. Johnson, Cyrenius Wait,
A. D. Cosby, John G. Lyon, E. D. Walker,
Alex. L. Davidson, William H. McBrayer, C. J. Walton,
J. E. Gibson, James McKee, W. C. Whitaker—19.
William C. Gillis,
Mr. Fisk moved to suspend the rules to enable the committee on Federal Relations to make their report.

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

And then the Senate adjourned.

THURSDAY, DECEMBER 22, 1859.

Mr. Irvan presented the petition of sundry members of the bar of the first congressional district, praying for a court of appeals.

Which was received, the reading dispensed with, and referred to the committee on the Court of Appeals.

On motion, the rule of the Senate was suspended, and special leave was granted to take up the following bills from the House of Representatives, which were reported, as follows, viz:

By Mr. Cissell—
An act concerning uncertified deeds in the Louisville chancery court.

By same—
An act for the benefit of Jason Jackson.

By Mr. Marshall—
An act to amend the charter of the city of Augusta, Bracken county.

By Mr. Walton, from the committee on Internal Improvement—
An act to incorporate the Paducah and Russellville Railroad Company.

By same, from the same committee—
An act to amend the charter of the New Orleans and Ohio Railroad Company.

By Mr. McBrayer—
An act to amend an act, entitled “An act to reduce into one the several acts in relation to the town of Harrodsburg.”
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

Special leave was granted, and the following Senate bills were reported, viz:

By Mr. Marshall, from the committee on Banks—
1. A bill to amend the charter of the Bank of Ashland.

By Mr. Cissell, from the committee on the Judiciary—
2. A bill for the benefit of the creditors of the People's Telegraph Company.

By same, from the same committee—
3. A bill for the benefit of the creditors of the New Orleans and Ohio Telegraph Company.

By Mr. Wait, from the committee on Religion—
4. A bill to incorporate the Jacksonville Cemetery Company.

Which were severally read the first time.

Ordered, That said bills be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st of said bills be made the special order of the day for Wednesday, the 11th day of January next, at 12 o'clock, M., and that the Public Printer print 150 copies thereof for the use of the General Assembly; and that the 2d, 3d, and 4th be engrossed and read a third time.

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

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

Bills from the House of Representatives of the following titles were reported, viz:

By Mr. Whitaker, from the committee on Circuit Courts—
1. An act for the benefit of B. J. Shaver,
With an amendment.
DEC. 22.]

JOURNAL OF THE SENATE.

By same—
1. An act for the benefit of Reuben Gill,  
With an amendment.

By same—
2. An act to authorize a special term of the Anderson circuit court.

By same—
3. An act to amend the charter of the German Lutheran St. John’s Church, in Newport, Kentucky.

By same—
4. An act to repeal an act to prohibit fishing in the North Fork of Licking river.

By Mr. Darnaby, from the same committee—

With the opinion that said bill ought not to pass.

By same—
7. An act for the benefit of Cager Creel, sheriff of Adair county.

With an amendment.

The question being taken on the adoption of the amendments proposed to the 1st, 2d, and 7th of said bills, it was decided in the affirmative.

The question being taken on the 6th, Shall said bill be rejected? it was decided in the affirmative.

Ordered, That the 1st, 2d, 3d, 4th, 5th, and 7th of said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills, the 1st, 2d, and 7th as amended, do pass, and that the titles thereof be as aforesaid.

The committee on Circuit Courts reported bills of the following titles, viz:

By Mr. Read—
1. A bill to change the times of holding circuit courts in the counties of Russell, Clinton, and Cumberland.

By same—
2. A bill allowing sheriffs and other persons pay for summoning juries from other counties than that where the action lies.
By Mr. Whitaker—
3. A bill to change the time of holding the February term of the
Trigg circuit court.
Which were read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bills being dispensed with,
Ordered, That the 2d be placed in the orders of the day, and that
the Public Printer print 150 copies thereof for the use of the General
Assembly; and the 1st and 3d be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading
of said 1st and 3d bills having been dispensed with, and the same
being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.
The Senate then resumed the consideration of a bill, entitled
A bill to amend the 2d section of the Revised Statutes, entitled Mar­
ital Rights.
On motion of Mr. Read—
Ordered, That said bill be recommitted to the committee on Circuit
Courts, with instructions for said committee to report at 10½ o'clock,
A. M., on the 6th of January next.
On motion—
Mr. Rhea, from the committee on Finance, was granted leave to
report a joint resolution, originating in the House of Representa­
tives, as follows: viz,
WHEREAS, By the general appropriation act, passed at the last ses­sion of the General Assembly, there was, by said act, appropriated for the support of the Eastern Lunatic Asylum, for two years from the 3d of December, 1857, the sum of twenty-nine thousand two hundred and fifty dollars per annum, or so much thereof as may be actually necessary, payable semi-annually in advance; and whereas, said bill was, by mistake, enrolled so as to show that only twenty-five thousand two hundred and fifty dollars was appropriated; and it appearing, by the report of the Commissioners of said Eastern Lunatic Asylum, that the whole of said appropriation is needed for the support of said Asylum; therefore,
Be it resolved by the General Assembly of the Commonwealth of Kentucky,
That the Auditor of Public Accounts draw his order on the treasury for the sum of eight thousand dollars, in favor of the Chairman of the Board of Commissioners of said Eastern Lunatic Asylum.
Which was adopted.
The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) George Denny, William H. McBrayer,
T. T. Alexander, John P. Fisk, Charles J. Pennebaker,
William T. Anthony, J. E. Gibson, John A. Pratt,
Landaff W. Andrews, William C. Gillis, William B. Read,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
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James R. Barrick, Robert E. Glenn, Albert C. Rhea,
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John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
Landaff W. Andrews, William O. Gillis, John A. Prall,
William T. Anthony, J. E. Gibson, Charles J. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert C. Rhea,
Samuel H. Boles, Asa P. Grover, Henry M. Rust,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Charles D. Pennebaker, John M. Johnson, C. J. Walton,
the energies of an advancing and progressive people, are open to the
the citizens of all the States; and that there exists no power in the
corporation of the General Government, or the Government of a Territory, during its continu-
ance as such, and until having attained sufficient population it shall have
formed a constitution and been admitted into the Union, to impair
the right of any citizen migrating thereto in the ownership and enjoy-
ment of any species of property which may be recognized by the laws of
any one of the States; but that this right, having been solemnly
affirmed by the decision of our highest judicial tribunal, should be
guarded by suitable laws faithfully administered; and if in any case a
Territorial Government should assail that right by unfriendly legis-
lation, or experience should show that existing laws are inadequate for
its protection, it will then be the duty of the General Government, in
the exercise of its powers—legislative, judicial, and executive—each
acting within its appropriate sphere, to provide such security and pro-
tection as the exigencies of the occasion may demand.

3. That we approve of the legislation of Congress in the repeal
of the Missouri Restriction; and that we indorse, and will sustain,
the doctrines enunciated in the opinion of the Supreme Court of the United
States, in the Dred Scott case, as embodying a true exposition of the
Constitution in relation to the subject of slavery in the Territories.

4. That we have observed with deep concern the mad and aggres-
sive spirit which has characterized the assaults of a large portion of
the citizens of the Northern States upon the domestic institutions which
Kentucky, in common with her sisters of the South, has permanently
adopted, and to which she will inflexibly adhere. Extensive and trea-
sorable combinations have been formed throughout the North, having
in view, as their avowed purpose, the subversion of our laws and the
destruction of the tenure by which we hold our property. Incendiary
appeals have been made to our slaves to rise in rebellion against their
masters; and obstacles have been interposed by the laws of some of
the Northern States, and with the countenance and co-operation of
men in high positions, to prevent the reclamation by their rightful
owners of fugitives from service. Every form of attack, whether open
or covert, which fanaticism could stimulate or ingenuity devise, has
been made upon our rights, in relation to subjects peculiarly our own,
and with a pertinacity and zeal which seem ready to overlook every
constitutional barrier, and violate every obligation of confederate faith.
In such a crisis, Kentucky, loyal and devoted as she has ever been to
the national Union, and clinging to the hope, strengthened by recent
indications, that a conservative sentiment may yet prevail in the
North, which shall arrest the dangers that seem impending, neverthe-
less deems it just to herself and to those with whom she is associated
in interests, to announce in most emphatic terms that she stands ready
to repel to the last every encroachment, from whatever source it may
come, upon her rights, her institutions, and her honor.

5. That we earnestly recommend to the General Government to use
all honorable means to procure by fair negotiation the annexation to
our Union of the Island of Cuba, as an object of prime importance in
its relation to our commercial interests and military defense; and that

while we characterize ourselves, and allow our commercial
trade and commerce by any person.
JOURNAL OF THE SENATE.

[Dec. 22.] 155

while we would not violate the good faith which has uniformly characterized our intercourse with other nations, we would be false to ourselves, and to all the high considerations of self-protection, were we to allow our ascendancy in the Gulf of Mexico, and the security of our commerce, to be endangered through the acquisition of this stronghold by any powerful European Government.

6. That we have confidence in the honesty, integrity, and ability of James Buchanan, our present distinguished Federal Executive, and we indorse his administration as sound, conservative, and national.

7. That the Governor of Kentucky be requested to transmit a copy of these resolutions to our Senators and Representatives in Congress, and to the Executives of each of the States of the Union.

JOHN A. PRALL, Chairman.

Ordered, That the foregoing resolutions be made the special order of the day for the 6th of January next, at 11 o'clock, A. M., and that the Public Printer print 150 copies thereof for the use of the General Assembly.

On motion—

The following joint resolutions, offered by Mr. Rust on Monday last, were taken up, viz:

WHEREAS, In the present critical position of public affairs, when the rights of a portion of the States of the Union are threatened, and the constitution itself menaced, by a powerful sectional organization, it becomes the solemn duty of the people of Kentucky, as citizens of one of the States whose rights are in peril, to declare their opinions freely and unequivocally on the grave questions out of which have grown the dangers that impend over them—therefore,

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the Territories of the United States, being the common property of the people of all the States, and held in trust by the General Government for their use and benefit, we hold that Congress has no power under the constitution to abolish African slavery therefrom, or to prohibit the introduction of African slaves therein; nor have the inhabitants of the Territories any such power during their territorial condition; but the right of the people to emigrate to the Territories, taking with them every species of property recognized as such by the laws of any of the States, and their right to adequate legal remedies for the protection of all such property as any of the citizens may see proper to take with them there, are rights plainly defined by the constitution itself, not dependent for their existence upon any legislative enactment, and cannot be impaired, abridged, or destroyed, by the action of any legislative body whatever.

2. Resolved, That it is the duty of the Federal Government to give ample and sufficient protection to the citizens of the several States in the exercise of all their rights in the Territories; that no delegation of the power possessed by the Federal Government for this purpose, to the Territorial authorities, will free it from the discharge of this duty; and having delegated such power to any subordinate authority, should
such protection be not given thereby, the Federal Government is bound to interpose and protect the citizens in the enjoyment of such rights.

3. Resolved, That, willing to fulfill all the obligations imposed by the constitution, with a fixed purpose to abide in good faith by all its compromises, and an unwavering determination to defend its provisions and to maintain its guarantees, asking nothing but what is right, and submitting to nothing that is wrong, Kentucky will ever insist that all the rights of the citizens of this Commonwealth, standing as they do on an equality with the citizens of the other States, shall be respected in all the States and Territories of the Union, and, if need be, protected by the Federal Government with all the power thereof.

4. Resolved, That a copy of these resolutions be sent to Senators and Representatives in Congress, and that the former be instructed, and the latter requested, to conform their actions thereto.

5. Resolved, That his Excellency, the Governor, be directed to send, under his official seal, a copy of these resolutions to each of the Governors of the United States.

Ordered, That the said resolutions be made the special order of the day for the 6th day of January next, at 12 o'clock, M., and that the Public Printer print 150 copies thereof for the use of the General Assembly.

On motion—

Mr. Chambers was excused from serving longer upon the committee on Internal Improvement.

Whereupon the Speaker appointed Mr. Boles upon said committee.

A message was received from the House of Representatives, announcing that they had passed bills, originating in that House, of the following titles, viz:

An act to increase the pay of witnesses.
0673
An act to amend the charter of the Paris and Bethlehem Turnpike Road Company.

An act for the benefit of P. P. Ballard.

An act for the benefit of George W. Carter, late sheriff.

An act to provide for securing the attendance of slaves as witnesses.

An act to amend part 3d, title 13th, of the Civil Code of Practice.

An act to authorize the trustees of the town of Bedford to sell a portion of street in said town.

An act to incorporate the Covington Gymnastic Association.

An act authorizing the trustees of the Christian Church, in Barboursville, to sell their property.

An act offering a reward for the discovery of the cause of the disease called hog cholera, and a remedy that will cure said disease.
An act to authorize the county court of Warren county to increase the county levy.

An act to amend an act, approved 17th February, 1858, to provide a general mechanics’ lien law for certain counties and cities.

That they had passed bills originating in the Senate, of the following titles, viz:

An act for the benefit of the sheriff of Spencer county.

An act to amend the 29th section of the Code of Practice.

An act to amend the 24th section of the Code of Practice.

Also, that they had concurred in a resolution from the Senate, entitled

A resolution appointing a committee to visit the Banks.

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

On motion of Mr. Bruner—1. A bill to incorporate the Breckinridge, Grayson, Hancock, and Perry Counties Agricultural and Mechanical Association.

On motion of Mr. Irvan—2. A bill to incorporate the Deposit Bank of Canton.

On motion of Mr. Rust—3. A bill to amend article 2, chapter 93, of the Revised Statutes.

On motion of Mr. Pennebaker—4. A bill to incorporate the Kentucky Tribe, No. 4, Improved Order of Red Men.

On motion of Mr. Prall—5. A bill to amend the charter of the town of Paris.

On motion of Mr. Pennebaker—6. A bill to authorize the closing of certain roads in Jefferson county.

On motion of Mr. Prall—7. A bill to amend an act to incorporate the Paris, Winchester, and Kentucky River Turnpike Road Company, approved February 25, 1858.

On motion of Mr. Gillis—8. A bill for the benefit of Samuel P. Brawner, of Whitley county.

On motion of Mr. Darnaby—9. A bill to charter the Oxford and Newtown Turnpike Road Company.

On motion of Mr. Pennebaker—10. A bill to amend the charter of the Mechanics’ Bank.

On motion of Mr. Taylor—11. A bill to amend the 4th section of article 18, chapter 35, of the Revised Statutes, title Executions.

On motion of same—12. A bill declaring Stanton’s editions of the
Codes of Practice and Revised Statutes, to be evidence in the courts and tribunals of the State of Kentucky.

On motion of same—13. A bill incorporating the Maysville Coal and Oil Company.


On motion of Mr. Lyon—15. A bill to charter the Joiners' and Cabinet-Makers' Benevolent Society, of Louisville.


On motion of Mr. Walker—17. A bill to amend chapter 25, Revised Statutes, entitled Costs.

On motion of Mr. Whitaker—18. A bill providing for the publishing of the general laws, commissioners' sales, sheriffs' sales, &c., in newspapers.

On motion of same—19. A bill incorporating the Shelbyville Debating Club.

The committee on the Judiciary was directed to prepare and bring in the 1st, 5th, 6th and 13th; the committee on Banks the 2d and 10th; the committee on Revised Statutes the 3d, 11th, 12th, and 17th; the committee on Religion the 4th and 15th; the committee on Internal Improvement the 7th, 9th, and 14th; the committee on Finance the 8th; the committee on Education the 16th and 19th; and the committee on Circuit Courts the 18th.

Mr. Fisk moved the following resolution, viz:

Resolved, That the Judiciary committee is hereby instructed to inquire into the expediency of prohibiting by law the intermarriage of slaves and free blacks in this Commonwealth, and report by bill or otherwise.

A message was received from the Governor, by Mr. Thomas B. Monroe, jr., Secretary of State, announcing that the Governor had signed and approved bills and joint resolutions, originating in the Senate, of the following titles, viz:

An act to change the time of holding the Lawrence quarterly courts.

An act to change the time of holding the quarterly courts of Logan county.

An act to change the place of voting in Indian creek precinct, in Owsley county.
An act to legalize the proceedings of the court of claims of Allen county.

A resolution relating to the appointment of a joint committee to visit the Eastern Lunatic Asylum, and the Deaf and Dumb Asylum.

A resolution relating to treaties for the surrender of fugitives from labor.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter and laws of Jamestown, in Campbell county.

An act to authorize the appointment of a treasurer for Boone county.

An act to prescribe the means and mode of opening roads in Boone county.

An act to incorporate the Louisville Gaiety Association.

An act to amend an act, entitled "An act to incorporate the New Orleans and Ohio Telegraph Lessees, and to change the name to that of the South-Western Telegraph Company."

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

And then the Senate adjourned.
FRIDAY, DECEMBER 23, 1859.

A message was received from the House of Representatives, announcing that they had passed a joint resolution, entitled
A resolution providing for the printing of the speeches made on the occasion of the death of the Hon. Linn Boyd.

And that they had passed bills of the following titles, viz:

An act to authorize Simeon A. Whitaker to solemnize marriage.

An act in relation to the Winchester and Kentucky River Turnpike Road Company.

An act to authorize the chairman and board of trustees of the town of Russellville to convey a certain lot.

It being evident that a quorum was not present,

Mr. Fisk moved a call of the Senate.

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

Whereupon, the roll being called,

Those who answered to their names, were—

Mr. Speaker, (Porter,) J. E. Gibson, Charles D. Pennebaker,
T. T. Alexander, Robert E. Glenn, John A. Prall,
William T. Anthony, Samuel H. Jenkins, Henry M. Rust,
John B. Bruner, John M. Johnson, E. D. Walker,
Benjamin P. Cissell, John G. Lyon, W. C. Whitaker—17.

John F. Fisk, James McKee,

Those who were absent on leave, were—

William C. Gillis, Samuel Haycraft—2.

Those who were absent without leave, were—

Landaff W. Andrews, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, George Denny, William B. Read,
Samuel H. Boles, Asa P. Grover, Albert G. Rhea,
Charles Chambers, Thomas S. Grundy, Harrison Taylor,
A. D. Cosby, John L. Irvan, Cyrenius Wait,

Alex. L. Davidson,

On motion—

Resolved, That the absentees be excused.

Mr. Fisk moved to suspend further proceedings under the call of the Senate.
And the question being taken thereon, it was decided in the affirmative.

On motion—

Resolved, That the Senate do now adjourn until the 4th of January, 1860, 10 o'clock, A. M.

WEDNESDAY, JANUARY 4, 1860.

1. Mr. Fisk presented the petition of John P. Noonan, praying for the reimbursement of a tax paid by him on billiard tables.

2. Mr. Cissell presented the petition of sundry citizens of Hopkins county, praying for a change in the proposed new county line.

3. Mr. Andrews presented the memorial of the county judge, clerks, and justices of the peace of the county of Fleming, praying the Legislature to purchase Stanton's Revised Statutes for the use of the officers of this Commonwealth.

4. Mr. Andrews also presented the memorial of sundry citizens of Fleming county, praying for authority to convey a certain lot of ground. Which were received, the reading dispensed with, and referred, the 1st to the committee on Finance; the 2d to the committee on Propositions and Grievances; and the 3d and 4th to the committee on the Judiciary.

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

By Mr. McBrayer, from the committee on County Courts—

1. A bill to change the time of holding the Barren quarterly courts.

2. A bill for the benefit of Fleming county.

By same—

3. A bill to change the time of holding the quarterly courts of Trimble county.
By same—
4. A bill regulating the time of holding the equity, penal, and criminal term of the Washington county circuit court.

By same—
5. A bill for the benefit of Frank Garrett.

By same—
6. A bill for the benefit of Louis A. Waggoner.

By same—

By Mr. DeHaven, from the committee on Finance—

By same—
9. A bill for the benefit of Jesse Stevens, sheriff of Caldwell county.

By Mr. Pennebaker, from the committee on the Codes of Practice—
10. A bill to amend an act, entitled "An act to amend section 832 of the Civil Code of Practice."

By Mr. Marshall, from the committee on Banks—
11. A bill to amend the charter of the Franklin Savings Institution.

Which were severally read the first time.

Ordered, That said bills be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th of said bills be engrossed and read a third time; and that the 11th be made the special order of the day for Friday, January 13th, instant; at 11 o'clock, A. M., and that the Public Printer print 150 copies thereof for the use of the General Assembly.

The rule of the Senate, constitutional provision, and third reading of said 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th bills having been dispensed with, and the same being engrossed,

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

On motion—
Mr. Marshall, from the committee on Banks, was discharged from the further consideration of a leave to them referred to bring in a bill to repeal an act approved January 28, 1858.

Mr. Glenn, from the committee on Enrollments, reported that the
committee had examined an enrolled resolution, which originated in the House of Representatives, entitled
A resolution to correct appropriation to the Eastern Lunatic Asylum,
And had found the same truly enrolled.
Said resolution having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and it was delivered to the committee to be presented to the Governor for his approval and signature.
After a short time, Mr. Glenn reported that the committee had discharged that duty.
Bills from the House of Representatives of the following titles were reported from the several committees to whom they were referred, without amendment, viz:
By Mr. McBrayer, from the committee on County Courts—
An act to fix the time of holding the quarterly court of Hart county.
By same—
An act to amend an act to establish the police court of Winchester.
By same—
An act for the benefit of the Nicholas county court.
By same—
An act to legalize the proceedings of the Casey county court at its October term, 1859.
By same—
An act to fix the time of holding the quarterly court for Simpson county.
By same—
An act to change the time of holding the Taylor county court.
By Mr. Cissell, from the committee on the Judiciary—
An act for the benefit of James H. Priest, late sheriff of Henderson county.
By same—
An act to amend the charter of the city of Paducah.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The Speaker laid before the Senate the report of the President of the Board of Internal Improvement.

On motion of Mr. Alexander—
The rule of the Senate was suspended, said report taken up, the reading dispensed with, and
Ordered, That the Public Printer print 500 copies of the said report for the use of the General Assembly.

[For Report—see Legislative Documents.]

Mr. Cissell, from the committee on the Judiciary, reported a bill, entitled
A bill directing the purchase of Stanton's edition of the Revised Statutes for the use of the officers of the Commonwealth.
Which was read the first time, and ordered to be read a second time.

Pending the consideration of said bill,
The hour for taking up the orders of the day arrived.
On motion of Mr. Alexander—
The rule of the Senate was suspended for the purpose of disposing of said bill.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Said bill was amended, and ordered to be engrossed and read a third time.

The question was taken on dispensing with the third reading of said bill, and decided in the negative.

Mr. DeHaven moved that said bill be printed and placed in the orders of the day.
And the question being taken thereon, it was decided in the negative.

Mr. Whitaker moved that said bill be printed and made the special order of the day for Friday, January 20th, instant, at 12 o'clock, M.
And the question being taken thereon, it was decided in the negative.

Mr. Whitaker then moved that said bill be printed and made the special order of the day for Saturday, January 14th, instant, at 12 o'clock, M.
And the question being taken thereon, it was decided in the negative.
Mr. Bruner moved that said bill have its third reading to-morrow, the 5th instant, at 11 o'clock, A. M.

On which motion Mr. Bruner 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 first motion of Mr. Bruner, and it was decided in the affirmative.

And then the Senate adjourned.

THURSDAY, JANUARY 5, 1860.

1. Mr. Andrews presented the memorial of sundry citizens of the town of Sharpsburg, praying for an amendment to the charter of said town.

2. Mr. Darnaby presented the petition of sundry citizens of Scott county, praying to be released from a bond.

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 Finance.

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

By Mr. Anthony, from a select committee—
1. A bill to amend section 1st, chapter 26, Revised Statutes, entitled County Levy.

By Mr. Lyon, from a select committee—
2. A bill to incorporate the German Stone-Cutters' Benevolent Association, of Louisville.

By Mr. Cissell, from the committee on the Judiciary—
3. A bill to incorporate the turnpike road from the Versailles and Nicholasville turnpike road to the Frankfort, Lexington, and Versailles turnpike road.

Which were read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the 1st be recommitted to the committee on the Revised Statutes, and that the Public Printer print 150 copies thereof for the use of the General Assembly; and that the 2d and 3d be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of the 2d and 3d 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 House of Representatives, announcing that they had passed a bill, originating in the Senate, entitled

An act to amend the charter of the city of Lexington.
And that they had passed bills of the following titles, viz:
An act to incorporate the Union Insurance Company.
An act to amend the laws of evidence in criminal trials for counterfeiting.
An act to incorporate the Merrick Lodge of the Independent Order of Odd Fellows.

Mr. Glenn, from the committee on Enrollments, reported that the committee had examined an enrolled joint resolution, and bills, originating in the House of Representatives, of the following titles, viz:
A resolution appointing a committee to visit the Kentucky Institute for the Blind.
An act regulating tolls on flatboats, and other craft, on slack-water streams.
An act concerning uncertified deeds in the Louisville chancery court.
An act to authorize a special term of the Anderson circuit court.
An act to repeal an act to prohibit fishing in the North Fork of Licking river.
An act to amend the charter of the city of Augusta, Bracken county.
An act to incorporate the Paducah and Russellville Railroad Company.
An act for the benefit of James Tuggle, of Knox county.
An act to repeal acts repealing in part an act establishing an equity and criminal court in the first judicial district.
Also, a bill originating in the Senate, entitled
An act to amend the charter of the city of Lexington.
And had found the same truly enrolled.

Said resolution and bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time Mr. Glenn reported that the committee had discharged that duty.

A message was received from the Governor, by Mr. Thomas B. Monroe, jr., Secretary of State, announcing that the Governor had signed and approved a bill, originating in the Senate, entitled
An act to amend the charter of the city of Lexington.

Mr. Cissell, from the committee on the Judiciary, reported a bill, entitled
A bill to provide for the service of process against steamboats.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provison, and second reading of said bill being dispensed with,
Said bill was amended.

During the consideration of which,
The hour arrived for taking up the special order of the day.

Mr. Pennebaker moved to suspend the rule of the Senate in order to enable the Senate to dispose of the bill under consideration.

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

The Senate then took up for consideration the special order of the day, viz:
A bill directing the purchase of Stanton's edition of the Revised Statutes for the use of the Commonwealth.

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 Secretary of State be, and he is hereby, directed to purchase of Richard H. Stanton, for the use of this Commonwealth, three thousand copies of the editions of the Revised Statutes recently prepared and published by him, at the price of six dollars per copy of two volumes, as proposed by him in his memorial to the Legislature; and as the said books shall be delivered to the said Secretary, at his office in Frankfort, he shall examine the same, and if the said books
are well bound and in good order, he shall certify to the Auditor of Public Accounts the number delivered, who is hereby required to issue his warrant upon the Treasurer for the price of the same: Provided, That nothing shall be paid until at least one thousand copies of said book are delivered.

§ 2. That it shall be the duty of the said Secretary of State, when the acts of the present General Assembly shall be distributed, to cause to be delivered to each of the officers of this Commonwealth now entitled by law to receive the Revised Statutes, one copy of said work.

§ 3. That it shall be the duty of each officer of this Commonwealth, who may receive a copy of the said edition of the Revised Statutes, under this act, upon his going out of office to deliver the same to his successor in office, to be by him in like manner delivered to his successor.

§ 4. That the remaining copies of said work, so directed to be purchased under this act, shall be deposited by the Secretary of State in the Public Library, to supply such officers of the Commonwealth as may not receive a copy from their predecessors as prescribed by this act, or to exchange with other States or Territories for works of like character and value, for the use of the Court of Appeals of this State.

§ 5. That the said work shall be received as evidence and authority in all the courts and tribunals of this State.

The question then arising upon the passage of said bill, Mr. Andrews 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, a majority of all the Senators elect not voting therefor.

The yea's and nay's being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, Thornton F. Marshall,
T. T. Alexander, J. E. Gibson, James McKeen,
Landaff W. Andrews, Asa P. Grover, Charles D. Pennebaker,
John B. Bruner, Thomas S. Grundy, John A. Prall,
Benjamin P. Cissell, Samuel Haycraft, William B. Read,

Those who voted in the negative, were—

William T. Anthony, George Denny, Albert G. Rhea,
James R. Barrick, Robert E. Glenn, Cyrenius Wait,
Samuel H. Boles, John L. Irvan, E. D. Walker,
Alex. L. Davidson, Samuel H. Jenkins, C. J. Walton,
Samuel E. DeHaven, John G. Lyon, W. C. Whitaker—15.
Mr. Alexander moved to reconsider the vote upon said bill. The motion was seconded by Mr. Fisk. And the question being taken thereon, it was decided in the affirmative.

On motion of Mr. Alexander—
Ordered, That said bill be recommitted to the committee on the Judiciary, with instructions to said committee to report the same on Tuesday, the 10th instant, at 11 o'clock, A. M.

The Senate resumed the consideration of the bill reported by Mr. Cissell, entitled
A bill to provide for the service of process against steamboats.
Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message, in writing, was received from the Governor, by the hands of Mr. Thomas B. Monroe, jr., Secretary of State.

The hour having arrived for taking up the orders of the day, On motion of Mr. Andrews—
Ordered, That the rule of the Senate be suspended to enable the committee on the Judiciary to make their report.

Bills of the following titles were reported from the committee on the Judiciary, viz:

By Mr. Cissell—
1. A bill for the benefit of George Parker, late sheriff of Union county.

By Mr. Bruner—
2. A bill to incorporate the Breckinridge, Grayson, Hancock, and Perry County Agricultural and Mechanical Association.

By same—
3. A bill to amend an act incorporating the Farmers' Mutual Insurance Company.

Mr. Barrick, from the committee on Education, asked and obtained leave to report a bill, entitled
4. A bill to amend the charter of the Bracken Academy.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

Mr. Andrews, from the committee on the Judiciary, to whom was referred bills from the House of Representatives of the following titles, viz:

1. An act for the benefit of J. E. Johnson, late sheriff of Rowan county.
2. An act for the benefit of William Mullins, sheriff of Wayne county.
3. An act for the benefit of Wm. J. Mayo, late sheriff of Floyd county.
4. An act to incorporate the Cumberland Female Academy.

With an amendment to the title of the 4th.

Said title, as amended, reads thus:

An act authorizing the sale of the Cumberland Female Academy.

Which said amendment was adopted.

By Mr. Fisk, from the same committee—

5. An act making Martha Ann Curtis the lawful child of Samuel Hill.

Ordered, That said bills, the 4th as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills, the 4th as amended, do pass, and that the titles thereof be as aforesaid.

On motion of Mr. Bruner—

The Senate took up for consideration bills from the House of Representatives of the following titles, viz:

An act to incorporate the Mortonsville and Lexington Turnpike Road Company.

An act to incorporate the Woodford Female College.

An act for the benefit of the Grand Lodge of the I. O. O. F. of the State of Kentucky, located in the city of Louisville.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate constitutional provision, and third reading of said bills being dispensed with,

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

Mr. Read moved to reconsider the vote of the Senate, by which was passed a bill from the House of Representatives, entitled

An act to fix the time of holding the quarterly court of Hart county. And upon the question being taken, it was decided in the affirmative.

And said bill was placed in the orders of the day.

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

On motion of Mr. Haycraft—1. A bill allowing the trustees of Elizabethtown to appoint a town marshal.

On motion of Mr. Read—2. A bill regulating the terms of the Hancock, Daviess, McLean, Grayson, and Larue circuit courts, and for other purposes.

On motion of Mr. Walker—3. A bill to amend the charter of the Henderson and Nashville Railroad Company.

On motion of same—4. A bill for the benefit of George Hines and Thomas Carson, of Bath county.

On motion of Mr. Alexander—5. A bill authorizing the trustees of the Methodist Episcopal Church South, of Columbia, Kentucky, to sell and convey the parsonage property in the town of Columbia.

On motion of Mr. Walker—6. A bill for the benefit of Talbot Leach, of Ohio county.

On motion of Mr. Prall—7. A bill to incorporate the Millersburg Cemetery Company.

On motion of same—8. A bill to incorporate the Mt. Gilead and Steel's Run Turnpike Road Company.

On motion of Mr. Alexander—9. A bill for the benefit of the trustees of the jury fund of Adair county.

On motion of Mr. Irvan—10. A bill for the benefit of Mrs. S. F. Strow, of Marshall county.
On motion of Mr. Barrick—11. A bill to incorporate the Blue Spring Baptist Church.

On motion of Mr. Grundy—12. A bill to incorporate a railroad company to connect Danville and Louisville, by way of Bardstown, or any other more practical route.


On motion of Mr. Taylor—14. A bill to amend the Revised Statutes in relation to the exemption of property from sale under execution.

On motion of Mr. Prall—15. A bill to appropriate to B. F. Pullen, sheriff of Bourbon county, his mileage and expenses in conveying a lunatic to the Asylum at Hopkinsville.


On motion of same—17. A bill to amend chapter 103 of the Revised Statutes.

On motion of Mr. Barrick—18. A bill to authorize the sale of the Presbyterian church, at Tompkinsville.


On motion of Mr. Alexander—20. A bill to amend the 4th section of the Revised Statutes, title Executions.

On motion of Mr. Jenkins—21. A bill for the benefit of Epps Allen, of McCracken county.

On motion of Mr. Pennebaker—22. A bill to amend the mechanics' lien law for certain counties and cities.

On motion of same—23. A bill to amend an act, entitled "An act to prevent fraudulent assignments."

On motion of same—24. A bill to amend chapter 47, article 4, section 17, Revised Statutes, title Curtesy and Dower.

On motion of Mr. Read—25. A bill to change the time of holding the Larue county court.


On motion of Mr. Pennebaker—27. A bill to incorporate the Grayson Springs Company, Grayson county, Kentucky.


On motion of Mr. Denny—30. A bill to incorporate the Paint Lick and Coffey Creek Turnpike Road Company.

On motion of Mr. Read—31. A bill for the benefit of Jonathan F. Cessna, late sheriff of Larue county.

On motion of Mr. Haycraft—32. A bill to set up a suitable stone to mark the resting-place of Daniel Boone and wife, in the Frankfort cemetery, and to make suitable improvements around the same.

On motion of Mr. Darnaby—33. A bill to charter the Georgetown and Leesburg Turnpike Road Company.

On motion of Mr. Walton—34. A bill to further provide for the protection of married women's rights.

On motion of Mr. Rhea—35. A bill to incorporate the Russellville and Elkton Turnpike Road Company.

On motion of same—36. A bill to incorporate the Russellville and Greenville Turnpike Road Company.

On motion of Mr. Taylor—37. A bill to authorize the Tuckahoe Ridge Turnpike Road Company, of Mason county, to extend their road.

On motion of Mr. Barrick—38. A bill to authorize the county court of Barren county to create turnpike corporations in said county.

On motion of Mr. Jenkins—39. A bill to amend the criminal laws of this Commonwealth.

On motion of Mr. Cissell—40. A bill to incorporate the Dycusburg Academy, Crittenden county.

On motion of Mr. Darnaby—41. A bill to authorize the citizens of Stamping-Ground to elect a town marshal.

On motion of Mr. Alexander—42. A bill allowing compensation to persons who may institute and carry on suits for the benefit of other parties jointly interested.

On motion of Mr. Barrick—43. A bill to incorporate the Urania Literary Society, of Glasgow.

On motion of Mr. Davidson—44. A bill for the benefit of William Lykins, late county judge of Morgan county.

On motion of Mr. Alexander—45. A bill for the benefit of the jailer of Adair county.

On motion of Mr. Johnson—46. A bill to amend an act incorporating the Southern Iron Works, at Paducah, and for other purposes.
On motion of Mr. Read—47. A bill to incorporate the South Fork Bridge Company, in Larue county, and for other purposes.

On motion of Mr. Barrick—48. A bill to amend the several acts for the benefit of the Barren County Railroad.

On motion of Mr. McBrayer—49. A bill establishing a bank of deposit in the town of Lawrenceburg.

On motion of Mr. Andrews—50. A bill to charter the Louisville, Lexington, and Big Sandy Railroad Company.

On motion of same—51. A bill to amend the charter of the Fleming and Elizaville Turnpike Road Company.

On motion of same—52. A bill for the benefit of the Johnson's Fork Presbyterian Church, of Fleming county.

On motion of same—53. A bill to incorporate the Clay Manufacturing Company.


On motion of Mr. Walton—55. A bill for the improvement of the Elk Lick Hill, in Hart county.

On motion of Mr. Andrews—56. A bill for the benefit of Ben. Botts, late sheriff of Fleming county.

On motion of Mr. Johnson—57. A bill to amend and alter the laws establishing Cumberland Hospital.

On motion of same—58. A bill to amend the 48th, 81st, 82d, and 224th sections of the Revised Statutes.

On motion of Mr. Barrick—59. A bill to change the time of holding the equity and criminal court of Edmonson county.

On motion of Mr. Irvan—60. A bill to increase the pay of justices of the peace for attending the court of claims.

On motion of Mr. Davidson—61. A bill for the benefit of W. W. Cox, sheriff of Morgan county.

On motion of Mr. Whitaker—62. A bill for the benefit of the Board of Internal Improvement.

On motion of Mr. Barrick—63. A bill to change the time of holding the Edmonson circuit court.

On motion of Mr. Prall—64. A bill to incorporate the Lilas and Newtown Turnpike Road Company.

On motion of Mr. Whitaker—65. A bill for the benefit of the Shelbyville and Mount Eden Turnpike Road Company.

Resolved, That his Honor be fired on the 22d of Washington, Andrew J., the 22d of New Orleans, Andrew J., the 22d of Washington, and Andrew J.
JAN. 5.] JOURNAL OF THE SENATE. 175

On motion of same—66. A bill amending the charter of the Shelbyville and Eminence Turnpike Road Company.

On motion of same—67. A bill to incorporate the Eminence and Shelbyville Turnpike Road Company.

On motion of Mr. Anthony—68. A bill to establish an additional voting place in district No. 6, Allen county.

On motion of Mr. Lyon—69. A bill to extend the southeastern boundary of the city of Louisville.

On motion of Mr. Whitaker—70. A bill incorporating the Mulberry Turnpike Road Company.

On motion of Mr. Glenn—71. A bill to authorize the Todd county court to submit the question of taxation for turnpike road purposes to the voters of said county.

On motion of Mr. Boles—72. A bill relating to the dividends of turnpike road companies.

Messrs. Read, Bruner, and Walker were directed to prepare and bring in the 2d; Messrs. Alexander, Anthony, and Cissell the 5th; Messrs. Alexander, Johnson, and Anthony the 45th; Messrs. Johnson, Rhea, and Grover the 46th; Messrs. Johnson, Alexander, and Denny the 57th; the committee on the Judiciary the 3d, 7th, 8th, 10th, 13th, 22d, 23d, 28th, 30th, 31st, 34th, 38th, 39th, 40th, 41st, 42d, 44th, 47th, 52d, 53d, 54th, 56th, and 71st; the committee on Internal Improvement the 12th, 29th, 35th, 36th, 37th, 48th, 50th, 51st, 55th, 62d, 63d, 66th, 67th, 70th, and 73d; the committee on Revised Statutes the 14th, 16th, 17th, 20th, 24th, 27th, 58th, and 59th; the committee on Propositions and Grievances the 1st, 6th, 15th, and 69th; the committee on Finance the 4th, 9th, 19th, 21st, 32d, 33d, and 61st; the committee on Bank and Turnpike Roads the 25th, 26th, and 60th; the committee on Banks the 49th; the committee on Religion the 11th and 18th; the committee on Circuit Courts the 63d; the committee on Education the 43d; and the committee on Privileges and Elections the 68th.

Mr. Grover offered a joint resolution, as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That his Excellency, the Governor, be requested to cause a salute to be fired on the 9th of January, instant, in honor of the victory won at New Orleans by the American army under the command of General Andrew Jackson, over the enemies of our common country; and on the 22d of February next, in honor of the birth-day of George Washington, and the brilliant victory achieved by General Taylor at Buena Vista.
Mr. Grover moved that the rule of the Senate requiring joint resolutions to lie one day on the table be suspended, for the purpose of putting said resolution upon its passage.

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

Said resolution was then taken up, read twice, and adopted.

And then the Senate adjourned.

FRIDAY, JANUARY 6, 1860.

1. Mr. Irvan presented the petition of sundry citizens of the town of Canton, praying for an act extending the limits of said town.

2. Mr. DeHaven presented the petition of sundry citizens of Oldham county, praying that an allowance be made to G. W. Whitaker, for arresting a horse thief in Illinois, on the requisition of the Governor of Kentucky.

3. Mr. Taylor presented the petition of Mrs. Elizabeth Maddox, praying for the repayment of a sum of money loaned for the use of the State.

4. Mr. Gibson presented the petition of Hezekiah Jennings, jailer of Harlan county, praying for an act permitting him to reside a half mile from the jail.

5. Mr. Taylor presented the petition of the president and directors of the Maysville, Washington, Paris, and Lexington Turnpike Road Company, praying for the repeal of an act concerning toll gates.

6. Mr. Denny presented the remonstrance of sundry citizens of Boyle county, protesting against the passage of an act changing the county line between Boyle and Garrard counties.

7. Mr. Grover presented the memorial of sundry citizens of Pendleton county, in regard to the removal of free negroes from this Commonwealth.

8. Mr. Rhea presented the petition of William N. Crewdson and others, praying for corrigendum.
Jan. 6.] JOURNAL OF THE SENATE. 177

others, praying the passage of an act making Ella Crewdson the lawful heir of William and Elizabeth Hogan.

9. Mr. Darnaby presented the memorial of Miles Greenwood, praying for compensation for heaters furnished the Eastern Lunatic Asylum.

10. Also, the remonstrance of Thornton Moore, protesting against the passage of an act to amend the charter of the Lexington and Herritt's Mill Turnpike Road Company.

11. Mr. Fisk presented the memorial of B. N. Carter, of Grant county, Kentucky, praying for the passage of an act establishing free schools.

12. Mr. Whitaker presented the petition of sundry citizens of Shelby county, praying to be attached to the county of Franklin.

Which were received, the reading dispensed with, and referred, the 1st, 4th, 6th, and 12th to the committee on Propositions and Grievances; the 2d, 3d, and 9th to the committee on Finance; the 7th and 8th to the committee on the Judiciary; the 5th and 10th to the committee on Internal Improvement; and the 11th to the committee on Education.

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

An act to amend the charter of the Jefferson Insurance Company, of Louisville.

An act to amend an act to amend the charter of the German Insurance Company, of Louisville.

An act to incorporate the town of Tilton, in Fleming county.

That they had passed bills originating in the House of Representatives, of the following titles, viz:

An act to incorporate the town of Claysville, in the county of Union.

An act for the benefit of the Kentucky Institute for the Deaf and Dumb.

An act to amend an act, entitled "An act imposing a tax upon billiard tables," approved February 9th, 1858.

That they had received official information from the Governor, that he had approved and signed an enrolled resolution, originating in the House of Representatives, entitled

A resolution to correct appropriation to the Eastern Lunatic Asylum.
Also, that the House had passed the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That his Excellency, the Governor of Kentucky, be requested to order salutes to be fired on the 9th of January, instant, (8th falling on Sunday,) in honor of the glorious victory achieved at New Orleans by the American army under General Andrew Jackson, over that of the British, on the 8th day of January, 1815. Also, on the 23d of February, in honor of the birth-day of George Washington, “the Father of his country.” And also on the 23d of February, in honor of the thirteenth anniversary of the glorious victory of the United States forces, under General Taylor, over that of the Mexican, at Buena Vista, in which the Kentucky troops bore an honorable and conspicuous part.

Mr. Andrews moved that the rule of the Senate be suspended for the purpose of taking up said resolution.

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

Said resolution was then taken up, read twice, and adopted.

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

1. A bill for the benefit of the Louisville and Beargrass Creek Turnpike Road Company.

2. A bill authorizing the Louisville chancery court to close Pope street.

3. A bill to make persons liable for false representations.

4. A bill to repeal an act, entitled “An act to revive and amend the laws in regard to the sectionized lands west of the Tennessee river.

5. An act to amend the charter of the town of Paris.

6. A bill to authorize the citizens of Stamping-Ground to elect a town marshal.

7. A bill to amend the charter of the city of Frankfort.

8. A bill for the benefit of the Johnson’s Fork Presbyterian Church.

By Mr. Grundy, from the committee on Propositions and Grievances—
10. A bill repealing all laws prohibiting the importation of slaves into this State from other States in this Union.

By Mr. Haycraft, from the same committee—
11. A bill to authorize the trustees of Elizabethtown to appoint a marshal, and said marshal to appoint a deputy.

By Mr. Grover, from the same committee—
12. A bill for the benefit of Chanette Baer and Jane S. Miller.

Which was amended.

Mr. Alexander, from a select committee, asked and obtained leave to report
13. A bill for the benefit of the jailer of Adair county.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the Public Printer print 150 copies each of the 3d, 7th, and 10th of said bills for the use of the General Assembly; that the 3d and 7th be placed in the orders of the day, and that the 10th be made the special order of the day for Thursday, January 13th, instant, at 11 o'clock, A. M., and that the 1st, 2d, 4th, 5th, 6th, 8th, 9th, 11th, and 13th of said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said 1st, 2d, 4th, 5th, 6th, 8th, 9th, 11th, and 13th bills having been dispensed with, and the same being engrossed,

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

Pending the consideration of the 12th of said bills,
The hour arrived for taking up a special order of the day.
Which was the consideration of the resolutions offered by Mr. Rust.

On motion of Mr. Andrews,
Ordered, That the consideration of said resolutions be postponed for the present, and that they be made the special order for Wednesday the 11th instant, at 1 o'clock, P. M.

On motion—
Ordered, That the resolutions reported by Mr. Prall, from the committee on Federal Relations, be postponed for the present, and that
they be made the special order for Wednesday, the 11th instant, at 12 o'clock, M.

On motion of Mr. DeHaven,

The rule of the Senate was suspended, and Dr. Sneed's History of the Penitentiary taken up.

Ordered, That the Public Printer forthwith print one thousand copies thereof.

[For History—see Legislative Documents.]

Mr. Whitaker, from the committee on Circuit Courts, to whom was recommitted a bill originating in the Senate, entitled
A bill to amend article 2, Revised Statutes, entitled Marital Rights, Asked further time for the consideration of said bill. Which was granted.

On motion—

Ordered, That said committee report said bill on Thursday, the 12th inst., at 12 o'clock, M.

Mr. Cissell, from the committee on the Judiciary, to whom was referred bills from the House of Representatives of the following titles, viz:

An act to amend an act establishing an additional voting place in Lawrence county.

An act to incorporate the Portland Baptist church. Reported the same without amendment.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The Senate then took up for consideration a message from the Governor, which was read as follows, viz:

Executive Department, 
January 5, 1860.

Gentlemen of the Senate and House of Representatives:

I herewith transmit a statement of the condition of the Northern Bank of Kentucky and branches, on the 1st of December, 1859; and a statement of the condition of the Farmers' Bank and branches, on the 1st of November, 1859; also, a statement of the condition of the following Deposit Banks, viz: Agricultural Deposit Bank of Lexington, Deposit Bank of Lawrence county, Deposit Bank of Fayette county, Deposit Bank of Bourbon county, Deposit Bank of Bracken county, Farmers' Deposit Bank of Bourbon county, Farmers' Deposit Bank of Bracken county, Farmers' Deposit Bank of Campbell county, and Farmers' Deposit Bank of Kenton county.

Ordered, That the said papers be printed and ordered to be placed in the hands of the Committee on the Judiciary.

The Senate then took up for consideration a message from the Governor, which was read as follows, viz:

Executive Department, 
January 5, 1860.

Gentlemen of the Senate and House of Representatives:

I herewith transmit a statement of the condition of the Northern Bank of Kentucky and branches, on the 1st of December, 1859; and a statement of the condition of the Farmers' Bank and branches, on the 1st of November, 1859; also, a statement of the condition of the following Deposit Banks, viz: Agricultural Deposit Bank of Lexington, Deposit Bank of Lawrence county, Deposit Bank of Fayette county, Deposit Bank of Bourbon county, Deposit Bank of Bracken county, Farmers' Deposit Bank of Bourbon county, Farmers' Deposit Bank of Bracken county, Farmers' Deposit Bank of Campbell county, and Farmers' Deposit Bank of Kenton county.

Ordered, That the said papers be printed and ordered to be placed in the hands of the Committee on the Judiciary.
Deposit Bank of Lancaster, Central Bank of Kentucky, the Deposit Bank of Paris, and Deposit Bank of Cynthiana.

B. MAGOFFIN.

Ordered, That the Public Printer print 1,000 copies of said message and accompanying statements for the use of the General Assembly.

[For Statements—see Legislative Documents.]

The Senate then took up for consideration the amendments proposed by the House of Representatives to Senate bills of the following titles, viz:

An act regulating the time of holding county courts of Washington county.

An act to incorporate the town of Uniontown, Union county, Kentucky.

An act to incorporate the German Washington Mutual Association of Louisville.

Which said amendments were twice read and concurred in.

The Senate also took up for consideration a response from the Register of the Land Office, to a resolution passed by the Senate on the 14th of December last.

Mr. Johnson moved to lay said response upon the table.

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

The Senate took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act for the benefit of T. Sueber and his deputies.
2. An act authorizing Wm. H. Payne, Judge of Warren county court, to qualify as executor of his deceased mother.
3. An act to incorporate the Alpha Kappa Phi Society of Centre College, Danville, Kentucky.
4. An act for the benefit of Milton Board.
5. An act for the benefit of Tho. S. Page, Auditor.
6. An act for the benefit of McHenry Meadows, of Meade county.
7. An act for the benefit of Andrew Wilson and Thomas Dawes.
8. An act to change the law in relation to warrants against persons for failing to work on roads in Carter county.

Which were read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,
The 4th was amended.

On motion—
Ordered, That the 6th and 7th be referred to the committee on Finance; the 3d to the committee on Education; the 5th to the committee on the Judiciary, and that the Public Printer print 150 copies of the same for the use of the General Assembly; the 8th to the committee on the Revised Statutes; and that the 1st, 2d, and 4th of said bills, the 4th as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Grover moved to suspend the rule of the Senate to enable him to offer a resolution.
And the question being taken thereon, it was decided in the affirmative.

Whereupon, Mr. Grover offered the following resolution, viz:

Resolved, (as a standing rule of the Senate,) That the House bills be read the first time; that they have their second reading by their titles, and be referred by the Speaker to appropriate committees.

On motion—
The rule requiring resolutions to lie one day on the table was dispensed with,
And said resolution was taken up, twice read, and adopted.

The following bills from the House of Representatives were severally read the first time, viz:

2. An act to authorize the Clarke county court to subscribe stock in turnpike roads in Clarke county.
3. An act to incorporate the Winchester and Muddy Creek Turnpike Road Company.
4. An act to incorporate the Winchester and Irvine Turnpike Road Company.

Ordered, That said bills be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
The 1st and 2d were referred to the committee on County Courts, and the 3d and 4th to the committee on Internal Improvement.

Mr. Read moved to suspend the rule of the Senate for the purpose of reading the House bills the first and second times by their titles.

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

At fifteen minutes past one o'clock, P. M., Mr. Pennebaker moved an adjournment.

Which motion was seconded by Mr. Johnson.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Speaker, (Porter,)  Samuel E. DeHaven,  Samuel H. Jenkins,  James McKee,  Albert G. Rhea,  E. D. Walker,  W. C. Whitaker—16.
SATURDAY, JANUARY 7, 1860.

Mr. Glenn moved to reconsider the vote by which the resolution of Mr. Grover, respecting the reading and reference of House bills, was passed on yesterday.

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

1. Mr. Andrews presented the memorial of the stockholders of the Flemingsburg and Elizaville Turnpike Road Company, praying for an amendment to their charter.

2. Mr. Rust presented the remonstrance of sundry citizens of Greenup, Carter, and Lawrence counties, protesting against the formation of a new county to be composed of parts of said counties.

3. Mr. Irwin presented the petition of sundry citizens of Canton, Trigg county, praying for an act creating a deposit bank in said town.

4. Mr. Rhea presented the petition of sundry citizens of Logan and Muhlenburg counties, praying for the opening of a State road from the mouth of Muddy river, in Muhlenburg county, to the railroad depot, near Volney, in Lyon county.

Which were received, the reading dispensed with, and referred, the 1st to the committee on the Judiciary; the 2d to the committee on Propositions and Grievances; the 3d to the committee on Banks, and the 4th to the committee on Internal Improvement.

The Speaker laid before the Senate the report of the Trustees for the Kentucky Institute for the Blind.

On motion of Mr. Andrews—

The rule of the Senate was suspended, and said report taken up.

Ordered, That the Public Printer forthwith print 1,500 copies thereof for the use of said Institution, and 300 copies for the use of the General Assembly.

[For Report—see Legislative Documents.]

Mr. Alexander moved to suspend the rule of the Senate to enable him to introduce a resolution.

And upon the question being taken, it was decided in the affirmative.
Whereupon, Mr. Alexander moved the following resolutions, which were read, viz:

Resolved, That a committee of one from each circuit court judicial district be appointed by the presiding officer of this body, for the purpose of investigating the condition and efficiency of the judicial system of this Commonwealth.

Resolved, That said committee be instructed to make the following inquiries of the several persons hereinafter named, and request of them written responses thereto, together with such other inquiries as to them may seem proper.

To the several Judges of the Court of Appeals:
1. What portion and how much of your time, during the year, is occupied in the discharge of your official duties?
2. Is your salary sufficiently remunerative?
3. What are your expenses per year, necessarily incurred on account of your official position?
4. What changes in the law in regard to the court of appeals would you suggest?

To the Judges of the Circuit Courts:
1. What portion and how much of your time is required in the actual holding of court?
2. How many called terms have you held within two years previous to the 1st of January, 1860?
3. Is your time sufficient to keep up with the docket at each court? If not, in what counties, and what changes would you recommend to effect this purpose?
4. Would your district furnish work for a chancellor, in addition to the present judge?
5. Does your salary remunerate you for the labor required of you?
6. What are your annual expenses, necessarily incurred on account of your official position?

To the several Circuit Judges and Attorneys for the Commonwealth:
1. Is our system of criminal law sufficient for the wants of the State? If not, in what is it defective?
2. What defect is there in the present mode of summoning juries, grand and petit?
3. Should the grand jury be required to keep secret whatever may be said or done in their sittings, and after adjournment for a given space of time, say until the next term of the court, unless called upon to disclose the same before some legal tribunal?
4. Should the grand jury be required to return their true bills into court without their being read out, and the clerk being required to issue process thereon forthwith? And should the clerk be required to keep secret what true bills have been found, until say twenty days before the next term of the court? Should the officer in whose hands the process might come be required to keep that fact secret until he shall have executed the same, unless said clerk, or officer, shall sooner be required to disclose said facts by some legal tribunal?
5. Should bench warrants issue in all penal cases, without cause being shown?

6. What change in the law would you suggest to compel the attendance of witnesses? Should the Sheriff, or other officer, in the first instance, be required and empowered to take the written recognizance of witnesses, signed by the witness, to have the same effect as such recognizances now have in open court; and if the witness avoids its service, or refuses to execute the recognizance, to arrest and admit him to bail as upon an order of arrest?

7. What are the advantages and disadvantages of the present laws in regard to changes of venue? Should the law be so changed as only to allow the sending to another county for a jury to try the case where the defendant is entitled to a change of venue?

8. Should the law which allows the defendant to make affidavit against the judge, and cause the election or appointment of another, be changed, or repealed altogether?

9. Should the law in regard to contempts be amended; or is the power of the judge sufficient at present?

10. What kind of jails is there in your districts as to healthiness and security? How many escapes have occurred, and from what jails, since your present term of office began?

11. Should the law governing pro tem. judges be repealed or changed? And if changed, in what particulars?

Mr. Whitaker moved to amend said resolutions by adding the following, to be addressed to each Commonwealth's Attorney, viz:

How many, and what is the amount of fines and penalties in your district since you have been in office which you have received one half, and then connived at depriving the State of its proportion, by signing petitions for the remittance of the remainder?

Mr. Rhea moved to amend the amendment, as follows, viz:

What number of divorces have been granted at each term of their respective courts, and the causes thereof?

Mr. Pennebaker offered, as a substitute for said resolutions and amendments, the following, viz:

Resolved, That the committee on Circuit Courts be instructed to report a bill increasing the salaries of circuit judges to three thousand dollars per annum.

Mr. Fisk 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 substitute proposed by Mr. Pennebaker, and the same was rejected.

Mr. Andrews then moved to lay said resolutions and amendments upon the table.
And the question being taken thereon, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, William H. McBrayer,
William T. Anthony, George Denny, James McKee,
Landaff W. Andrews, John F. Fisk, Charles D. Pennebaker,
James R. Barrick, J. E. Gibson, John A. Prall,
Samuel H. Boles, Robert E. Glenn, William B. Read,
John B. Bruner, Asa P. Grover, Albert G. Rhea,
Charles Chambers, Thomas S. Grundy, Cyrenius Wait,
Benjamin P. Cissell, John M. Johnson, E. D. Walker,

Those who voted in the negative, were—


Samuel Haycraft,

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

A resolution appointing a committee to visit the Kentucky Institute for the Blind.

A resolution appointing a committee to visit the Banks.

And a resolution, originating in the House of Representatives, entitled

A resolution to fire a salute.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:

An act making Martha Ann Curtis the lawful child of Samuel Hill.
An act for the benefit of J. E. Johnson, late sheriff of Rowan county.
An act to amend an act, approved 17th February, 1858, to provide a general mechanics' lien law for certain counties and cities.
Also, enrolled bills, originating in the Senate, of the following titles, viz:

An act to incorporate Russell Lodge, No. 284.
An act for the benefit of the clerks and late clerks of the circuit and county courts of this Commonwealth.

An act to empower the Baptist Church at Paris to sell and convey certain real estate belonging to said church.
An act for the benefit of the sheriff of Spencer county.
And had found the same truly enrolled.
Said resolutions and bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Glenn reported that the committee had discharged that duty.

Mr. Fisk moved the following resolution, viz:

WHEREAS, Ben. Selby, the First Clerk of the Senate, having been absent from his place in the Senate for four days, and the Senate being uninformed officially as to the cause of said absence; therefore, be it

Resolved, That the Sergeant-at-Arms notify said Selby to appear before a special committee of three, to be appointed by the Speaker, which committee shall meet at this Chamber at the hour of three o'clock this day, and investigate the cause of said absence, and report to the Senate on next Tuesday what action, if any, is necessary.

Mr. Rhea offered, as a substitute to said resolution, the following, viz:

WHEREAS, The principal Clerk of this body has been absent from its sessions for several days past, and appearing in his place this morning in a condition which renders him wholly incompetent to discharge the duties of the position; be it, therefore,

Resolved, That the office of principal Clerk of the Senate be, and the same is hereby, declared vacant; and that J. Russell Hawkins be, and he is hereby, declared elected to that position for the residue of the session.

Mr. Read moved to amend the substitute proposed by Mr. Rhea, as follows, viz:

Strike out "J. Russell Hawkins," and insert "John C. Wickliffe."

Mr. Cissell 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 proposed by Mr. Read to the substitute offered by Mr. Rhea, it was decided in the negative.

The question was then taken on the adoption of the substitute proposed by Mr. Rhea to the resolution of Mr. Fisk, and it was decided in the negative.

The question then recurring upon the adoption of the resolution offered by Mr. Fisk, it was decided in the affirmative.
Whereupon, the Speaker appointed Messrs. Andrews, Whitaker, and Read said committee.

A message was received from the House of Representatives, announcing that they had passed a bill, entitled

An act for the benefit of William Yates, late sheriff of Mercer county, and Randall Walker, of Anderson county.

Messages, in writing, were received from the Governor by Mr. Monroe, Secretary of State.

On motion of Mr. Andrews,

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said messages be taken up.

Whereupon the following message was read, as follows, viz:

EXECUTIVE OFFICE, Frankfort, January 7, 1860.

Gentlemen of the Senate and House of Representatives:

I herewith transmit a letter addressed to me by a committee of the Washington National Monument Society, inclosing an Address to the General Assembly of Kentucky, and another to the people of the United States.

It will be seen that the object of the Society is to solicit aid in the completion of the monument now in progress of erection at Washington City to the memory of the Father of his Country. I call your especial attention to the letter and addresses, and recommend them to your favorable consideration.

I concur with the committee of the Society, that it is needless to enlarge upon the virtues of Washington, or his claim to the gratitude of America. The object of the Society, as announced in their Address, is to erect a monument which shall be the loftiest work of art in the world—grand, simple, and colossal—commemorative, as it is intended to be, of a grand simplicity and colossal proportion of character unknown, except in Washington, in the history of man. As a Kentuckian and an American citizen, I could not hesitate to respond to the patriotic appeals of the Society. As a citizen of a State which cherishes with ardent affection the union of the States, I would do all in my power to honor the man who was "first in peace, first in war, and first in the hearts of his countrymen," and who was also first in devotion to the Union. At this time it would be peculiarly appropriate for Kentucky, the daughter of the mother of States and statesmen, to give a renewed pledge of her attachment to the cause of the Union, and of her love for the memory of him who perilled so much to establish it.

The State has already given a contribution to the monument—a block of Kentucky marble, inscribed with this significant motto: "Under the auspices of Heaven and the precepts of Washington, Kentucky will be the last to give up the Union." The work has been languish-
ing for years. Every one will agree that it ought to be speedily completed. An appropriation at this time to that object, however small, by the General Assembly of Kentucky, would tend to give additional life to the enterprise, and encouragement to those who have with such patriotic devotion undertaken to finish the monument.

B. MAGOFFIN.

WASHINGTON City, December 6th, 1859.

Sir: We beg leave to inclose to your care an address to the Legislature of your State, prepared in accordance with a resolution of the Washington National Monument Society.

Considering the object of this structure, and the character of the man in homage of whose name and fame it is to be erected, it would, in the opinion of this Society, be still more expressive if the States of the Union as sovereignities would each unite with the people in the contribution of funds towards its completion.

If the relation in which you stand to the Legislature and to this monument shall in your judgment render it proper, we request that the wishes of your society may be placed before that honorable body in such form as you think best.

We remain, with great respect,
Your obedient servants,

J. B. H. SMITH,
M. F. MAURY,
Committee.

His Excellency Governor Magoffin, Frankfort, Kentucky.

To the Legislature of Kentucky:

Under a resolution adopted by the Washington National Monument Society, the subscribers were appointed a committee to address the several States of the Union, with the view of obtaining their aid in the completion of the National Monument now in the course of erection in the metropolis of the Union, to the memory of Washington.

In performance of their duty, the undersigned would respectfully state, that on the 4th day of July, 1848, in the City of Washington, upon public ground granted by Congress, the corner-stone of this monument was laid under favorable auspices, in the presence of the President of the United States and a large concourse of citizens, civil and military. From that day the work progressed surely and rapidly till the 22d day of February, 1855, when it reached the elevation of one hundred and seventy feet. The means were furnished by individual contributions from American citizens. On the 22d day of February, 1855, by an unfortunate event, the work was wrested from the possession and management of the present Board of Managers. Since that date little or nothing has been accomplished. In October, 1858, the present
Board were reinstated in their trust, and they have again undertaken the management, confiding in the patriotism and liberality of their fellow-citizens to complete this national memorial. The Congress of the United States, on the 22d day of February, 1859, incorporated them by a public charter, one of the provisions of which constituted the Governors of the several States ex-officio Vice Presidents of the Society. Without going further into the details appertaining to the subject, the undersigned beg leave to refer your honorable bodies to the accompanying pamphlet containing the address of the Society to the American people, and an appendix from which a history of the Society, with full details, may be gathered. We would add, that the Society would be pleased to submit all its transactions to the investigation of your honorable bodies. The Society is now without funds for the accomplishment of its object, and it feels that it would be wanting in its duty, did it fail to make this statement to the sovereign States of the Union, and submit to them its respectful appeal for aid.

The undersigned would deem it presumption in them, and derogatory to the sensibilities of your honorable bodies, to enlarge upon the virtues of Washington or his claim to the gratitude of America. The fame of his virtues fills the world. The cheek of every American glows with pride, and his heart throbs with gratitude at the mention of his name; but that cheek also blushes with shame, and that heart sinks with mortification, at the reflection that no fit memorial has yet been erected to testify that pride and gratitude. The object of this Society is to erect that memorial, and to make it the loftiest work of art in the world—grand, simple, and colossal—commemorative, as it is intended to be, of a grandeur, simplicity, and colossal proportion of character unknown, except in Washington, in the history of man.

As in duty bound, we have the honor to be,

Your respectful servants,

J. B. H. SMITH,
M. F. MAURY,
Committee.

Ordered, That the Public Printer forthwith print 150 copies of said message and communications for the use of the General Assembly.

Also, a message, in writing, as follows, viz:

EXECUTIVE DEPARTMENT,
January 7, 1860.

Gentlemen of the Senate and House of Representatives:

I herewith transmit a copy of the bond of James H. Garrard, Treasurer, which I am required by law to lay before you. Deeming the security ample, from an examination of tax lists in the Auditor's office, I have approved the bond, and filed the same in the office of the Secretary of State.

B. MAGOFFIN.

Ordered, That said bond be referred to the committee on Finance.
Also, a message, in writing, as follows, viz:

**EXECUTIVE DEPARTMENT,**

January 7th, 1860.

**Gentlemen of the Senate:**

I nominate for your advice and consent, the following persons as Notaries Public for the counties named, viz:

- Van B. Young, Bath county.
- Joseph T. McKibben, Bracken county.
- James Combs, Breathitt county.
- James H. Parker, Campbell county.
- J. B. Payne, Campbell county.
- W. P. Dorsey, Daviess county.
- Thomas B. Smith, Fleming county.
- E. L. Samuel, Franklin county.
- James W. Batchelor, Franklin county.
- James B. Beck, Fayette county.
- John C. Steele, Fulton county.
- J. N. Beadles, Graves county.
- Richard Neel, Graves county.
- M. H. Cofer, Hardin county.
- H. E. Reed, Hardin county.
- J. P. Sparks, Henry county.
- George C. Drane, Henry county.
- Henry Lyne, Henderson county.
- M. J. Haden, Jefferson county.
- C. J. Vanderserp, Jefferson county.
- D. M. Barkley, Jefferson county.
- Patrick Joyes, Jefferson county.
- William Mix, Jr., Jefferson county.
- F. W. Dickson, Jefferson county.
- R. A. Athey, Kenton county.
- John E. Hamilton, Kenton county.
- K. F. Pritchard, Lawrence county.
- R. Cobb, Lyon county.
- Robert M. Barnes, Montgomery county.
- L. Y. Millsap, Montgomery county.
- J. W. Cardwell, Mercer county.
- I. M. Cardwell, Mercer county.
- J. C. Dewees, Mason county.
- George W. Sulser, Mason county.
- Thomas A. Ross, Mason county.
- Henry H. Houston, McCracken county.
- J. Q. A. King, McCracken county.
- R. S. Ratcliffe, McCracken county.
- Elijah Arnold, Owen county.
- A. H. Harris, Ohio county.

On motion of Mr. B. T. Ryder, a resolution was adopted, as follows:

The Senate of the Commonwealth resolves,

That an act entitled "An act to provide for the punishment of false reports of explorers," be and the same is hereby passed into law.

Order of business.

The motion of Mr. McKnight to adjourn, was agreed to.

Mr. Boles, was excused from attending the session of the day.
A. G. Roberts, Pendleton county.
Eben Milton, Pulaski county.
Sherrod Williams, Pulaski county.
G. F. Higgison, Union county.
Hiram Smith, Union county.
J. Kemp Goodloe, Woodford county.
John J. Cook, Warren county.

B. MAGOFFIN.

On motion of Mr. Grover,
Resolved, That the Senate do advise and consent to said appointments.

The Senate then took up for consideration an engrossed bill, entitled
A bill to make persons liable for false representations.

Said bill reads as follows, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky,
That any person who, in exchanging or vending property, makes a false representation concerning the same, whether he knows it to be false or not, shall be responsible to the injured party to the extent he may be damaged by the representation.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

Mr. Pennebaker proposed to amend the same, by way of engrossed rider, as follows, viz:

Provided, however, That this act shall only apply to licensed auctioneers.

Mr. Rust moved to lay said bill and amendment on the table:

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

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

Those who voted in the affirmative, were—

William T. Anthony, Thomas S. Grundy, Albert G. Rhea,
John B. Bruner, Samuel H. Jenkins, Henry M. Rust,
Charles Chambers, Thornton F. Marshall, Harrison Taylor,
William S. Darnaby, James McKee, Cyrenius Wait,
Alex. L. Davidson, Charles D. Pennebaker, E. D. Walker,
Asa P. Grover,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, John M. Johnson,
T. T. Alexander, John F. Fisk, John G. Lyon,
25
Mr. Grover moved to suspend the rule of the Senate to enable him to offer a substitute for the resolutions offered by Mr. Alexander on the 17th December last.

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

Whereupon, Mr. Grover moved the following resolutions, viz:  

WHEREAS, A large and constantly increasing political party exists in the United States, the legitimate results of whose principles have recently developed themselves by overt acts of rebellion, servile insurrection, and treason, in a sister State, resulting in the imprisonment of some, and the shedding of blood and the destruction of the lives of other loyal citizens of the United States; therefore,

1. Resolved, That we deeply sympathize with the Commonwealth of Virginia in the trying ordeal through which she has lately passed; that we cordially approve of the prompt and efficient action of her distinguished Executive in the execution of the laws and the protection of the rights of the citizens; and that we hereby pledge the support, and, if need be, the material aid of Kentucky, to the citizens of any of our sister States in the maintenance of the constitution and laws of the United States, the sovereignty of the States, and the rights of the people.

2. Resolved, That Kentucky is now, as heretofore, loyal to the constitution and laws of the United States, and the rights of the several States, and ready at all times to execute their requirements in spirit and letter; that while she will demand of her sister States no right not guaranteed by the constitution and laws, she will submit to no wrong in violation of either; and will ever look with distrust upon any of the States, north or south, which refuses in good faith to execute the high and solemn obligations imposed by the supreme law of the land.

3. Resolved, That Kentucky regards the Union of the States under the constitution as paramount to all other considerations, so long as each State is protected thereby in its equal inalienable rights; and that she looks with serious apprehension upon the growing tendency to an alienation of that comity of feeling which hitherto has, and ever should, exist between the brotherhood of States.

4. Resolved, That Kentucky, conscious of her own rectitude, relies upon her own strength for its protection. Knowing no north and no south—nothing but the Union, she appeals to no section; but that in the present perilous attitude of public affairs, in order to protect the citizens from external violence, and to enforce the laws, it is the imperative duty of the present Legislature to adopt efficient measures to reorganize the citizen soldiery of the State, and to induce the organization of independent companies throughout the Commonwealth, providing them, when so organized, with arms and other military equipments.
Resolved, That the Executive of this Commonwealth be requested to forward, under his official seal, a copy of the foregoing preamble and resolutions to the President of the United States, to each of our Senators and Representatives in Congress, and to each of the Governors of the several States.

Ordered, That the said resolutions be referred to the committee on Federal Relations, and that the Public Printer print 150 copies thereof for the use of the General Assembly.

Mr. Rust moved that the rule of the Senate be suspended for the purpose of allowing Senators to ask leave to bring in bills and offer resolutions.

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

Whereupon the following resolutions were offered, viz:

On motion of Mr. Jenkins,

Resolved, That the Public Printer be requested to furnish the Senate, as soon as practicable, with an estimate of the cost of printing three thousand copies of the Revised Statutes of Kentucky in the style of Stanton's edition, at the State prices for printing, binding, and paper.

On motion of Mr. Alexander,

Resolved, That the Secretary of State be requested to furnish the Senate with the number of officers in the Commonwealth of Kentucky who are entitled to a copy of the Revised Statutes under existing laws.

On motion of Mr. Alexander,

Resolved, That the Speaker of the Senate appoint a committee of three, whose duty it shall be to inquire into the expediency of amending the laws governing express companies in this State, and whether or not the citizens of this State are sufficiently protected under existing laws on the subject of foreign express companies.

On motion of Mr. Jenkins,

Resolved, That the Librarian be requested to inform the Senate of the number of old copies of the Revised Statutes now belonging to the State undistributed.

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

And that he also state whether or not additional room is needed for the books of the State; and whether or not the reports of the Auditor, and other works in the Capitol, are not exposed to damage and loss.

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

On motion of Mr. Johnson,

Resolved, That the Governor be requested to furnish, at his earliest
convenience, for the use of the Senate, all reports from the trustees of Cumberland Hospital since 1850. Also, the laws now in force for the government of that institution.

On motion of Mr. Grover,

Resolved, That when the Senate adjourns on the 7th instant, it will adjourn to meet on the 10th instant, to allow Senators to attend the State convention which will assemble on the 9th of the present month, at Frankfort.

On motion,
The rule requiring resolutions to lie one day on the table was dispensed with,
And said resolutions were taken up, twice read, and adopted.
Whereupon, the Speaker appointed Messrs. Alexander, Taylor, and Chambers a committee to act as indicated by the resolution of Mr. Alexander.

Mr. DeHaven asked leave of absence for Messrs. Andrews, Whita-ker, and Read.
Which was granted.

Leave was granted to bring in the following bills, viz:
On motion of Mr. McKee—1. A bill giving power to the judge of the Clarke county court to revise and correct the tax paid by the guardian of Benjamin F. and Joel D. Thomas for the year 1858.
On motion of Mr. Rust—2. A bill to incorporate the town of Gray-son, in Carter county.
On motion of same—3. A bill to constitute George W. Darlington, and his associates, a body politic and corporate for the purpose of manufacturing oil out of Cannel coal, and for other purposes, in Greenup county.
On motion of Mr. Irvan—4. A bill to appoint a reviewer on the State roads leading from Hopkinsville to Paducah.
On motion of same—5. A bill to authorize the election of school commissioners by the people.
On motion of Mr. Andrews—6. A bill to incorporate the Carlisle Masonic Hall Company.
On motion of Mr. Rhea—7. A bill to incorporate the Southern Kentucky Female Collegiate Institute, at Russellville.
On motion of Mr. Glenn—8. A bill making it felony to manufacture or import drugged or adulterated liquors.
On motion of Mr. Boles—9. A bill to incorporate the Burksville Male and Female Seminary, in Cumberland county.
On motion of Mr. Pennebaker—10. A bill to amend section 821 of the Code of Practice.

On motion of Mr. Cissell—11. A bill authorizing Samuel P. Spaulding to sell a slave brought into this State under the law of 1833.

On motion of same—12. A bill to prevent persons from becoming the nominal owners of slaves.

On motion of Mr. Gibson—13. A bill for the benefit of Jonathan Smith, late surveyor of Harlan county.

On motion of Mr. Alexander—14. A bill to amend the law prohibiting the carrying of concealed deadly weapons.

On motion of Mr. Barrick—15. A bill for the benefit of the trustees of common school district No. 6, in Barren county.

On motion of Mr. Cissell—16. A bill to authorize Sidney K. Lucas, of Crittenden county, to solemnize the rites of marriage.

On motion of Mr. Porter—17. A bill to define the magistrates' districts in Franklin county, and regulate the election precincts and places of voting therein.

On motion of Mr. Rhea—18. A bill to authorize Wood & Morton, of Logan county, to sell a lot of slaves purchased by them under the provisions of the Revised Statutes in reference to the importation of slaves.

On motion of same—19. A bill to incorporate the town of Adairville, in Logan county.

On motion of Mr. Pennebaker—20. A bill regulating the weight of baggage to be carried by passengers on railways, and the weight of other articles to be carried in lieu thereof.

On motion of Mr. Prall—21. A bill to amend an act, entitled “An act to prevent fraudulent assignments in trust for creditors, and other fraudulent conveyances,” approved March 10th, 1856.

The committee on Revised Statutes were directed to prepare and bring in the 1st, 11th, 14th, and 18th; the committee on County Courts the 2d; the committee on Circuit Courts the 3d and 9th; the committee on Internal Improvement the 4th; the committee on Education the 5th, 7th, and 15th; the committee on the Judiciary the 6th, 8th, 12th, 13th, 17th, 19th, and 21st; the committee on the Codes of Practice the 10th; the committee on Religion the 16th, and the committee on Propositions and Grievances the 20th.

And then the Senate adjourned.
TUESDAY, JANUARY 10, 1860.

On motion of Mr. Andrews,

Resolved, That the Senate adjourn until ten o'clock to-morrow morning, to give Senators, who are delegates, an opportunity to attend the State convention now in session.

WEDNESDAY, JANUARY 11, 1860.

Mr. Andrews, from the select committee appointed to wait on Mr. Selby, made a report, which is as follows, viz:

The select committee to whom was referred the resolution of the Senate of the 7th instant, instructing them to inquire into the cause of the absence of the Chief Clerk of the Senate, respectfully report, that while your committee had that resolution under consideration, the Clerk, Ben. Selby, appeared before the committee and tendered, through it, his written letter of resignation, addressed to the Honorable Speaker. Your committee accepted said letter, and report the same to the Senate, and recommend the adoption of the following resolution:

Resolved, That said resignation be accepted, and that the Senate proceed to the election of a Chief Clerk.

L. W. ANDREWS,
W. B. READ,
W. C. WHITAKER.

The letter of resignation is as follows, viz:

To the Hon. Thomas P. Porter,

Speaker of the Senate:

The undersigned hereby tenders his resignation to the Senate as Clerk.

Test:

W. C. WHITAKER,
W. B. READ,
L. W. ANDREWS.
Which was accepted, and the report adopted.

The Senate then proceeded to the election of a Secretary to fill the vacancy occasioned by the resignation of Mr. Selby.

Mr. Glenn nominated Mr. John C. Wickliffe as a suitable person to fill said office.

Mr. Bruner nominated Mr. J. Russell Hawkins.

And the vote being taken, it stood thus:

Those who voted for Mr. Wickliffe, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
William T. Anthony, Samuel E. DeHaven, Thornton F. Marshall,
James R. Barrick, John F. Fisk, William H. McBrayer,
Samuel H. Boles, J. E. Gibson, John A. Prall,
Charles Chambers, Robert F. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
A. D. Cosby, Thomas S. Grundy, E. D. Walker,

Those who voted for Mr. Hawkins, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
George Denny, James McKee, W. C. Whitaker—14.

Mr. Wickliffe having received a majority of all the votes cast, was declared duly elected Secretary.

Whereupon he took the oath prescribed by the constitution.

A message was received from the House of Representatives, announcing that they had passed a bill, originating in the Senate, entitled

An act for the benefit of Milton Board.

And that they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of Wylie Harris, of Madison county.

An act to amend the charter of the Richmond and Lexington Turnpike Road Company.

An act to exempt sewing machines from execution, distribution, &c.

An act to incorporate the Mt. Freedom and Buena Vista Turnpike Road Company.

An act to incorporate Marshall Lodge, No. 29, of Independent Order of Odd Fellows, of the city of Louisville.

An act to incorporate Louisville Lodge, No. 1, of the United Ancient Order of Druids.
An act changing the time of holding the Lewis county quarterly courts.
An act for the benefit of J. M. Johnson and L. L. Singletary.
An act to authorize the county court of Green county to sell the poor-house lands of said county.
An act to revive the charter of the Farmers' Turnpike Road Company.
An act to incorporate the Green County Agricultural and Mechanical Association.
An act for the benefit of Ambrose E. Crowder and wife.
An act to amend an act, entitled "An act to incorporate Augusta Lodge, No. 80, of Free and Accepted Masons.
An act for the benefit of Col. Thomas Buford.
An act to amend an act to amend the charter of the North Middletown and Mt. Sterling Turnpike Road Company.
An act for the benefit of W. Brown, executor of B. J. Brown, late sheriff of Montgomery county.
An act to incorporate the town of Mannsville, in Taylor county.
An act to amend the charter of the town of Germantown.

1. Mr. Grundy presented the petition of sundry citizens of Morgan, Johnson, and Floyd counties, praying the formation of a new county out of parts of said counties.
2. Mr. Cissell presented the petition of sundry citizens of this Commonwealth, asking a change in the road laws thereof.
3. Mr. Denny presented the remonstrance of sundry citizens of the town of Crab Orchard, against a change in their town charter.
4. Mr. Walker presented a remonstrance from sundry citizens of Christian county, against the re-enactment of a law to submit the question of taxation for the benefit of the Nashville and Henderson railroad, to the people of Christian county.
5. Mr. Rust presented a memorial from the magistrates of Greenup county, praying the passage of an act imposing an ad valorem tax upon the citizens of said county for the purpose of paying off and discharging the debts of said county.
6. Mr. Haycraft presented a petition from the trustees of school district No. 10, of Hardin county, praying the passage of an act for their benefit.
7. Mr. Whitaker presented the remonstrance of sundry citizens of
Shelby county, against being stricken from the county of Shelby and attached to the county of Franklin.

8. Mr. Anthony presented a petition from sundry citizens of Allen county, praying the establishment of an additional voting precinct within said county.

9. Mr. Glenn presented a petition from William F. Dabney, praying the passage of an act for his benefit.

10. Mr. Rhea presented a petition from John W. Moore and William S. Kendall, praying the passage of an act for their benefit.

11. Mr. Cissell presented a remonstrance from sundry citizens of Christian county, against the re-enactment of a law to submit the question of taxation for the benefit of the Nashville and Henderson railroad, to the people of said county.

12. Mr. Grundy presented the remonstrance of sundry citizens of Morgan, Johnson, and Floyd counties, against the formation of a new county out of parts of said counties.

Which were received, the reading dispensed with, and referred, the 1st, 3rd, 5th, 7th, and 12th to the committee on Propositions and Grievances; the 2nd, 4th, 9th, 11th, and 13th to the committee on the Judiciary; the 6th to the committee on Education; the 8th to the committee on Privileges and Elections, and the 10th to the committee on Finance.

The Senate then took up for consideration a bill, entitled

A bill for the benefit of Chanettee Baer and Jane S. Miller,

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

The question was taken on ordering said bill to be engrossed and read a third time, and decided in the negative.

And so said bill was rejected.

Mr. Grover, from the committee on Propositions and Grievances, to whom leave was referred, reported

A bill to appropriate to B. F. Pullen, sheriff of Bourbon county, his mileage and expenses in carrying a lunatic to the Asylum at Hopkinsville.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

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

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

On motion of Mr. Whitaker,

A bill to establish a conventional rate of interest,

Was made the special order for Saturday, January 14th, instant, at 12 o'clock, M.

Mr. Whitaker moved to postpone, until the 20th of January, the consideration of a bill, entitled

A bill directing the purchase of Stanton's edition of the Revised Statutes for the use of the Commonwealth.

Which was rejected.

Mr. Andrews moved that said bill be made the special order for Friday, the 13th of January, at 11 o'clock, A. M.

Which was adopted.

On motion of Mr. Rust,

A bill to amend the charter of the Bank of Ashland,

Was postponed until January 12th, at 11 o'clock, A. M.

The Speaker laid before the Senate the response of the State Librarian to a resolution of the Senate, as follows, viz:

STATE LIBRARY, January 11, 1860.

Hon. Thomas P. Porter, Speaker of the Senate:

In obedience to a resolution of the Senate, handed me this day, making inquiries as to the number of old Revised Statutes undistributed: I am informed that there are yet in the hands of Col. Hodges 40 copies bound, and 430 copies unbound, in the sheets; about 200 copies at the State Arsenal, in the care of the Quarter-Master General; and 60 copies in the State Library; there are also 350 copies of the Code of Practice. In regard to the different reports of the State officers, I can only say that the committee rooms of the State Capitol have been used for that purpose; it would be much better to have a room properly arranged with shelves, for safely keeping the reports alluded to, from year to year, as it is very difficult to keep the reports in proper order.

A. W. Vallandingham, Librarian.

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

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

- An act for the benefit of the clerk of the Lincoln circuit court.
- An act to authorize the county court of Anderson county to levy and collect a tax for certain purposes.
- An act for the benefit of the clerk of the Louisville chancery court.
- An act to authorize the county court of Owen to change the State road in said county.
- An act for changing the time of holding the quarterly courts of Powell county.
- An act to change the time of holding the Allen county quarterly courts.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:

- An act to incorporate the Board of Education of the Kentucky Annual Conference of the Methodist Episcopal Church South.
- An act to amend the charter of the German Lutheran St. John’s Church, in Newport, Kentucky.
- An act for the benefit of Jarvis Jackson.
- An act for the benefit of Reuben Gill.
- An act to fix the time of holding the quarterly court for Simpson county.
- An act to change the time of holding the Taylor county court.
- An act for the benefit of James H. Priest, late sheriff of Henderson county.
- An act for the benefit of William J. Mayo, late sheriff of Floyd county.
- An act for the benefit of the Nicholas county court.
- An act to amend an act, entitled “An act to reduce into one the several acts in relation to the town of Harrodsburg.”

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

On motion of Mr. Denny,

The rules were suspended to enable him to report a bill, entitled
A bill to amend the charter of the Richmond and Lexington Turnpike Road Company.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
On motion of Mr. Darnaby, the same was referred to the committee on Internal Improvement.

Mr. Grover, from the committee on Propositions and Grievances, reported
A bill to establish an additional voting precinct in Pendleton county.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

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

Mr. Grundy, from the committee on Propositions and Grievances, reported
A bill to establish the county of Hampton.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
On motion of Mr. Andrews, said bill was referred to the committee on Circuit Courts.

On motion of Mr. Grundy, certain remonstrances against said county, in the hands of the committee on Propositions and Grievances, were referred to the committee on Circuit Courts.

The Speaker laid before the Senate a response of the Secretary of State, in answer to a resolution of the Senate, as follows, viz:

Office of Secretary of State,
Frankfort, Ky., January 10, 1860.

Hon. Thomas P. Porter, Speaker of the Senate:
In compliance with a resolution of the Senate, handed me this day,
requiring the number of officers in the State entitled, under existing laws, to the Revised Statutes, I find

<table>
<thead>
<tr>
<th>Office</th>
<th>Number</th>
<th>Copies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Judges of the Court of Appeals,</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>Clerk of the Court of Appeals,</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Judges of the Federal Court,</td>
<td></td>
<td>2</td>
</tr>
<tr>
<td>Clerk of the Federal Court,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Judges of the Circuit Court,</td>
<td></td>
<td>13</td>
</tr>
<tr>
<td>Clerks of the Circuit Court,</td>
<td></td>
<td>105</td>
</tr>
<tr>
<td>Chancellors</td>
<td></td>
<td>3</td>
</tr>
<tr>
<td>Commonwealth Attorneys,</td>
<td></td>
<td>13</td>
</tr>
<tr>
<td>Judges of the County Courts,</td>
<td></td>
<td>105</td>
</tr>
<tr>
<td>Clerks of the County Courts,</td>
<td></td>
<td>105</td>
</tr>
<tr>
<td>County Attorneys,</td>
<td></td>
<td>105</td>
</tr>
<tr>
<td>Attorney General,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Governor,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Secretary of State,</td>
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<td>1</td>
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<tr>
<td>Register,</td>
<td></td>
<td>1</td>
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<tr>
<td>Auditor,</td>
<td></td>
<td>1</td>
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<tr>
<td>Treasurer,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>President of Board of Internal Improvement,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Superintendent of Public Instruction,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Sergeant of the Court of Appeals,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Adjutant General,</td>
<td></td>
<td>1</td>
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<tr>
<td>Quarter-Master General,</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Sheriffs,</td>
<td></td>
<td>105</td>
</tr>
<tr>
<td>Assessors,</td>
<td></td>
<td>105</td>
</tr>
<tr>
<td>Justices of the Peace,</td>
<td></td>
<td>1,404</td>
</tr>
</tbody>
</table>

Total, 2,082

Respectfully,

THOMAS B. MONROE, JR.,
Secretary of State.

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

The Speaker laid before the Senate a response of the Public Printer, to a resolution of the Senate, as follows, viz:

FRANKFORT, KY., January 11, 1859.

HON. THOMAS P. PORTER, Speaker of the Senate:

In compliance with a resolution of the Senate, adopted on the 7th inst., requesting "the Public Printer to furnish an estimate of the cost of printing three thousand copies of the Revised Statutes of Kentucky, in the style of Stanton's edition, at the State prices for binding, printing, and paper," I present the following estimate, viz:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>6,000 volumes bound,</td>
<td>$3,870  20</td>
</tr>
<tr>
<td>Printer's charges for composition and press work,</td>
<td>2,080  00</td>
</tr>
<tr>
<td>Paper,</td>
<td>3,600  00</td>
</tr>
</tbody>
</table>

Total estimated, $9,750 20
Say for the whole cost of publishing an edition of three thousand copies of the Revised Statutes, in the style of Stanton’s edition, at the State prices, $10,000. This I think will cover all expenses.

Respectfully,

JOHN B. MAJOR,
Public Printer.

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

On motion of Mr. Read,

Ordered, That the resolutions reported by Mr. Prall, from the committee on Federal Relations, be postponed for the present, and that they be made the special order of the day for Wednesday, the 18th of January.

Mr. Grover moved the following resolution, viz:

Resolved, (as a standing rule,) That the House bills be read the first time; have their second reading by their titles, and be referred by the Speaker to appropriate committees.

Mr. Read moved the following as a substitute, viz:

Resolved, That it shall hereafter be a standing rule of the Senate, that all House bills have their first and second readings by their titles, and be referred by the Speaker to the proper committees.

Which was accepted.

Mr. Pennebaker 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 resolution, as amended, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

JAN. 11.] JOURNAL OF THE SENATE.

Samuel E. DeHaven, John G. Lyon, C. J. Walton,
John F. Fisk,

On motion of Mr. Andrews,
A bill to amend the charter of the city of Frankfort,
Was postponed and made the special order for Saturday, the 14th of January, at 11 o'clock, A. M.

The Senate took up for consideration bills from the House of Representatives of the following titles, viz:
1. An act for the benefit of W. R. Dewees, late sheriff of Grayson county.
2. An act to incorporate the Winchester and Red River Iron Works Turnpike Road Company.
3. An act to incorporate the Green County and Taylor County Turnpike Road Company.
4. An act to incorporate the city of Columbus.
5. An act for the benefit of William Johnson, sheriff of Laurel county.
6. An act for the benefit of Alfred Smith, of Rockcastle.
7. An act to regulate the management of the Madison Fork of the Wilderness Turnpike Road.
8. An act creating an additional voting precinct in Lewis county.
9. An act to amend an act establishing the town of Valancy, in Lewis county.
10. An act for the benefit of James R. Garland.
11. An act regulating the time of holding justices' courts in Lewis county.
13. An act in relation to the county lines of Floyd and Lawrence and Johnson counties.
14. An act to incorporate the Garrard County and Wallace Mill Turnpike Road Company.
15. An act to incorporate the Bryantsville and Cane Run Turnpike Road Company.
16. An act to amend the charter of the town of Danville.
17. An act to revive and amend an act incorporating the Lancaster and Sugar Creek Turnpike Road Company.
18. An act to incorporate the Dry Ridge Turnpike Road Company.
19. An act to amend an act incorporating the Harmony and Fork Turnpike Road Company.
20. An act to change the State road from Paducah to Eggnor's Ferry.
21. An act for the benefit of the trustees of the town of Richmond.
22. An act for the benefit of Mrs. E. R. Singleton.
23. An act for the benefit of Mrs. Louisa B. Walden.
24. An act to amend the law in regard to compensation of assessors.
25. An act to legalize the sale and purchase of poor-house land in Montgomery county.
27. An act in relation to forfeited lands.
28. An act to incorporate the town of Sacramento, in McLean county.
29. An act to appoint commissioners to sell a portion of the poor-house lands of Jefferson county.
30. An act for the benefit of A. W. Quinn, late judge of the Estill county court.
31. An act to incorporate the Wilmington Lodge, No. 362.
32. An act concerning trust funds.
33. An act for the benefit of P. S. Napier, sheriff of Casey county.
34. An act for the benefit of William Yates, late sheriff of Mercer county, and Randall Walker, of Anderson county.
35. An act to amend the law in relation to taxing the lands of non-residents.
36. An act to confirm and amend the charter of the Lexington and Herriott Mill Turnpike Road Company, and to change its name.
37. An act for the benefit of Wm. W. Cleary, administrator of David Snodgrass, deceased.
38. An act changing the time of holding the magistrates' courts in district No. 5, in Henderson county.
39. An act transferring the books and papers from the office of the late police judge of the town of Glennville to the president or chairman of the board of trustees.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,
Ordered, That the 1st be referred to the committee on the Sinking Fund; the 2d, 3d, 7th, 14th, 15th, 17th, 18th, 20th, and 36th to the committee on the Judiciary; the 4th, 16th, 22d, 23d, 25th, 27th, 28th, 32d, 35th, and 39th to the committee on the Judiciary; the 5th, 19th, 31st, and 37th to the committee on the Judiciary; the 6th and 24th to the committee on Finance; the 8th to the committee on Privileges and Elections; the 9th, 10th, 12th, 13th, 21st, and 33d to the committee on Revised Statutes; the 11th, 29th, 30th, and 34th to the committee on the Judiciary; the 13th and 38th to the committee on Proprietary and Grievances, and the 26th to the committee on Education.

Mr. Boles moved to reconsider the vote by which Mr. Alexander's resolutions, calling on the judges and commonwealth's attorneys for information, were laid on the table.

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

Mr. Walker asked leave to bring in a bill supplemental to an act passed at this session of the General Assembly, for the benefit of the sheriffs of this commonwealth.

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

The committee on Circuit Courts was directed to prepare and bring in said bill.

And then the Senate adjourned.

THURSDAY, JANUARY 12, 1860.

The Speaker being detained from his seat by illness in his family,

Mr. Andrews moved that Mr. Fisk be elected Speaker, pro tem.

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

Mr. Read moved the following resolution, viz:

Resolved, That the use of the Senate Chamber be, and is hereby,
tendered to the State Agricultural Society, at 7 o'clock, P. M., January 12, 1860, for the purpose of giving Dr. David Dale Owen an opportunity of addressing said Society upon the subject of the mineral resources of Kentucky compared with other States, and for other purposes.

Which was adopted.

1. Mr. DeHaven presented a remonstrance from sundry citizens of Bedford, protesting against the passage of an act authorizing the trustees of said town to sell a part of Walnut street, in said town.

2. Mr. Gibson presented the remonstrance of sundry citizens of Madison, Jackson, and Laurel counties, protesting against the passage of an act to abolish the commissioners of the Wilderness road.

3. Mr. Cissell presented the petition of sundry citizens of Hopkins, McLean, and Henderson counties, praying the formation of a new county out of parts of said counties.

4. Mr. Alexander presented the petition of W. S. Morrow, praying the passage of an act for his benefit.

5. Mr. Rust presented a reply from the Maysville Coal and Oil Company, to the remonstrance of the Union Coal and Oil Company.


Which were received, the reading dispensed with, and referred, the 1st and 5th to the committee on the Judiciary; the 2d and 6th to the committee on Internal Improvement; and the 3d and 4th to the committee on Propositions and Grievances.

Mr. Haycraft, from the committee on Religion, reported

A bill to incorporate the Joiners' and Cabinet-Makers' Benevolent Society, of Louisville.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Glenn, from the committee on Agriculture and Manufactures, reported
A bill to amend an act incorporating the Kentucky State Agricultural Society.
Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Prall moved to amend, by striking out the second section of said bill.
Mr. Grundy moved to postpone the further consideration of said bill until Friday, January 13, at 10½ o'clock, A. M.
And the question being taken thereon, it was decided in the affirmative.
A message was received from the House of Representatives, announcing that they had concurred in resolutions, which originated in the Senate, of the following titles, viz:
A resolution inviting Dr. Bemis to deliver a lecture to the General Assembly on the subject of marriage of first cousins.
A resolution inviting Dr. Parish to deliver a lecture before the General Assembly upon the subject of idiocy.
And that they had passed bills, originating in the Senate, of the following titles, viz:
An act to empower the county court of Bourbon to make subscriptions to the capital stock of turnpike road companies within said county.
An act to amend the charter of the Centreville Turnpike Road Company.
An act to incorporate the Hospital Company for the relief of persons deprived of reason.
An act to incorporate the Navigating and Mining Company, of Pond river.
An act changing the time of holding courts in the seventh judicial district.
An act to amend the charter of the Paris and Townsend Turnpike Road Company.
And that they had passed bills of the following titles, viz:
An act to establish a State road from Paducah to Murray.
An act to establish a State road from Hopkinsville to Paducah.
An act to enable the Bryant's Station Turnpike Road Company to borrow money and pay its debts.
An act to incorporate Paris, Hume, and Bedford Turnpike Road Company.
An act for the benefit of the Louisville and Frankfort Railroad Company.
An act to incorporate the Hopewell, Bethlehem, and Clintonville Turnpike Road Company.
An act to amend the acts incorporating the Richmond and Big Hill Turnpike Road Company.
An act to revive the charter of the Knob Lick Turnpike Road Company.
An act to incorporate the Iron Works Turnpike Road Company.

The Senate, according to special order, took up for consideration a bill, entitled "A bill to amend the charter of the Bank of Ashland."

Mr. Rust moved to amend said bill, by striking out the second section, and inserting in lieu thereof the following, viz:

§ 2. That said Bank of Ashland shall not invest in bills of exchange more than double the amount of the notes discounted and suspended debt, and other investments of said bank bearing six per cent. interest, excluding from the computation of bills of exchange the remittances which said bank may make for collection at points where the funds may accumulate.

Which was adopted.

Mr. Rust also moved to amend said bill, by adding, after the fourth section, the following section, viz:
§ 5. That said branch at Mayfield shall have the same privileges, be
governed in the same manner, officered under the same rules, and have
the same restrictions, as is prescribed for the branch of said bank at
Shelbyville.

Which was adopted.

Mr. Grover moved to amend the second section of said bill, by add-
ing thereto the following proviso, viz:

Provided, however, Said bank or branches shall at no time charge a
greater rate of exchange than the one eighth of one per cent. a month
on bills made payable in this State, or the one fourth of one per cent. a
month on bills made payable out of this State; and on no bill, for any
length of time, a greater amount for exchange than one per cent., when
payable out of the State; but this proviso shall not legalize any usuri­
ous charge for time under color of charging for exchange, or affect the
right of the General Assembly at any time to limit, in any manner,
the rate of discount for exchange on any bill of exchange that may be
discounted by said bank or any of its branches.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) Charles Chambers, Robert E. Glenn,
William T. Anthony, William S. Darnaby, Asa P. Grover,
James R. Barrick, Alex. L. Davidson, E. D. Walker—11.
Samuel H. Boles, J. E. Gibson,

Those who voted in the negative, were—

T. T. Alexander, Thomas S. Grundy, Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John L. Iryan, Henry M. Rust,
Benjamin P. Cissell, John M. Johnson, Harrison Taylor,
A. D. Cosby, John G. Lyon, Cyrenius Wait,
Samuel E. DeHaven, Thornton F. Marshall, C. J. Walton,
George Denny, James McKee, W. C. Whitaker—21.

Mr. Grover moved to amend the fourth section of said bill, by strik-
ing out all after the word “Provided,” in said section, and insert in lieu
thereof the following, viz:

That no person shall subscribe more than one thousand dollars of
said stock to be so subscribed, unless there shall remain of said stock
untaken, for sixty days after said books are opened: Provided, also,
That no stock shall be subscribed under the provisions of this amend­
ment by any non-resident of this State, till after the books shall have
been kept open sixty days for the subscription of stock by residents of
this State.

Which was adopted.
Mr. Rust moved further to amend said bill, by adding after section 5 the following section, viz:

§ 6. That the provisions of an act, entitled "An act to regulate the manner in which the rates of exchange charged by banks shall be fixed," approved February 17, 1858, be, and the same is hereby, applied to the Bank of Ashland and its branches.

Which was adopted.

Said bill, as amended, was read a third time, as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the 35th section of an act, entitled "An act to incorporate the Bank of Ashland," approved the 15th day of February, 1856, be, and the same is hereby, repealed, except the last proviso of said section in relation to that class of bills known as "kites," which shall remain in full force.

§ 2. That said Bank of Ashland shall not invest in bills of exchange more than double the amount of the notes discounted and suspended debt, and other investments of said bank bearing six per cent. interest, excluding from the computation of bills of exchange the remittances which said bank may make for collection at points where the funds may accumulate.

§ 3. That said Bank of Ashland shall, within twelve months after this act takes effect, establish at the town of Mayfield, Graves county, in this State, a branch, with a capital of one hundred thousand dollars of the present capital of said bank.

§ 4. That the holder of the present stock may surrender and transfer to said bank of the unpaid stock any amount not exceeding one hundred thousand dollars, under such equitable rule as the president and directors of the parent bank may prescribe; and said president and directors shall cause books to be opened at Mayfield for the subscription of such surrendered stock, after the same shall have been advertised thirty days in the Paducah papers; and said books shall be kept open at least thirty days, unless the said stock shall be sooner taken; and such subscription of stock shall be under such equitable rule as said president and directors may prescribe, so as to do ample justice between the holders of the stock now subscribed and the holders of the surrendered stock to be subscribed as aforesaid: Provided, That no person shall subscribe more than one thousand dollars of said stock to be so subscribed, unless there shall remain of said stock un

taken for sixty days after said books are opened: Provided, also, That no stock shall be subscribed under the provisions of this amendment by any non-resident of this State, till after the books shall have been kept open sixty days for the subscription of stock by residents of this State.

§ 5. That said branch at Mayfield shall have the same privileges, be governed in the same manner, officered under the same rules, and have the same restrictions, as is prescribed for the branch of said bank at Shelbyville.

§ 6. That the provisions of an act, entitled "An act to regulate the manner in which the rates of exchange charged by banks shall be
fixed,” approved February 17, 1858, be, and the same is hereby, applied to the Bank of Ashland and its branches.

§ 7. This amendment shall not take effect until the same shall be submitted to the regular annual meeting of the stockholders in May next, and accepted by a majority of the stock represented at said meeting.

Mr. Alexander 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, the same, as amended, having been engrossed, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
William T. Anthony, Thomas S. Grundy, Albert G. Rhea,
Landaff W. Andrews, Samuel Haycraft, Henry M. Rust,
James R. Barrick, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
Benjamin P. Cissell, Thornton F. Marshall, C. J. Walton,
George Denny, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Fisk,) Alex. L. Davidson, Asa P. Grover,
Samuel H. Boles, Samuel E. DeHaven, John L. Irvan,
Charles Chambers, Robert E. Glenn, E. D. Walker—10.
William S. Darnaby,

Resolved, That the title thereof be as aforesaid.

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

On motion of Mr. Alexander—1. A bill for the benefit of J. T. and J. C. Ham.

On motion of Mr. Rust—2. A bill to amend the charter of the town of Ashland.

Ordered, That the committee on Finance prepare and bring in the 1st, and the committee on the Judiciary the 2d.

And then the Senate adjourned.
FRIDAY, JANUARY 13, 1860.

The Speaker, the Hon. Thomas P. Porter, having returned, took his seat.

1. Mr. Cosby presented a petition from sundry citizens of McLean county, praying the passage of an act for their benefit.

2. Mr. Alexander presented a petition from sundry citizens of the counties of Boyle and Garrard, praying the passage of an act for the benefit of William S. Morrow.

3. Mr. Irvan presented a petition, praying the passage of an act to amend the act incorporating the town of Benton.

4. Mr. Barrick presented a petition from sundry citizens of Barren county, praying the passage of an act for their benefit.

5. Mr. Darnaby presented a petition from Denton Offutt.

Which were received, the reading dispensed with, and referred, the 1st and 2d to the committee on Propositions and Grievances; the 3d and 4th to the committee on the Judiciary; and the 5th to the committee on Agriculture and Manufactures.

Leave was granted to bring in the following bill, viz:

On motion of Mr. Pennebaker—A bill to incorporate the Louisville Street Railroad Company.

And the committee on Propositions and Grievances was directed to prepare and bring in the same.

On motion,

The rule of the Senate was suspended, and the committee on the Judiciary reported the following bill, viz:

A bill concerning free negroes, mulattoes, and emancipation of slaves.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be made the special order for January 23d, at 11 o'clock, and that the Public Printer print 150 copies thereof for the use of the General Assembly.
A message, in writing, was received from the Governor, by the hands of Mr. J. W. Tate, Assistant Secretary of State.

On motion,

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT, 
January 13th, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, the following persons as Notaries Public for the counties named, viz:

James Garnett, for Adair county,
John Cowan, for Boyle county,
Robert S. Morrow, for Bourbon county,
A. M. Brown, for Bourbon county,
William H. Dougherty, for Bath county,
Robert Garrett, for Caldwell county,
John S. Bryan, for Christian county,
N. S. Andrews, for Fleming county,
James G. Leach, for Henry county,
J. C. Hilton, for Jefferson county,
W. R. Thompson, for Jefferson county,
John G. Barrett, for Jefferson county,
Britton Robson, for Jefferson county,
Frederick Wise, for Kenton county,
Aston Madeira, for Kenton county,
Harrison Watts, for McCracken county,
Thomas J. Throop, for Mason county,
R. G. Burton, for Madison county,
J. C. Wickliffe, for Nelson county,
John A. Spalding, for Nelson county,
J. A. Spalding for Union county.

Resolved, That the Senate do advise and consent to said appointments.

On motion of Mr. Andrews,
The leave to bring in a bill for the benefit of J. T. and J. C. Ham, referred on the 12th of January, 1860, to the committee on Finance, was withdrawn, and the same was referred to the committee on the Judiciary.

The Senate then took up for consideration the special order of the day, which was

A bill to amend an act incorporating the Kentucky State Agricultural Society,
Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the act incorporating the Kentucky State Agricultural Society, approved the 10th day of March, 1856, be, and the same is hereby, so amended as that, in future elections for directors of said society, there shall be five directors elected from each district in lieu of three.

§ 2. Be it further enacted, That the sum of five thousand dollars be, and is hereby appropriated annually, for two years, out of any money not otherwise appropriated in the State treasury, and to be paid as provided in the original act.

§ 3. Be it further enacted, That, from and after the passage of this act, each vice president of the Kentucky State Agricultural Society shall have and exercise all the powers that a director may exercise under the original act of incorporation.

Mr. Prall moved to amend said bill by striking out the second section thereof.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Robert E. Glenn, William T. Anthony, Alex. L. Davidson, John L. Irvan, Samuel H. Boles, Samuel E. DeHaven, John A. Prall—11.

Charles Chambers, J. E. Gibson,

Those who voted in the negative, were—


Mr. Glenn offered the following as a substitute for said bill, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That an appropriation of five thousand dollars per annum, for two years, to be equally divided between the several district agricultural societies, to be paid out of any money in the treasury not otherwise appropriated.

§ 2. That the Auditor of Public Accounts shall issue his warrant on the Treasurer for the respective amounts due each district society, upon the reception of an order drawn by the president and countersigned by the secretary of each, and that the Treasurer pay the same.
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—

T. T. Alexander, J. E. Gibson, John M. Johnson,
Samuel H. Boles, Robert E. Glenn, John A. Prall—8,
William S. Darnaby, John L. Irvan,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
William T. Anthony, George Denny, Charles D. Pennebaker,
Landaff W. Andrews, John F. Fisk, William B. Read,
James R. Barrick, William C. Gillis, Harrison Taylor,
John B. Brunner, Asa P. Grover, Cyrenius Wait,
Charles Chambers, Thomas S. Grundy, E. D. Walker,
Benjamin P. Cissell, Samuel Hayercraft, C. J. Walton,
A. D. Cosby, Thornton F. Marshall, W. C. Whitaker—26,
Alex. L. Davidson, William H. McBrayer,

And so said substitute was rejected.

Mr. Grover then offered the following amendment, viz:

Provided this appropriation shall be applied and expended by said society, in premiums, as follows:

On stock—$1,500
On tobacco—1,000
On cereals—500
On mechanical implements—500
On domestic manufactures—300
On ores and manufactured iron—200
On horticulture—100
On family products, &c. —200
On sundries—500
On agricultural literature—200

Making in all, $5,000

Which was adopted.

Mr. Gibson offered the following amendment, viz:

Amend the amendment, by giving $500 for red fox scalps.

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

Mr. Glenn moved to amend said bill, by striking out "$1,000" for tobacco, and inserting in lieu thereof "$1,500" for tobacco; and to strike out "$1,500" for stock, and insert "$1,000."

And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Glenn and Boles, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, A. D. Cosby, John M. Johnson,
William T. Anthony, Alex. L. Davidson, William B. Read,
James R. Barrick, J. E. Gibson, Albert G. Rhea,
Samuel H. Boles, Robert E. Glenn, E. D. Walker,
Benjamin P. Cissell, John L. Irvan, C. J. Walton—15.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, James McKee,
Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
John B. Bruner, Asa P. Grover, John A. Prall,
Charles Chambers, Thomas S. Grundy, Henry M. Rust,
William S. Darnaby, Samuel Haycraft, Harrison Taylor,
Samuel E. DeHaven, Thornton F. Marshall, Cyrenius Wait,

Mr. Read moved to reconsider the vote rejecting Mr. Gibson's amendment.

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

Mr. McKee 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.

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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Asa P. Grover, William B. Read,
Landaff W. Andrews, Thomas S. Grundy, Albert G. Rhea,
James R. Barrick, Samuel Haycraft, Henry M. Rust,
John B. Bruner, John M. Johnson, Harrison Taylor,
Benjamin P. Cissell, John G. Lyon, Cyrenius Wait,
A. D. Cosby, Thornton F. Marshall, E. D. Walker,
George Denny, William H. McBrayer, C. J. Walton,

William C. Gillis, Charles D. Pennebaker,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Robert E. Glenn,
William T. Anthony, Alex. L. Davidson, John L. Irvan,
Samuel H. Boles, Samuel E. DeHaven, John A. Prall—11.
Charles Chambers, J. E. Gibson,

Resolved, That the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed a resolution, entitled

A resolution making an appropriation to remove the remains of John Spratt to the cemetery at Frankfort.

That they had passed bills, originating in the Senate, of the following titles, viz:

An act to amend chapter 28, article 5, of the Revised Statutes, title Robbery and Burglary.

An act for the benefit of the jailer of Adair county.

An act to amend the charter of the town of Paris.

An act to repeal an act, entitled "An act to revive and amend the laws in regard to the sectionized lands west of the Tennessee river.

An act to incorporate the turnpike road from the Versailles and Nicholasville turnpike road to the Frankfort, Lexington, and Versailles turnpike road.

An act to incorporate the Jacksonville Cemetery Company.

That they had passed resolutions of the following titles, viz:

A resolution appointing a committee to visit certain internal improvements.

A resolution on federal relations.

And that they had passed bills of the following titles, viz:

An act concerning sheriffs and other collecting officers.

An act authorizing the sale of slaves when sentences have been commuted, and who have been pardoned by the Governor.

An act to incorporate Henry Lodge, No. 101, of I. O. O. F.

An act for the benefit of the Gallatin county court.

An act to change the time of holding the quarterly courts of Jackson county.

An act defining the powers and duty of the board of supervisors of tax, and granting additional powers to the county court over their action.

An act to change and regulate the time of holding the circuit and county courts of Gallatin county.
An act for the benefit of A. J. Mershon, late sheriff of Rockcastle county, and his sureties.

An act for the benefit of William Cromwell, sheriff of Hickman county.

An act for the benefit of Thomas E. Read, Sheriff of Fulton county, and the sheriffs of this Commonwealth.

An act authorizing the Christian county court to subscribe stock in the Henderson and Nashville railroad.

An act for the benefit of the executors of Linn Boyd, deceased.

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.

An act to amend the charter of the Masonic fraternity of Louisville.

The Senate then took up for consideration a bill, entitled

A bill directing the purchase of Stanton’s edition of the Revised Statutes for the use of the Commonwealth.

Mr. Alexander offered the following amendment, viz:

That five hundred copies be bought at the sum of $5, and that each of the following officers have a copy of the work, viz: judges and clerks of the court of appeals, circuit judges and chancellors, attorney general, commonwealth attorneys, circuit and county court clerks, county attorneys, county judges, judge and clerk of the federal court, governor, secretary, register, auditor, treasurer, and the remainder placed in the library for the use of the State.

Which was rejected.

Mr. Pennebaker moved the previous question.

And the question being taken, Shall the main question be now put? it was decided in the affirmative.

Mr. Bruner moved a call of the roll, which was had, and resulted as follows, viz:

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<th>Those who answered to their names, were:</th>
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<tr>
<td>Mr. Speaker, (Porter,) George Denny,</td>
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<td>T. T. Alexander, John F. Fisk,</td>
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<td>William T. Anthony, J. E. Gibson,</td>
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<td>Landaff W. Andrews, Robert E. Glenn,</td>
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<td>James R. Barrick, Asa P. Grover,</td>
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<td>Samuel H. Boles, Thomas S. Grundy,</td>
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<td>John B. Bruner, Samuel Haycraft,</td>
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<td>Charles Chambers, John L. Irvan,</td>
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<td>Benjamin P. Cissell, John M. Johnson,</td>
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<td>A. D. Cosby, John G. Lyon,</td>
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<td>William S. Darnaby, Thornton F. Marshall,</td>
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<td>Alex. L. Davidson, W. C. Whitaker—37.</td>
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</table>

Jan. 13.]

Mr. Samuel was excused.

Order of Business

The rules were read a second time and the previous question on said bill was decided in the negative.

The yeas and nays on the question were ordered to be taken, and the yeas were as follows:


Resolved, That the committee on the Judiciary report the following:

An act to incorporate the Lexington & Nicholas Pike Road Company.

An act to authorize the purchase of articles of incorporation of the Lexington & Nicholas Pike Road Company.

An act to authorize the construction of improvements in Bullitt county.

An act to incorporate the Bardstown, Nelson and Bardstown Pike Road Company.

An act to authorize the construction of improvements in Nelson county.

An act to incorporate the Louisville, Nelson and Bardstown Pike Road Company.
Mr. Samuel H. Jenkins, being absent on account of sickness, was excused.

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

The rule of the Senate, constitutional provision, and 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. Read and Grundy, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, William C. Gillis, James McKee,
John B. Bruner, Asa P. Grover, Charles D. Pennebaker,
Benjamin P. Cissell, Thomas S. Grundy, John A. Prall,
William S. Darnaby, Samuel Haycraft, William B. Read,
George Denny, John M. Johnson, Henry M. Rust,
John F. Fisk, Thornton F. Marshall, Harrison Taylor,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) A. D. Cosby, John G. Lyon,
T. T. Alexander, Alex. L. Davidson, Albert G. Rhea,
William T. Anthony, Samuel E. DeHaven, E. D. Walker,
James R. Barrick, Robert E. Glenn, C. J. Walton,

Resolved, That the title thereof be as aforesaid.

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

An act to authorize the trustees of Elizabethtown to appoint a marshal, and said marshal to appoint a deputy.

An act to amend the charter of the Jefferson Insurance Company, of Louisville.

An act to amend the charter of the Paris and Townsend Turnpike Road Company.

An act changing the time of holding circuit courts in the seventh judicial district.

An act to empower the county court of Bourbon to make subscriptions to the capital stock of turnpike road companies within said county.

An act to amend an act, entitled "An act to amend the charter of
the German Insurance Company, of Louisville," approved March 9th, 1854.

An act to incorporate the German Washington Mutual Association of Louisville.

An act regulating the time of holding county courts of Washington county.

An act to incorporate the town of Tilton, in Fleming county.

An act to incorporate the town of Uniontown, Union county, Kentucky.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of William Mullins, sheriff of Wayne county.

An act to legalize the proceedings of the Casey county court at its October term, 1859.

An act to amend the charter of the city of Paducah.

An act authorizing Wm. H. Payne, Judge of Warren county court, to qualify as executor of his deceased mother.

An act to incorporate the Woodford Female College.

An act to amend an act to establish the police court of Winchester.

An act to incorporate the Mortonsville and Lexington Turnpike Road Company.

An act to amend an act establishing an additional voting place in Lawrence county.

An act to incorporate the Portland Baptist church.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

And then the Senate adjourned.
SATURDAY, JANUARY 14, 1860.

1. Mr. Chambers presented a petition from sundry citizens of Boone county, praying the passage of an act for their benefit.

2. Mr. Irvan presented the remonstrance of sundry citizens of the town of Benton, against granting coffee-house license.

3. Mr. Irvan presented the petition of James Hawes and Charles Wickliffe, praying the passage of an act for their benefit.

4. Mr. Lyon presented the petition of Alexander Maas, praying the passage of an act for his benefit.

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 Finance.

The Speaker laid before the Senate a communication from the Mayor and Board of Common Council of the city of Louisville, which is as follows, viz:

MAYOR’S OFFICE,
Louisville, Ky., January 12th, 1860.

Hon. Thomas P. Porter,
Speaker of the Senate and Lieutenant Governor of Kentucky:

The citizens and city authorities of Louisville having resolved to give a union festival, in honor of the State of Tennessee, on Tuesday, the 24th instant, at which time the Legislature of Tennessee have signified their willingness to attend, we are instructed to invite you, and, through you, the members of the Senate of Kentucky, and the officers connected therewith, to be present and unite with us in extending to our distinguished friends of Tennessee such cordial greetings as are meet and proper for the occasion.

The President and Directors of the Louisville and Frankfort railroad have tendered a special train of cars to be at your disposal in coming and returning.

T. H. Crawford, Mayor.
E. D. Weatherford,
James Trabue,
Committee Board Aldermen.

John Barbey,
T. L. Jefferson,
Thos. C. Pomeroy,
Committee of Board Common Council.
Mr. Andrews moved the following resolution, viz:

Whereas, The citizens and city authorities of Louisville have resolved to give a union festival, in honor of the State of Tennessee, on Tuesday, the 24th, at which festival the Senators and Representatives of Tennessee have expressed their intention to be present; therefore, be it

Resolved by the Senate of the Commonwealth of Kentucky, That it is with no ordinary feelings of national fraternity, as well as of social pleasure, that we accept of the kind invitation of the citizens and city authorities of Louisville, to meet the Senators and Representatives of the intelligent, law-abiding, union-loving people of Tennessee; and that the Speaker of the Senate notify them of the acceptance of their invitation.

Which was adopted.

Mr. Rust, from the committee on the Geological Survey, made the following report, viz:

The Committee on Geological Survey, having had under consideration the subject of the Geological Survey of the State, beg leave to submit the following report:

The manuscript report of the Geologist and his assistants, embracing the observations of the various members of the geological corps, and the results of the survey for the last two years, now nearly ready for the press, will comprise from five hundred to seven hundred pages of printed matter of the same dimensions as volume third.

From the statements made by the State Geologist, the committee have reason to believe that said report will embrace subjects of fully as much practical importance and general interest to the citizens of the State as any of the preceding volumes; comprising, as it does, the results of a thorough investigation into the qualities, succession, superposition, parallelism, equivalency, and local modifications of the entire coal-measures of Kentucky—showing their thickness, and comparing the same with those of Pennsylvania, and what is known of the Ohio coal-field. It will contain descriptions and maps of the boundary and area of the two great coal-fields of Kentucky, the east and west, both of which are now minutely meandered, as well as the number of seams of workable coal in each of these coal-fields, compared with those of the above mentioned States, with local modifications in thickness and relative position, together with a dissertation on the identification of coals at distant localities by simple examination of the specific character of the fossils of the roof shales.

It exhibits the topography and geology, not only of the entire base line run from west to east through the State, but also that of the meandered outline of each coal-field.

In addition to these important matters, relating not only to the geology, but to the topography and geography of the State, the forthcoming Geological Report records and describes the chemical analysis of 165 soils, from 55 different counties of the State; 223 samples of ores, fluxes, slags, and pig-iron, connected with the iron products and iron interests of the State, besides about 140 specimens of clays, marl,
limestones, mineral waters, &c., making in all 528 analyses. And it is believed that the soil analyses, together with other analyses already reported, will form one of the most important contributions to agricultural chemistry ever published. We therefore recommend that 5,000 copies of the report of the Geological Surveys carried on in the year 1858 and 1859, be ordered to be printed, together with the accompanying maps, diagrams, and other illustrations.

The committee would further report, that in consequence of outstanding bills for the publication of the second and third volumes of the Geological Report, amounting to seven thousand five hundred and twenty-nine dollars and nineteen cents, having been paid according to the provisions of the act approved February 17, 1858, making further appropriation of money for the Geological Survey, the geological corps have been left without adequate means to pay the expenses of making out thorough reports in their various departments of the survey, and therefore several of the members of the geological corps still remain unpaid for a portion of their office work. The outstanding deficiency for said work amounts to from twelve hundred to two thousand dollars.

The committee have further to report, that according to the estimates of the State Geologist, it will require at least two years, with an appropriation of fifteen thousand dollars per annum, to complete the geographical, topographical, and geological surveys of the following counties in the two great coal-fields of Kentucky, to wit: Carter, Lawrence, Jackson, and Morgan, in the eastern coal-field, and Hancock, Daviess, McLean, Ohio, Butler, Muhlenburg, and Henderson, in the western coal-field, on the same plan of the topographical-geological maps already completed of the counties of Union, Greenup, and Hopkins.

The committee, agreeing with the State Geologist in the opinion that coal is the most valuable of all our mineral products, deem it advisable first to complete the surveys in the two coal-fields; but in order to do justice to the whole State, and to be able to accomplish the final object of a Geological Survey—the construction of an accurate geological map of the entire State—recommend that these surveys be followed up by others extending through the counties occupying the belt of the barren limestone; succeeded by surveys of the region occupied by the knob sandstone, ash-colored and black shales of the Salt river valley—both of which formations afford iron ores of different qualities—and then carried over the zone of the corolline, or Falls limestone, and finally, over the area of the blue limestone.

It may not be improper for the committee here to revert to the importance and utility of the Agricultural Department of the Survey.

In the reports heretofore published, the numerous chemical analyses of soils, from different counties in the State, have not only shown the peculiarities in composition of soils derived from different geological formations, but their comparative fertility and adaptability to certain crops, as well as of the ingredients removed by a series of years of cultivation, and the source from which they may be most easily and economically regained.
In the forthcoming report, 165 chemical analyses of soils will be added to the 300 already printed, besides much valuable information showing the chemical composition of the ashes of tobacco, corn, and wheat; also, investigations on the grape juice, and explaining fully what is removed from the soil by these plants, and how to prevent, or, at least mitigate, the exhausting influences they exert on land.

There are many more valuable facts in agricultural chemistry which cannot fail, we believe, to be of great utility to every enlightened farmer, and tend gradually to introduce an improved, economical system of agriculture, and arrest the reckless and wasteful consumption of the mineral ingredients, which have already, in half a century, diminished the wheat crop at least one half, even on the originally most fertile lands of the west; while, in the same space of time, on far inferior lands of Europe, by a careful and judicious application of scientific principles, the wheat crop has been doubled.

The committee, therefore, in view of the great advantages which the Geological Survey has been, and will be to the farmer, the manufacturer, and to the owners of land throughout the State, independent of all the geographical information conveyed thereby, and as being the means of directing attention abroad to our agricultural and mineral resources, do recommend an appropriation of fifteen thousand dollars per annum for two years to meet the expenses of said Geological Survey, and pay the outstanding accounts due the members of the geological corps incurred in making out their reports.

The committee would further recommend that 200 copies of the forthcoming report of the Geological Survey be placed at the disposal of the State Geologist, for the purpose of reciprocating exchanges with other State Geologists, and his scientific friends generally.

Furthermore, the committee recommend that 1,000 additional copies of the Geological Report be printed and set apart for foreign distribution; and as the most economical and effectual method of having said report distributed through foreign countries, they recommend that it be done through the medium of the Smithsonian Institute, at Washington City, D. C.

HENRY M. RUST, Chairman.

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

Mr. Haycraft, from the committee on Religion, reported
A bill to incorporate the Mt. Pleasant Church of United Baptists, in Cumberland county,
Which was read the first time, and ordered to be read a second time.

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

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

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

Mr. Haycraft, from the committee on Religion, to whom was referred bills from the House of Representatives of the following titles, viz:

An act for the benefit of Amelia and Jerome B. Jewell.
An act to legitimatize the children of Mrs. Nancy Dyer and J. R. Lucas.
An act concerning divorces and changing names.
Reported the same without amendment.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

Mr. Haycraft, from the committee on Religion, reported bills of the following titles, viz:

A bill to amend the charter of the First German Protestant St. Paul's Congregation, of Louisville.
A bill to incorporate the Corinth Church of Cumberland Presbyterians, in Logan county.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

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

The rule of the Senate, constitutional provision, and 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 House of Representatives, announcing that they had passed bills of the following titles, viz:

An act to establish the county of Metcalfe.
An act to discontinue the State road leading from Covington to Georgetown, lying in Grant county.
An act for the benefit of James E. Secrest, late sheriff of Nicholas county.
An act for the benefit of N. T. V. Bradford, of Scott county.
An act for the benefit of Mary M. Helm, executrix of the last will and testament of T. J. Helm, deceased.

An act for the benefit of Thomas Blackburn.

An act for the benefit of W. L. Mullins, of Rockcastle county.

An act for the benefit of Gideon Barnes, of Nelson county.

An act for the benefit of Eliza Jane Shipman.

An act for the benefit of Dempsey King, late sheriff of Knox county.

An act to incorporate the town of Cloverport and Lower Cloverport into the town of Cloverport.

On motion of Mr. Whitaker,
A bill to amend article 2, Revised Statutes, entitled Marital Rights, Was postponed and made the special order for Tuesday, the 17th of January, at 11 o'clock, A. M.

The Senate then took up for consideration a Senate bill, entitled A bill to amend the charter of the Franklin Savings Institution.

Mr. Pennebaker moved the following amendment, viz:
Strike out “Marshall” and insert “Lyon county,” in the last line, after the word Eddyville.

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

Mr. Grover offered the following amendment:
Strike out the third and fourth sections of the bill.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, James McKee,
T. T. Alexander, John P. Fisk, John A. Pratt,
William T. Anthony, Asa P. Grover, William B. Read,
Samuel H. Boles, John L. Ivran, Harrison Taylor,
Charles Chambers, Samuel H. Jenkins, C. J. Walton—16.
Benjamin P. Cissell,

Those who voted in the negative, were—

Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
Alex. L. Davidson, John M. Johnson, E. D. Walker,
George Denny, John G. Lyon, W. C. Whitaker—17.
J. E. Gibson, Thornton F. Marshall,

And so said amendment was rejected.
Mr. Fisk offered the following amendment, viz:

If any depositor shall at any time be refused any portion of his deposit, when regularly demanded by him, the charter shall thereupon be forfeited, and such forfeiture may be enforced by the chancery court of Louisville, upon petition filed and proof of such demand and refusal having been made.

If at any time the charter of said deposit bank shall be forfeited as above provided, in order to secure the payment of the debts of the bank, each and every stockholder shall be required to pay an amount equal to the stock he owned at the date of such refusal of payment, as is above set forth, to the creditors of the bank, and to that extent shall be held personally liable for the debts due from said bank; and upon his failure to pay the same, suit may be instituted against him jointly or severally for the recovery of such debts in any court of competent jurisdiction, by the creditors of said bank.

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

And the yeas and nays being required thereon by Messrs. Fisk and Read, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John G. Lyon,
T. T. Alexander, George Denny, Thornton F. Marshall,
William T. Anthony, John F. Fisk, James McKee,
Landaff W. Andrews, J. E. Gibson, John A. Pratt,
James R. Barrick, William C. Gillis, William B. Read,
Samuel H. Boles, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Harrison Taylor,
Charles Chambers, Samuel Haycraft, Cyrenius Wait,
Benjamin P. Cissell, John L. Irvan, E. D. Walker,
A. D. Cosby, Samuel H. Jenkins, C. J. Walton,

In the negative—

Charles D. Pennebaker—1.

And so said amendment was adopted.

Mr. Glenn offered the following as an additional section, viz:

That said bank is hereby required to pay the same tax for license that brokers are required to pay under existing laws.

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

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

Those who voted in the affirmative, were—

Charles Chambers, Robert E. Glenn,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, James McKee,
T. T. Alexander, John F. Fisk, Charles D. Pennebaker,
Landaff W. Andrews, William C. Gillis, John A. Prall,
James R. Barrick, John J. Prall, William B. Read,
Samuel H. Boles, Asa P. Grover, Albert G. Rhea,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Benjamin P. Cissell, Samuel Haycraft, Cyrenius Wait,
A. D. Cosby, John L. Irvan, E. D. Walker,
William S. Darnaby, John M. Johnson, C. J. Walton,

And so said amendment was rejected.

Mr. Andrews offered the following amendment, viz:

Upon each one hundred dollars of stock in said bank, owned by
individuals, corporations, or societies, there shall be paid annually by
said bank, into the public treasury of the State, a tax of fifty cents on
each one hundred dollars of stock therein.

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

Mr. Alexander then moved that the Senate adjourn.

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

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

Those who voted in the affirmative, were—

Benjamin P. Cissell,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, Charles D. Pennebaker,
William T. Anthony, William C. Gillis, John A. Prall,
Landaff W. Andrews, Robert E. Glenn, William B. Read,
James R. Barrick, Asa P. Grover, Albert G. Rhea,
Samuel H. Boles, Samuel Haycraft, Harrison Taylor,
John B. Bruner, John L. Irvan, Cyrenius Wait,
Charles Chambers, Samuel H. Jenkins, E. D. Walker,
Alex. L. Davidson, John G. Lyon, C. J. Walton,
John F. Fisk, James McKee,

And so the Senate refused to adjourn.

On motion of Mr. Fisk,
Leave of absence was granted to Mr. DeHaven.

Mr. Fisk moved that the Senate take a recess until 3 o'clock, P. M.
JAN. 14.] JOURNAL OF THE SENATE. 283

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

And the Senate then adjourned until 3 o'clock, P. M.

The Senate met at 3 P. M., and took up the following resolutions from the House of Representatives, viz:

A resolution authorizing the Governor to procure and present to the surviving officers and soldiers of the Kentucky volunteers in the battle on Lake Erie, a gold medal.

Which was read twice and adopted.

A resolution providing for the printing of the message, addresses, and resolutions on the occasion of the death of the Hon. Linn Boyd.

Which was read twice and adopted.

Messrs. Fisk and Johnson were appointed a committee on the part of the Senate, to act in conjunction with a committee from the House of Representatives, for said purpose.

Also, bills from the House of Representatives of the following titles, viz:

1. An act to fix the time of holding the quarterly court for Hart county.
2. An act for the benefit of the Kentucky Institute for the Deaf and Dumb.
3. An act to amend an act, approved 17th February, 1858, to provide a general mechanics' lien law for certain counties and cities.
4. An act to incorporate the Old Frankfort Continuation Turnpike Road Company.
5. An act to amend the charter of the Warsaw Turnpike Company.
6. An act to charter the Fern Creek Turnpike Road Company.
7. An act to amend the charter of the Stanford and Hustonville Turnpike Road Company.
8. An act to amend the original and amended charters of the Lexington, Versailles, and Frankfort Turnpike Road Company.
9. An act to incorporate the Newcastle and Smithfield Turnpike Road Company.
10. An act to repeal an act, approved 27th of February, 1856, concerning a new road in Fleming and Lewis counties.
11. An act to incorporate the Richmond and Tate’s Creek Turnpike Road Company.
12. An act for the benefit of the common school districts.
13. An act to amend the charter of the American Printing House for the Blind.
14. An act to change and modify an act to incorporate the Danville Female Academy.
15. An act to amend the charter of the Farmers' Bank of Kentucky.
16. An act for the benefit of the clerk of Hickman circuit court.
17. An act to change the time of holding the quarterly court of Trimble county.
18. An act to change the time of holding the Henderson county quarterly court.
19. An act to authorize the county court of Bracken county to improve the Straube Mill road.
20. An act for the benefit of William C. Gillis, late surveyor of Whitley county.
21. An act to change the time of holding the Adair quarterly courts.
22. An act to incorporate the Book and Tract Society of the Louisville Conference of the Methodist Episcopal Church South.
23. An act to repeal an act for the benefit of the towns of Burlington and Hamilton.
24. An act to increase the pay of witnesses.
25. An act to amend the charter of the Paris and Bethlehem Turnpike Road Company.
26. An act to authorize the chairman and board of trustees of the town of Russellville to convey a certain lot.
27. An act for the benefit of P. P. Ballard.
29. An act to provide for securing the attendance of slaves as witnesses.
30. An act to amend part 3d, title 13th, of the Civil Code of Practice.
31. An act to authorize the trustees of the town of Bedford to sell portion of a street in said town.
32. An act to incorporate the Covington Gymnastic Association.
33. An act authorizing the trustees of the Christian Church, in Barbourville, to sell their property.
34. An act to authorize the county court of Warren county to increase the county levy.
35. An act offering a reward for the discovery of the cause of the disease called hog cholera, and a remedy that will cure said disease.
36. An act in relation to the Winchester and Kentucky River Turnpike Road Company.
37. An act to authorize Simeon A. Whitaker to solemnize marriage.
38. An act to incorporate the Mt. Freedom and Buena Vista Turnpike Road Company.
39. An act to authorize the county court of Green county to sell the poor-house lands of said county.
40. An act to incorporate the Green County Agricultural and Mechanical Association.
41. An act to revive the charter of the Farmers' Turnpike Road Company.
42. An act for the benefit of J. M. Johnson and L. L. Singletary.
43. An act changing the time of holding the Lewis county quarterly courts.
44. An act to incorporate Louisville Lodge, No. 1, of the United Ancient Order of Druids.
45. An act to incorporate Marshall Lodge, No. 29, of Independent Order of Odd Fellows, of the city of Louisville.
46. An act for the benefit of Wylie Harris, of Madison county.
47. An act to exempt sewing machines from execution, distribution, &c.
48. An act for the benefit of Col. Thomas Buford.
49. An act to amend an act to amend the charter of the North Middletown and Mt. Sterling Turnpike Road Company.
50. An act for the benefit of W. Brown, executor of B. J. Brown, late sheriff of Montgomery county.
51. An act to amend an act, entitled "An act to incorporate Augusta Lodge, No. 80, of Free and Accepted Masons."
52. An act for the benefit of Ambrose E. Crowder and wife.
53. An act to incorporate the town of Mannsville, in Taylor county.
54. An act to establish a State road from Paducah to Murray.
55. An act to establish a State road from Hopkinsville to Paducah.
56. An act to enable the Bryant's Station Turnpike Road Company to borrow money and pay its debts.
57. An act to incorporate the Paris, Hume, and Bedford Turnpike Road Company.
58. An act for the benefit of the Louisville and Frankfort Railroad Company.
59. An act to incorporate the Hopewell, Bethlehem, and Clintonville Turnpike Road Company.

60. An act to amend the acts incorporating the Richmond and Big Hill Turnpike Road Company.

61. An act to revive the charter of the Knob Lick Turnpike Road Company.

62. An act to amend the original and amended charters of the Frankfort and Woodford Landing Turnpike Road Company.

63. An act to incorporate the Iron Works Turnpike Road Company.

64. An act to revive the laws relating to the public schools and academy of the city of Newport.

65. An act to incorporate the Walnut Hill Male and Female High School.

66. An act to incorporate the Shelby County Agricultural and Mechanical Association.

67. An act to incorporate the Henry County Deposit Bank.

68. An act to amend the charter of the Deposit Bank of Stanford.

69. An act to amend the charter of the town of Germantown.

70. An act to amend an act, entitled "An act imposing a tax upon billiard tables," approved February 9th, 1858.

71. An act to incorporate the Union Insurance Company.

72. An act to amend the laws of evidence in criminal trials for counterfeiting.

73. An act to incorporate the Merrick Lodge of the Independent Order of Odd Fellows.

74. An act to incorporate the town of Claysville, in the county of Union.

75. An act to amend the charter of the Masonic fraternity of Louisville.

76. An act for the benefit of William Cromwell, sheriff of Hickman county.

77. An act for the benefit of Thomas E. Read, Sheriff of Fulton county, and the sheriffs of this Commonwealth.

78. An act to change and regulate the time of holding the circuit and county courts of Gallatin county.

79. An act for the benefit of A. J. Mershon, late sheriff of Rockcastle county, and his sureties.

80. An act defining the powers and duty of the board of supervisors...
of tax, and granting additional powers to the county court over their
action.
81. An act to change the time of holding the quarterly courts of
Jackson county.
82. An act for the benefit of the Gallatin county court.
83. An act concerning sheriffs and other collecting officers.
84. An act for the benefit of the executors of Linn Boyd, deceased.
85. An act to incorporate Henry Lodge, No. 101, of I. O. O. F.
86. An act authorizing the sale of slaves when sentences have been
commuted, and who have been pardoned by the Governor.
87. An act authorizing the Christian county court to subscribe stock
in the Henderson and Nashville railroad.
88. An act to incorporate the town of Cloverport and Lower Clover-
port into the town of Cloverport.
89. An act for the benefit of James E. Secrest, late sheriff of Nicho-
las county.
90. An act for the benefit of Dempsey King, late sheriff of Knox
county.
91. An act to discontinue the State road leading from Covington to
Georgetown, lying in Grant county.
92. An act for the benefit of N. T. V. Bradford, of Scott county.
93. An act for the benefit of William Romans, jailer of Garrard
county.
94. An act for the benefit of W. L. Mullins, of Rockcastle county.
95. An act for the benefit of Thomas Blackburn.
96. An act for the benefit of Mary M. Helm, executrix of the last
will and testament of T. J. Helm, deceased.
97. An act for the benefit of Gideon Barnes, of Nelson county.
Which were read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bills being dispensed with,
Ordered, That the 1st, 17th, 18th, 20th, 21st, 34th, 39th, 43d, 81st,
and 82d be referred to the committee on County Courts; the 2d and
94th to the committee on Finance; the 3d, 10th, 13th, 23d, 24th, 27th,
29th, 31st, 33d, 42d, 44th, 45th, 46th, 47th, 50th, 70th, 72d, —th, 83d,
84th, 86th, 87th, 90th, and 98th to the committee on the Judiciary; the
4th, 5th, 6th, 7th, 8th, 9th, 11th, 19th, 25th, 36th, 38th, 41st 49th, 54th,
55th, 56th, 58th, 60th, 61st, 62d, 63d, and 92d to the committee on Internal Improvement; the 12th, 14th, 64th, and 65th to the committee on Education; the 15th, 67th, 68th, and —th to the committee on Banks; the 16th, 26th, 28th, 51st, 57th, 69th, 71st, 73d, 74th, 76th, 77th, 78th, 79th, 91st, and 96th to the committee on Circuit Courts; the 29d, 37th, and 99th to the committee on Religion; the 30th to the committee on the Codes of Practice; the 32d, 75th, 85th, 89th, 93d, 95th, and 97th to the committee on Revised Statutes; the 35th, 40th, and 66th to the committee on Agriculture and Manufactures; the 48th to the committee on Privileges and Elections, and the 52d, 53d, 88th, and 97th to the committee on Propositions and Grievances.

A message was received from the House of Representatives, announcing that they had passed a bill, entitled

An act for the benefit of Austin Bingham,

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The Senate took up for consideration a bill from the House of Representatives, entitled

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be made the special order for the 17th of January, at 10½ o'clock, A. M.

Mr. Taylor moved that a committee be appointed to withdraw from the House of Representatives the concurrence of the Senate in a bill passed by the House, entitled

An act for the benefit of Austin Bingham.

The Speaker appointed Mr. Taylor said committee.
After a short time, Mr. Taylor reported that the committee had performed that duty, and that the bill was on the Clerk's table.

Mr. Andrews moved to reconsider the vote by which the Senate concurred in said bill.

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

Mr. Andrews then moved to reconsider the vote by which the third reading of said bill was dispensed with.

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

On motion of Mr. Andrews, said bill was referred to the committee on the Judiciary, with instructions to report it on Monday, the 16th January, at 10½ o'clock, A.M.

Resolutions, from the House of Representatives, of the following titles, viz:

A resolution making an appropriation to remove the remains of John Spratt to the cemetery at Frankfort.

A resolution appointing a committee to visit certain internal improvements.

Were taken up, twice read, and concurred in.

On motion of Mr. Andrews, a resolution from the House of Representatives, entitled

A resolution on federal relations,

Was made the special order for January 18th, at 11 o'clock, A.M.

On motion of Mr. Alexander, the rules of the Senate were suspended, and he reported

A bill to authorize the trustees of the Methodist Episcopal Church South, of Columbia, Kentucky, to sell the parsonage property in said town.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Alexander, from a select committee, reported
A bill to regulate the agencies of foreign insurance companies,
Which was read the first time, and ordered to be read the second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill having been dispensed with,
Ordered, That the Public Printer forthwith print 150 copies thereof
for the use of the General Assembly.
On motion of Mr. Grover, resolutions on federal relations offered by
him, were made the special order for January 16th, at 11 o'clock.
Leave was granted to bring in the following bill, viz:
On motion of Mr. Andrews—1. A bill to repeal section 906 of the
Civil Code.
On motion of Mr. Fisk—2. A bill for the benefit of Emma J. Cleaveland,
of Woodford county.
On motion of same—3. A bill to incorporate the Covington Coal
Oil Company.
On motion of Mr. Johnson—4. A bill to incorporate Princeton College,
in Caldwell.
On motion of Mr. Grover—5. A bill to incorporate the Williams-
town Cemetery Association.
On motion of Mr. Irvan—6. A bill for the benefit of A. W. Neal,
of Calloway county.
On motion of same—7. A bill to change the time of meeting of the
General Assembly.
On motion of Mr. Chambers—8. A bill to amend the act incorpor-
atating the North Kentucky Agricultural Association.
On motion of Mr. Gillis—9. A bill to extend the town limits of the
town of London, in Laurel county.
On motion of Mr. Taylor—10. A bill to incorporate the Mayslick
and Sardis Turnpike Road Company.
On motion of Mr. Fisk—11. A bill to amend the charter of the city
of Covington.
On motion of Mr. Barrick—12. A bill for the benefit of Eveline and
Willis Wilson.
On motion of Mr. Anthony—13. A bill to amend the charter of the
town of New Roe.
On motion of Mr. Fisk—14. A bill to amend the act incorporating
Trinity Church, of Covington.
On motion of same—15. A bill to incorporate the First German Protestant Association, of Covington.

On motion of Mr. Gillis—16. A bill to establish the Whitley County High School.

On motion of Mr. Rhea—17. A bill for the benefit of the town of Russellville.

On motion of same—18. A bill to amend the attachment law.

On motion of same—19. A bill for the benefit of jurors.


On motion of same—21. A bill to amend the law in relation to the sale of infants' and married women's real estate.

On motion of Mr. Taylor—22. A bill requiring trustees and assignees under deeds of trust to execute bonds for the faithful discharge of their duties.

On motion of same—23. A bill to amend section 12, article 8, chapter 83, Revised Statutes, title Revenue and Taxation.

The committee on the Judiciary were directed to prepare and bring in the 1st, 3d, 12th, and 15th; the committee on Circuit Courts the 2d; the committee on Education the 4th, 16th, and 17th; the committee on Propositions and Grievances the 5th; the committee on Finance the 6th; the committee on Revised Statutes the 7th, 11th, 13th, 14th, 18th, 19th, 21st, 22d, and 23d; the committee on Agriculture and Manufactures the 8th; the committee on County Courts the 9th; the committee on Internal Improvement the 10th, and the committee on Religion the 20th.

On motion of Mr. Grover, his substitute to Senate bill No. 97 was ordered to be printed.

And then the Senate adjourned.

31
MONDAY, JANUARY 16, 1860.

1. Mr. Irvan presented the petition of sundry citizens of Trigg county, praying the passage of an act for their benefit.

2. Mr. Fisk presented the memorial of Lewis M. Reese, praying the passage of an act for his benefit.

3. Mr. Anthony presented the remonstrance of sundry citizens of Warren county, against the passage of a law authorizing the county court of Warren to increase the county levy of said county.

Which were received, the reading dispensed with, and referred, the 1st to the committee on Internal Improvement; the 2d to the committee on Finance; and the 3d to the committee on County Courts.

Mr. Cissell, from the committee on the Judiciary, to whom was referred bills from the House of Representatives, entitled
An act for the benefit of Austin Bingham,
Reported the same without amendment.

Mr. Grover offered the following amendment, viz:
Strike out "twenty years," and insert "for life."

Mr. Whitaker moved that said bill and amendment be printed, and made the special order for January 18th, at 11 o'clock, A. M.

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

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

Those who voted in the affirmative, were—


Charles Chambers, James McKee,

Those who voted in the negative, were—

On motion of Mr. Grundy, the rules of the Senate were suspended, and he offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts is directed to settle with Ben. Selby, late Secretary of the Senate, at ten dollars per day, commencing on the 5th day of December, 1859, and ending on the 10th day of January, 1860, and to issue his warrant on the Treasurer for the amount due said Selby, to be paid out of any moneys not otherwise appropriated.

Which was twice read and adopted.

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

Those who voted in the affirmative, were—


In the negative—

John B. Bruner—1.
An act for the benefit of the jailer of Adair county.
An act to amend the charter of the town of Paris.
An act to incorporate the turnpike road from the Versailles and Nicholasville turnpike road to the Frankfort, Lexington, and Versailles turnpike road.
An act to repeal an act, entitled "An act to revive and amend the laws in regard to the sectionized lands west of the Tennessee river.
An act to incorporate the Jacksonville Cemetery Company.
An act to incorporate the Navigating and Mining Company, of Pond river.
An act to incorporate the Hospital Company for the relief of persons deprived of reason.
An act to amend chapter 28, article 5, of the Revised Statutes, title Robbery and Burglary.
An act to amend the charter of the Centreville and Jacksonville Turnpike Road Company.
And had found the same truly enrolled.
Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.
After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then took up for consideration a Senate bill, entitled A bill to amend the charter of the Franklin Savings Institution.
Mr. Grover moved to strike out the 4th section of said bill.
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Boles and Grover, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John M. Johnson,
T. T. Alexander, Alex. L. Davidson, William H. McBrayer,
William T. Anthony, George Denny, James McKee,
Landaff W. Andrews, John F. Fisk, John A. Prall,
Samuel H. Boles, J. E. Gibson, Henry M. Rust,
John B. Bruner, Robert E. Glenn, Harrison Taylor,
Charles Chambers, Asa P. Grover, E. D. Walker,
A. D. Cosby, Samuel H. Jenkins.
The question was taken on ordering said bill, as amended, to be engrossed and read a third time, and decided in the negative.

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

Those who voted in the affirmative, were—

William T. Anthony, John M. Johnson, James R. Barrick, John B. Bruner, William C. Gillis,


Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, James McKee,

T. T. Alexander, George Denny, John A. Prall,

Samuel H. Boles, John F. Fisk, William B. Read,

Charles Chambers, J. E. Gibson, Albert G. Rhea,

Benjamin P. Cissell, Asa P. Grover, Harrison Taylor,


Mr. Glenn, from the select committee appointed to visit the Western Lunatic Asylum, at Hopkinsville, made a report, which was referred to the committee on Finance.

The Senate then took up, according to special order,

A bill to extend State aid to railroads and turnpikes.

On motion of Mr. Andrews,

Ordered, That further action on said bill be postponed, and that it go into the orders of the day.

The Senate then took up, according to special order,

A bill repealing all laws prohibiting the importation of slaves into this State from other States in the Union.

Mr. Cissell offered the following amendment, viz:

Provided, That no slave shall be imported into this State who has been run away from any other State for crime, or who has been convicted or charged with felony: Provided further, That any person or persons importing slaves into this State, shall, within sixty days after he arrives with such slave or slaves from any other State, go before the clerk of the county court of the county of his or her residence, take an oath that he or she has imported such slave or slaves into this State for his own use, and not for merchandise; and shall state the color,
age, name, and sex of such slave, and that he verily believes such slave or slaves have not been run away from any other State for crime, or charged or convicted of crime in any State of this confederacy, which affidavit shall be filed and kept as a part of the records of said county court: And provided further, That any person who shall violate the provisions of this act shall be subject to all the fines and penalties now imposed by law.

A message was received from the House of Representatives, announcing that they had concurred in a resolution, originating in the Senate, entitled

A resolution for the benefit of Ben. Selby.

That they had passed a bill, originating in the Senate, entitled

An act to amend the charter of the Bank of Ashland.

And that they had passed bills of the following titles, viz:

An act to revive and amend the laws incorporating the town of Warsaw, in Hickman county.

An act for the benefit of S. W. Rennick, late sheriff of Hickman county.

An act for the benefit of W. S. Johnson, late judge of Hickman county, and Levi Jackson, late judge of Laurel county.

An act declaring Pond river a navigable stream.

An act supplemental to an act to provide for the construction of a levee from the town of Hickman to the Tennessee State line.

An act for the benefit of Joseph Gray, of Cumberland county.

An act for the benefit of school district No. 7, in Fulton county.

An act for the benefit of E. F. Fisk, clerk of the Rockcastle circuit court.

An act for the benefit of the assessor of Fulton county.

An act to incorporate the Louisville Pilots' Benevolent and Relief Association.

An act authorizing the Lewis county court to change the State road in said county.

An act authorizing a police judge for the town of Clarksburg.

An act for the benefit of the jailer of Caldwell county.

An act changing the time of holding the Hardin county quarterly court.

An act creating an additional voting place in Hardin county.

An act to incorporate the Butler County Agricultural and Mechanical Association.
An act to authorize the Hancock county court to levy a tax to defray county charges.

An act for the benefit of certain turnpike road companies in Harrison county.

An act to amend the charter of the Harrison County Agricultural and Mechanical Association.

An act to amend an act to amend the charter of Brooksville, in the county of Bracken.

An act creating an additional district in Caldwell county.

An act to incorporate Morrison Lodge, No. 76, at Elizabethtown, in Hardin county.

An act to repeal an act entitled the Henderson Cemetery Company.

An act to incorporate the Philomathean Society of Eminence College.

An act to incorporate the Patrolean Sulphur Spring and Manufacturing Company.

An act creating an additional voting place in Breckinridge county.

An act changing the time of holding the Grayson county quarterly court.

An act giving Grayson circuit court six additional days at its fall term.

An act for the benefit of common school district No. 7, in Graves county.

An act to vest the Garrard county court with certain powers.

An act to amend the charter of the town of Lancaster.

An act to change the time of holding the March term of the Estill quarterly court.

An act donating certain lands to the Estill county court for improvement of Kentucky river navigation.

An act to authorize executors and administrators to qualify appraisers.

An act to establish a magistrates' district and voting place in Owsley county.

An act conferring certain powers upon the trustees of Winchester.

An act to change the place of voting in Christian county.

An act to authorize a cross-index to suits in the Clarke circuit court.

An act to protect game in Boone and Grant counties.

An act for the benefit of A. W. Nichols, late sheriff of Johnson county, and others.
An act to provide for the indexing of the deed books in the Fulton county clerk's office.
An act to authorize the sale of Robinson Academy, in Columbia.
An act re-incorporating the town of Baltimore, in Hickman county.
An act for the benefit of school district No. 1, in Rockcastle county.
An act to remove obstructions in Rockcastle river.
An act for the benefit of Lem. Hibbard, former sheriff of Laurel county.
An act to increase the fees of constables in certain cases.
An act to incorporate the Richmond and Barnes' Mill Turnpike Road Company.
An act to amend an act incorporating the Paducah Southern Iron Works.
An act for the benefit of the estate of Foster Hurst, deceased, and for other purposes.
An act creating a police judge for the town of Clarksburg.
An act to amend the charter of the city of Paducah.
An act incorporating the Library Association Company.
An act amending an act incorporating the McCracken Agricultural and Mechanical Association.
An act for the benefit of A. C. Godsey, former sheriff of Perry county.
An act to amend section 2d of an act directing certain terms of the Kenton circuit court to be held in Covington.
An act in relation to Mount Vernon Seminary, in Rockcastle county.
An act to establish an additional justices' district, No. 7, in Marshall county.
An act authorizing the election of a police judge and marshal for the town of Washington.
An act to regulate the sale of spirituous liquors in the town of Washington.
An act to incorporate the town of Birmingham, in Marshall county.
An act for the benefit of the Kirksville Turnpike Road Company.
An act to incorporate the Hickman and Ballard Agricultural and Mechanical Association.
An act to repeal an act repealing an act to establish an additional court district in Hickman county.
An act to amend the charter of the Louisville and Portland Railroad.
An act for the benefit of George B. Poage, of Lawrence county, and others.

And that they had received official information from the Governor, that he had approved and signed enrolled bills and resolutions, which originated in the House of Representatives, of the following titles, viz:

An act regulating tolls on flatboats, and other craft, on slack-water streams.

An act for the benefit of James Tuggle, of Knox county.

An act to repeal acts repealing in part an act establishing an equity and criminal court in the first judicial district.

An act concerning uncertified deeds in the Louisville chancery court.

An act to authorize a special term of the Anderson circuit court.

An act to repeal an act to prohibit fishing in the North Fork of Licking river.

An act to amend the charter of the city of Augusta, Bracken county.

An act for the benefit of the Grand Lodge of the I. O. O. F. of the State of Kentucky, located in the city of Louisville.

An act making Martha Ann Curtis the lawful child of Samuel Hill.

An act for the benefit of William J. Mayo, late sheriff of Floyd county.

An act to amend the charter of the German Lutheran St. John's Church, in Newport, Kentucky.

An act for the benefit of the Nicholas county court.

An act to amend an act, entitled "An act to reduce into one the several acts in relation to the town of Harrodsburg," approved March 10, 1856.

An act for the benefit of J. E. Johnson, late sheriff of Rowan county.

An act to incorporate the Board of Education of the Kentucky Annual Conference of the Methodist Episcopal Church South.

An act for the benefit of James H. Priest, late sheriff of Henderson county.

An act to fix the time of holding the quarterly court for Simpson county.

A resolution appointing a committee to visit the Kentucky Institute for the Blind.

A resolution to fire a salute.

A message was received from the Governor, by Mr. Thomas B.
Monroe, jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills and resolutions, originating in the Senate, of the following titles, viz:

An act for the benefit of the clerks and late clerks of the circuit and county courts of this Commonwealth.

An act to amend the 24th section of the Code of Practice.

An act to incorporate Russell Lodge, No. 284.

An act to empower the Baptist Church at Paris to sell and convey certain real estate belonging to said church.

An act for the benefit of the clerk of the Lincoln circuit court.

An act to change the time of holding the quarterly courts of Powell county.

An act to amend the 29th section of the Code of Practice.

An act changing the time of holding circuit courts in the seventh judicial district.

An act for the benefit of the sheriff of Spencer county.

An act to change the time of holding the Allen county quarterly courts.

A resolution appointing a committee to visit the banks.

Mr. Andrews moved to adjourn.

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

And the yeas and nays being required thereon by Messrs. Read and Gibson, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


And then the Senate adjourned,
TUESDAY, JANUARY 17, 1860.

Mr. Irvan presented the petition of the trustees of school district No. 40, in Calloway county, praying the passage of an act for their benefit.

Which was received, the reading dispensed with, and referred to the committee on Education.

Mr. Alexander offered the following resolution, viz:

Resolved, That the Doorkeeper and Sergeant-at-Arms of the Senate be required to keep all persons from the floor of the Senate, except ladies, and others by law authorized to be and remain therein.

Mr. Gibson offered the following as an amendment to said resolution, viz:

No lady shall have more than two beaux to attend her into the Senate Chamber.

Mr. Marshall, from the committee on Banks, according to special order, reported a House bill, entitled

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.

Mr. Grover offered the following amendment, viz:

That in the subscription of said capital stock no preference shall be given to existing stockholders; and no non-resident of this State shall be permitted to take stock until the books of subscription have been kept open sixty days for resident citizens to subscribe.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) A. D. Cosby, John L. Irvan,
T. T. Alexander, William S. Darnaby, Henry M. Rust,
William T. Anthony, Samuel E. DeHaven, Harrison Taylor,
Samuel H. Boles, John F. Fisk, E. D. Walker,
Benjamin P. Cissell,

Those who voted in the negative, were—

Landaff W. Andrews, Thomas S. Grundy, Charles D. Pennebaker,
James R. Barrick, Samuel Haycraft, John A. Prall,

And so said amendment was rejected.

Mr. Taylor offered the following amendment, viz:

The State of Kentucky hereby reserves to herself the right, at any time within two years from the passage of this act, to subscribe for $450,000 of the additional stock granted by this act to said bank.

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

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

Those who voted in the affirmative, were—


A. D. Cosby, James McKee,

Those who voted in the negative, were—


Mr. DeHaven 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 then read a third time.

Mr. Johnson offered an amendment, by way of engrossed ryder, which was decided by the Speaker out of order.

Mr. Andrews then moved to reconsider the vote by which the previous question was ordered.

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

On motion of same, the vote by which the amendment offered by Mr. Taylor was adopted was reconsidered.

Mr. Grover offered the following amendment, viz:

The stockholders of said capital stock shall be held liable individually for the redemption of all notes issued by said several branches; if not promptly redeemed, upon proper demand, in specie, by the respectiv
tive branches issuing the same; and also for all the debts and liabilities of their respective branches where said stock is so by them held, in the same manner that other persons and partnerships, not incorporated, are now liable by law.

The hour having arrived for taking up the orders of the day, further proceedings upon said bill were suspended.

The Senate then took up a bill, entitled
A bill to extend State aid to railroads and turnpikes.

Mr. Read moved the following amendment, viz:
That the sum of $50,000 be, and the same is hereby, appropriated to the Greensburg and Larue Turnpike Road Company, provided said road shall run through the town of Hodgenville, Larue county, Kentucky.

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

And so said amendment was rejected.

Mr. Prall moved to strike out the 15th and 16th sections of said bill.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Rust offered the following as an additional section, viz:

§ 22. That the iron required for laying the track of the several railroads contemplated by this act shall be purchased from Kentucky manufacturers, and be made out of Kentucky iron, provided the same can be procured at a price not exceeding the sum at which the same quality of iron manufactured in other States of the Union can be had for.

And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Rust and Read, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Walton offered the following amendment, viz:

And that the sum of three thousand dollars shall be appropriated to the improvement of the Elk Lick Hill, and road south of Little Barren river, for one mile, beginning at B. C. Embry's ferry, on said river.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


And so said amendment was rejected.

Mr. Gibson moved to lay said bill and amendments upon the table.

And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Gibson and Irvan, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, William S. Darnaby, Samuel H. Jenkins,
William T. Anthony, George Denny, John M. Johnson,
Samuel H. Boles, J. E. Gibson, Thornton F. Marshall,
Charles Chambers, Robert E. Glenn, William H. McBrayer,
Benjamin P. Cissell, Asa P. Grover, John A. Prall,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William C. Gillis, Henry M. Rust,
Landaff W. Andrews, Thomas S. Grundy, Harrison Taylor,
James R. Barrick, Samuel Haycraft, Cyrenius Wait,
John B. Bruner, James McKee, E. D. Walker,
Alex. L. Davidson, Charles D. Pennabaker, C. J. Walton,

John F. Fisk,

And so the Senate refused to lay said bill on the table.

Mr. Grundy moved to amend said bill as follows, viz:

Insert in the 15th section, first line, after the word "appropriated," "equally among the ten representative districts of this State."

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

Mr. Read moved to amend section 15, by striking out "two hundred thousand dollars," and inserting in lieu thereof "five hundred thousand dollars."

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

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

Those who voted in the affirmative, were—

T. T. Alexander, J. E. Gibson, Charles D. Pennabaker,
Landaff W. Andrews, Robert E. Glenn, William B. Read,
James R. Barrick, Asa P. Grover, Albert G. Rhea,
Samuel H. Boles, Thomas S. Grundy, Henry M. Rust,
Charles Chambers, Samuel Haycraft, Harrison Taylor,
A. D. Cosby, Samuel H. Jenkins, Cyrenius Wait,

John F. Fisk, William H. McBrayer,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
William T. Anthony, George Denny, John A. Prall,
John B. Bruner, William C. Gillis, E. D. Walker,
Benjamin P. Cissell, John L. Irvan, W. C. Whitaker—14
William S. Darnaby, John M. Johnson,
Mr. Jenkins moved to amend, by inserting the words "or plank roads," after the word "turnpikes," in the second line of the 15th section.

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

Mr. Andrews 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 Senate, constitutional provision, and third reading of said bill having been 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. Walton and Cissell, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, J. E. Gibson, Henry M. Rust,
James R. Barrick, William C. Gillis, Harrison Taylor,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
Alex. L. Davidson, James McKee, E. D. Walker,
Samuel E. DeHaven, Charles D. Pennebaker, W. C. Whitaker—16.
John F. Fisk,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John M. Johnson,
T. T. Alexander, George Denny, Thornton F. Marshall,
William T. Anthony, Robert E. Glenn, William H. McBrayer,
Samuel H. Boles, Asa P. Grover, John A. Pratt,
Charles Chambers, Thomas S. Grundy, William B. Read,
Benjamin P. Cissell, John L. Irvan, Albert G. Rhem,

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the Senate, entitled

An act to amend the charter of the Bank of Ashland.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of the executors of Linn Boyd, deceased,
An act for the benefit of Cager Creel, late sheriff of Adair county,
An act concerning divorces and changing names,
An act for the benefit of Amelia and Jerome B. Jewell.
An act to legitimatize the children of Mrs. Nancy Dyer and J. R. Lucas.

An act for the benefit of B. J. Shaver.

An act for the benefit of Reuben Gill.

A resolution providing for the printing of the message, addresses, and resolutions on the occasion of the death of the Hon. Linn Boyd.

A resolution making an appropriation to remove the remains of John Spratt to the cemetery at Frankfort.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

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

An act to protect garbage in Boone and Grant counties.

An act to change the line dividing districts Nos. 1 and 7 in McCracken county, and fixing the places of voting therein.

An act for the benefit of Warren Thornsberry, J. M. Grace, and J. C. Calhoun, securities of Henry Lewis, late sheriff of McCracken county.

An act to change the boundaries of certain voting districts in Mercer county.

An act to incorporate the Buena Vista Lodge, No. 89, I. O. O. F.

An act creating a treasurer for Montgomery county.

An act for the benefit of James Howard, late clerk of Montgomery circuit and county courts.

An act to enable the judge of the Montgomery circuit court to appoint an additional examiner.

An act to amend section 2d of the act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

An act concerning the officers of elections at municipal elections in the city of Louisville.

An act concerning voting at municipal elections in the city of Louisville.

An act to incorporate the town of Sublimity, in Pulaski county.

An act to legalize the trustees of Somerset, elected January 2, 1860.
An act to incorporate the Spencer and Nelson County Turnpike Road Company.

An act to incorporate the Taylorsville and Mt. Eden Turnpike Road Company.

An act to amend an act to define the limits of the town of Campbellsville.

An act for the benefit of William L. Simons, late sheriff of Todd county.

An act to legalize the sale of a part of the poor-house lands of Todd county.

An act for the benefit of the securities of William L. Simons, late sheriff of Todd county.

An act to change the time of holding the quarterly courts of Warren county.

An act to authorize the president and trustees of the Southern College of Kentucky to transfer and convey certain property.

An act to incorporate the Green River Female College.

An act declaring Gaspers river a navigable stream.

On motion of Mr. Prall,

Ordered, That the bill to incorporate the Silas and Newtown Turnpike Company, referred to the committee on the Judiciary, be referred to the committee on Internal Improvement.

Mr. Gibson moved to adjourn.

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

And the yeas and nays being required thereon by Messrs. Andrews and Gibson, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

The Senate took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act to revive and amend the laws incorporating the town of Warsaw, in Hickman county.
2. An act to authorize the Hancock county court to levy a tax to defray county charges.
3. An act for the benefit of certain turnpike road companies in Harrison county.
4. An act to amend the charter of the Harrison County Agricultural and Mechanical Association.
5. An act to amend the charter of Brooksville, in Bracken county.
6. An act to repeal an act entitled the Henderson Cemetery Company.
7. An act to incorporate the Philomathean Society of Eminence College.
8. An act incorporating the Patrolean Sulphur Spring and Manufacturing Company.
10. An act to change the time of holding the March term of the Estill quarterly court.
11. An act to amend the charter of the town of Lancaster.
12. An act to vest the Garrard county court with certain powers.
13. An act for the benefit of common school district No. 7, in Graves county.
14. An act giving Grayson circuit court six additional days at its fall term.
15. An act changing the time of holding the Grayson county quarterly courts.
16. An act creating an additional voting place in Hardin county.
17. An act changing the time of holding the Hardin county quarterly courts.
19. An act to incorporate the Butler County Agricultural and Mechanical Association.
20. An act conferring certain powers upon the trustees of Winchester.

21. An act to authorize a cross-index to suits in the Clarke circuit court.

22. An act to establish a magistrates' district and voting place in Owsley county.

23. An act donating certain lands to the Estill county court for improvement of Kentucky river navigation.

24. An act to authorize executors and administrators to qualify appraisers.

25. An act to protect game in Boone and Grant counties.

26. An act creating an additional voting place in Breckinridge county.

27. An act creating an additional district in Caldwell county.

28. An act for the benefit of the jailer of Caldwell county.

29. An act for the benefit of S. W. Rennick, late sheriff of Hickman county.

30. An act for the benefit of W. S. Johnson, late judge of Hickman county, and Levi Jackson, late judge of Laurel county.

31. An act re-incorporating the town of Baltimore, in Hickman county.

32. An act supplemental to an act to provide for the construction of a levee from the town of Hickman to the Tennessee State line.

33. An act to provide for the indexing of the deed books in the Fulton county clerk's office.

34. An act for the benefit of school district No. 7, in Fulton county.

35. An act for the benefit of the assessor of Fulton county.

36. An act to incorporate the Louisville Pilots' Benevolent and Relief Association.

37. An act to amend section 2d of an act directing certain terms of the Kenton circuit court to be held in Covington.


41. An act for the benefit of school district No. 1, in Rockcastle county.
JAN. 17.] JOURNAL OF THE SENATE. 261

42. An act to remove obstructions in Rockcastle river.
43. An act to regulate the sale of spirituous liquors in the town of Washington.
44. An act authorizing the election of a police judge and marshal for the town of Washington.
45. An act to increase the fees of constables in certain cases.
46. An act applying the general mechanics' lien law to Lewis county.
47. An act to repeal an act repealing an act to establish an additional civil district in Hickman county.
48. An act for the benefit of the estate of Foster Hurst, deceased, and for other purposes.
49. An act to establish an additional justices' district in Marshall county.
50. An act creating a police judge for the town of Clarksburg.
51. An act to amend an act incorporating the Paducah Southern Iron Works.
52. An act to amend the charter of the city of Paducah.
53. An act to incorporate the Richmond and Barnes' Mill Turnpike Road Company.
54. An act incorporating the Library Association Company.
55. An act amending an act incorporating the McCracken County Agricultural and Mechanical Association.
56. An act for the benefit of the Kirkville Turnpike Road Company.
57. An act to amend the charter of the Louisville and Portland Railroad.
58. An act to incorporate the town of Birmingham, in Marshall county.
59. An act to incorporate the Hickman and Ballard Agricultural and Mechanical Association.
60. An act authorizing the Lewis county court to change the State road in said county.
61. An act for the benefit of A. W. Nicholl, late sheriff of Johnson county, and others.
62. An act to authorize the sale of Robinson Academy, in Columbia.
63. An act declaring Pond creek a navigable stream.
64. An act for the benefit of A. C. Godsey, late sheriff of Perry county.
65. An act for the benefit of George B. Poage, of Lawrence county, and others.

66. An act to change the line dividing districts Nos. 1 and 7 in McCracken county, and fixing the places of voting therein.


68. An act to change the boundary of certain voting districts in Mercer county.

69. An act to incorporate Buena Vista Lodge, No. 89, I. O. O. F.

70. An act creating a treasurer for Montgomery county.

71. An act for the benefit of James Howard, late clerk of Montgomery county and circuit courts.

72. An act to enable the judge of the Montgomery circuit court to appoint an additional examiner.

73. An act to amend the 3d section of the act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

74. An act concerning the officers of municipal elections in the city of Louisville.

75. An act concerning voting at municipal elections in the city of Louisville.

76. An act to incorporate the town of Sublimity, in Pulaski county.

77. An act to legalize the election of trustees of Somerset elected January 2, 1860.

78. An act to incorporate the Spencer and Nelson County Turnpike Road Company.

79. An act to incorporate the Taylorsville and Mt. Eden Turnpike Road Company.

80. An act for the benefit of William L. Simons, late sheriff of Todd county.

81. An act to legalize the sale of a part of the poor-house lands of Todd county.

82. An act for the benefit of the securities of William L. Simons, late sheriff of Todd county.

83. An act to authorize the chairman and board of trustees of Bowling-Green to sell and convey certain grounds.

84. An act to change the time of holding the quarterly courts of Warren county.
85. An act authorizing the president and trustees of the Southern College of Kentucky to transfer and convey certain property.
86. An act to incorporate the Green River Female College.
87. An act declaring Gaspers river a navigable stream.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st, 31st, 36th, 37th, 39th, 44th, 46th, 47th, 48th, 50th, 51st, 52d, 54th, 55th, 58th, 59th, 62d, 67th, 69th, 70th, 76th, 77th, 82d, 83d, 85th, and 86th be referred to the committee on the Judiciary; the 2d, 10th, 12th, 15th, 17th, 25th, 26th, 27th, 28th, 33d, 40th, 61st, 66th, 68th, 71st, 81st, and 84th to the committee on County Courts; the 3d, 23d, 32d, 42d, 56th, 57th, 60th, 63d, 73d, 78th, 79th, and 87th to the committee on Internal Improvement; the 4th and 19th to the committee on Agriculture and Manufactures; the 5th, 6th, 7th, 24th, and 45th to the committee on Revised Statutes; the 8th, 9th, 11th, 14th, 18th, 21st, 29th, 38th, and 72d to the committee on Circuit Courts; the 13th, 20th, 34th, and 41st to the committee on Education; the 16th, 49th, 74th, and 75th to the committee on Privileges and Elections; the 22d to the committee on Propositions and Grievances; the 30th, 35th, 64th, 65th, and 80th to the committee on Finance, and the 43d to the committee on Religion.

The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:

An act to change the place of voting in Christian county.
An act to amend an act to define the limits of the town of Campbellsville.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

At 15 minutes to 2 o'clock, P. M., Mr. Johnson moved that the Senate adjourn.
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—

Benjamin P. Cissell, John M. Johnson, John A. Prall,
Alex. L. Davidson, John L. Irvan,
Samuel E. DeHaven, William B. Read,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William C. Gillis, Thornton F. Marshall, William H. McBryer,
William T. Anthony, Robert E. Glenn, James McKee,
Landaff W. Andrews, Thomas S. Grundy, Albert G. Rhea,
James R. Barrick, Samuel Haycraft, Harrison Taylor,
John B. Bruner, John L. Irvan,
George Denny, Samuel H. Jenkins, W. C. Whitaker—19.
John F. Fisk,

And so the Senate refused to adjourn.

Mr. Read moved a call of the Senate.

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

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

Those who voted in the affirmative, were—

Benjamin P. Cissell, Samuel H. Jenkins, J. E. Gibson,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William C. Gillis, James McKee,
William T. Anthony, Thomas S. Grundy, John A. Prall,
Landaff W. Andrews, Samuel Haycraft, Harrison Taylor,
James R. Barrick, John L. Irvan,
Alex. L. Davidson, John M. Johnson, E. D. Walker,
George Denny, Thornton F. Marshall, C. J. Walton,

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

On motion of Mr. Irvan—1. A bill to authorize the Southern Bank of Kentucky to remove her branch from Hickman to Cadiz, in Trigg county.

On motion of Mr. Whitaker—2. A bill for the benefit of the Plumb Creek and Cane Run Church.
On motion of Mr. Cosby—3. A bill to further regulate the collection of tax.
On motion of Mr. Grundy—4. A bill to repeal in part section 52 of the Revised Statutes.
On motion of same—5. A bill for the benefit of the sheriff of Washington county.
On motion of same—6. A bill to amend the law appointing supervisors or commissioners to examine the books of tax assessors.
On motion of same—7. A bill to charter the Maxville Male and Female High School, in Washington county.
On motion of same—8. A bill to amend an act, approved March 1, 1854, to authorize county surveyors to qualify commissioners, &c.
On motion of same—9. A bill to charter the Cartright Creek and Beechland Turnpike Road Company.
On motion of same—10. A bill to charter the Springfield and Bradford Turnpike Road Company.
On motion of same—11. A bill to amend the Bloomfield and Springfield Turnpike Road charter.
On motion of Mr. Irvan—12. A bill for the benefit of Joseph M. Bigger, of Paducah.
On motion of same—13. A bill to increase the pay of grand and petit jurors.
On motion of same—15. A bill for the benefit of T. W. Sanford, of Morgan county.
On motion of Mr. Gibson—16. A bill supplemental to a bill regulating and changing the voting place in district No. 6, in Owsley county.
On motion of Mr. Cosby—17. A bill for the benefit of the late sheriff of Daviess county.
On motion of same—18. A bill to incorporate a free ferry company in McLean county.
On motion of Mr. Davidson—19. A bill for the benefit of A. Sanford, of Morgan county.
On motion of same—20. A bill for the benefit of James Barber, of Morgan county.
On motion of same—21. A bill for the benefit of Tighlman Johnson, of Morgan county.
On motion of same—22. A bill for the benefit of T. B. Keater, of Morgan county.

On motion of same—23. A bill for the benefit of Isaac Ingram, of Morgan county.


On motion of Mr. Gillis—25. A bill to amend chapter 13 of the Revised Statutes.

On motion of Mr. Rhea—26. A bill for the benefit of the Commonwealth's attorney in the 4th judicial district.

On motion of Mr. Whitaker—27. A bill for the benefit of Lodge 210, Free and Accepted Masons, Taylorsville.

On motion of same—28. A bill for the benefit of Francis Wright, executor of Richard Bair, f. m. c.

On motion of Mr. Fisk—29. A bill for the benefit of Jacob Swigert, late clerk of the court of appeals.

The committee on Banks were directed to prepare and bring in the 1st; the committee on Religion the 2d and 7th; the committee on Circuit Courts the 3d, 4th, 17th, 27th, and 28th; the committee on Propositions and Grievances the 5th and 16th; the committee on County Courts the 6th and 8th; the committee on Internal Improvement the 9th, 10th, and 11th; the committee on Finance the 12th, 14th, 16th, 19th, 20th, 21st, 22d, 23d, and 24th; the committee on Revised Statutes the 13th, 25th, and 26th; the committee on the Judiciary the 18th, and the committee on the Court of Appeals the 29th.

And then the Senate adjourned.
WEDNESDAY, JANUARY 18, 1860.

Mr. Fisk offered the following resolution, viz:

Resolved, That the regular hour of meeting for the Senate shall be half-past nine o'clock, A. M., and the hour of adjournment shall be half-past one o'clock, P. M., at which time, each day, the Senate shall be adjourned by the Speaker, without a motion therefor.

On motion of Mr. Andrews, the rules of the Senate were dispensed with, and said resolution was twice read and adopted.

The Speaker laid before the Senate the following communication, viz:

FRANKFORT, KY., January 18, 1860.

To the Senate and House of Representatives of the Commonwealth of Kentucky:

The members of your respective bodies are expected to meet in fraternal union the members of the Legislature of our sister State of Tennessee, at Louisville, on the 24th instant, and we have been deputed by the President of the Louisville, Memphis, and Cincinnati Line to invite the Governor and officers of the State, the Judges of the Court of Appeals, and the members of the two Houses of the Legislature of Kentucky, to unite with the Governor and members of the Legislature of Tennessee in an excursion upon the boats of that line, on the 25th instant.

With the highest respect,

D. MERIWETHER,
L. J. BRADFORD.

Mr. Alexander offered the following resolution, viz:

Resolved, That the thanks of the Senate be returned to the proprietors of the mail-boat line for the invitation received, but that on account of the pressure of business, and want of time, we respectfully decline the same.

Which was read, and, in connection with the communication laid before the Senate by the Speaker, referred to the committee on Federal Relations, with instructions to report on to-morrow morning, at 10½ o'clock.

A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:
An act changing the time of holding the March term of the Shelby quarterly court.
An act to provide additional voting places in the city of Louisville.
An act to incorporate Christ Church, in Lexington.

A resolution was also received from the House of Representatives, as follows, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the invitation so courteously extended to the members of the General Assembly by the corporate authorities of the city of Louisville, to visit that city on the 24th day of this month, be accepted, and that the Hon. David Meriwether, Speaker of the House, be appointed to act with such persons as shall be named by the Senate, appropriately to make known this acceptance.

2. That the General Assembly also accept the invitation of Captain Z. Shirley, President of the Louisville and Cincinnati Mail Line, to accompany the members and officers of the Legislature of the State of Tennessee on an excursion on the boats of said line.

3. That when the General Assembly adjourns on the 23d of this month, it will adjourn to meet on the 27th day of this month, at 12, M.

Mr. Rhea moved to reconsider the vote of the Senate rejecting the bill, entitled

A bill to amend an act, entitled “An act to charter the Franklin Savings Institution.

1. Mr. Prall presented the remonstrance of the trustees and other citizens of Sharpsburg, against the closing of an alley in said town.

2. Mr. McBrayer presented the petition of sundry citizens of Mercer county, praying a change in the county line of said county.

3. Mr. Grundy presented a petition from sundry citizens of Washington county, praying the passage of a law for their benefit.

4. Mr. Davidson presented a petition from sundry citizens of Morgan county, praying the passage of an act for their benefit.

5. Mr. Rust presented a petition from sundry citizens of Carter county, praying the passage of an act for their benefit.

Which were received, the reading dispensed with, and referred, the 1st, 2d, and 4th to the committee on Propositions and Grievances; the 3d to the committee on County Courts, and the 5th to the committee on Finance.

On motion of Mr. Walker,
The rule of the Senate was suspended, and the committee on the Judiciary reported the following bill, viz:
A bill to further amend and renew an act incorporating the Louisville Water Works Company.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

Mr. Darnaby asked leave of the Senate to take up from the Clerk's table a bill from the House of Representatives, entitled

An act to incorporate Christ Church, in Lexington.

The said bill was then taken up, read once, and ordered to be read a second time.

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

Ordered, That said bill be read the third time.

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

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

Mr. Walton offered the following resolution, viz:

Resolved, That all the special orders now before the Senate shall fall into the orders of the day.

Which was adopted.

Mr. Irvan, from the committee on Religion, reported bills of the following titles, viz:

A bill to incorporate the Kentucky Tribe, No. 4, Improved Order of Red Men.

A bill to authorize S. K. Lucas to solemnize the rites of matrimony in Crittenden county.

An act to incorporate Blue Spring Baptist Church, in Barren county.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the Senate, constitutional provision, and 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. Taylor, from the committee on Internal Improvement, reported
bills from the House of Representatives of the following titles, viz:
An act to amend the charter of the Louisville and Portland Rail-
road.
An act to amend the acts incorporating the Richmond and Big Hill
Turnpike Road Company.
An act to incorporate the Hopewell, Bethlehem, and Clintonville
Turnpike Road Company.
An act to incorporate the Winchester and Red River Iron Works
Turnpike Road Company.
An act to amend an act, entitled "An act to incorporate certain
turnpike road companies in Montgomery county."
An act to authorize the Calloway county court to change the State
road.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

Mr. Walton, from the same committee, reported a bill, entitled
An act to incorporate the Taylor's Mill Turnpike Road Company in
Mason county.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

Mr. Walton, from the same committee, reported a bill, entitled
A bill to amend the charter of the Glasgow and Scottsville Turnpike Road Company.

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

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

Mr. Fisk moved to amend, by striking out the first section of said bill.

Mr. Read moved to refer said bill and amendment to the committee on Internal Improvement, with instructions to report as to the propriety of selling the State's interest in said road.

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

Mr. Gillis, 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 incorporate Christ Church, in Lexington.

And had found the same truly enrolled.

Said bill having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and it was delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

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

An act for the benefit of Joe Allen, late clerk of the Breckinridge county and circuit courts.

An act to extend the limits of the town of Somerset.

An act to incorporate the Crystal Brook Cave Company.

An act for the benefit of W. S. D. Megowan, sheriff of Jefferson county.

The Senate, according to special order, took up for consideration a bill, entitled

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.

The question under consideration being the amendment offered by Mr. Taylor,
Mr. Grover offered the following amendment to the amendment, viz:

And it shall be the duty of the Governor of this Commonwealth to subscribe said stock within the time limited by this act, unless otherwise directed by the Legislature of this State.

And, without further action upon the question,

The Senate adjourned.

THURSDAY, JANUARY 19, 1860.

The Speaker laid before the Senate a response from the Auditor of Public Accounts, which is as follows, viz:

Auditor's Office, Ky.

Frankfort, January 17, 1860

To His Excellency, B. Magoffin:

Dear Sir: In obedience to your request, as chairman of the Board of Sinking Fund Commissioners, I herewith transmit to you a statement of the Sinking Fund loan at this date.

Very respectfully,

Grant Green, Auditor.
A Statement of the Sinking Fund Loan on the 16th January, 1860.

<table>
<thead>
<tr>
<th>Names</th>
<th>County of residence</th>
<th>How secured</th>
<th>Amount stock</th>
<th>Amount loaned</th>
<th>When loaned</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atkinson, R.</td>
<td>Jefferson</td>
<td>Farmers’ Bank stock</td>
<td>50 shares</td>
<td>$1,000</td>
<td>January 14, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Apperson, R.</td>
<td>Montgomery</td>
<td>Farmers’ Bank stock</td>
<td>50 shares</td>
<td>$1,000</td>
<td>January 14, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Brannin, D.</td>
<td>Henry</td>
<td>Farmers’ Bank stock</td>
<td>60 shares</td>
<td>$1,200</td>
<td>January 31, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Brown, Mason</td>
<td>Kentucky</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>March 31, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Brown, Mason</td>
<td>Kentucky</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>May 10, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Bacon, Mrs. S.</td>
<td>Kentucky</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>July 10, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Brown, Orlando</td>
<td>Franklin</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>September 1, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Breckinridge, J. C.</td>
<td></td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>September 1, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Benton, M. M.</td>
<td>Keaton</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>October 10, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Burnley, A. T.</td>
<td>Franklin</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>November 10, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Brand, W. H.</td>
<td>Fayette</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>December 10, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Boyd, Coleman</td>
<td>Christian</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>December 31, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Ballit, O. G.</td>
<td>McCracken</td>
<td>Commercial Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Crittenden, Thos.</td>
<td>Jefferson</td>
<td>Kentucky Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Cornwall &amp; Bro.</td>
<td>Jefferson</td>
<td>Louisville Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Carneal, Thos. D.</td>
<td>Franklin</td>
<td>Louisville Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Calbourn, J. C.</td>
<td>McCracken</td>
<td>Commercial Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Cotton, W.</td>
<td>Woodford</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
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<td>Cotton, W.</td>
<td>Woodford</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Davis, Garrett</td>
<td>Bourbon</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
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<tr>
<td>Davis, Garrett</td>
<td>Bourbon</td>
<td>Farmers’ Bank stock</td>
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<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Dudley, W. A.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Duncan, Blanton</td>
<td>Jefferson</td>
<td>Louisville Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Duncan, H. T.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Dallam, H. S.</td>
<td>McCracken</td>
<td>Commercial Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Ernst, Wm.</td>
<td>Kenton</td>
<td>Farmers’ Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Flournoy, L. M.</td>
<td>McCracken</td>
<td>Commercial Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Flournoy, L. M.</td>
<td>McCracken</td>
<td>Commercial Bank stock</td>
<td>100 shares</td>
<td>$2,000</td>
<td>January 1, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Name</td>
<td>County</td>
<td>Bank Stock</td>
<td>Shares</td>
<td>Date</td>
<td>Term</td>
<td></td>
</tr>
<tr>
<td>-----------</td>
<td>-----------</td>
<td>---------------------</td>
<td>--------</td>
<td>-------------------------------</td>
<td>------</td>
<td></td>
</tr>
<tr>
<td>Finney, J. W.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>43</td>
<td>September 27, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Graves, R. C.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>46</td>
<td>August 29, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Gordon, A. A.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>46</td>
<td>September 1, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Gratz, Ben</td>
<td>Fayette</td>
<td>Commercial Bank stock</td>
<td>20</td>
<td>July 2, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Graddy, W. L.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>20</td>
<td>February 28, 1857</td>
<td>10 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Gill, Samuel</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>20</td>
<td>April 30, 1856</td>
<td>8 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Grant, Jas. K.</td>
<td>Christian</td>
<td>Kentucky Bank stock</td>
<td>20</td>
<td>July 4, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hanna, John H.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>100</td>
<td>August 11, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hanna, John H.</td>
<td>Boyle</td>
<td>Commercial Bank stock</td>
<td>102</td>
<td>July 15, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hutchenson, Thos.</td>
<td>Boyle</td>
<td>Commercial Bank stock</td>
<td>184</td>
<td>July 23, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hutchenson, Thos.</td>
<td>Boyle</td>
<td>Commercial Bank stock</td>
<td>20</td>
<td>July 30, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hitter, D. P.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>50</td>
<td>May 18, 1856</td>
<td>8 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hitter, D. P.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>50</td>
<td>December 13, 1856</td>
<td>6 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hite, D. C.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>20</td>
<td>August 15, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Helm, J. D.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>20</td>
<td>September 2, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hitter &amp; Helm</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>50</td>
<td>December 13, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hodges, A. G.</td>
<td>Franklin</td>
<td>Farmers' Bank stock</td>
<td>100</td>
<td>January 10, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hobbs, E. D.</td>
<td>Franklin</td>
<td>Farmers' Bank stock</td>
<td>102</td>
<td>February 20, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Harris, J. F.</td>
<td>Franklin</td>
<td>Farmers' Bank stock</td>
<td>184</td>
<td>April 9, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Holland, &amp; Co.</td>
<td>McCracken</td>
<td>Northern Bank stock</td>
<td>50</td>
<td>April 2, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Hurlin, F.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>30</td>
<td>August 7, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Johnson, M. C.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>50</td>
<td>August 15, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Johnson, M. C.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>30</td>
<td>September 2, 1857</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Johnson, E. P.</td>
<td>Scott</td>
<td>Farmers' Bank stock</td>
<td>50</td>
<td>December 21, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Johnson, E. P.</td>
<td>Scott</td>
<td>Farmers' Bank stock</td>
<td>50</td>
<td>January 1, 1858</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Kincaid, W. B.</td>
<td>Fayette</td>
<td>Farmers' Bank stock</td>
<td>50</td>
<td>April 1, 1858</td>
<td>9 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Knott, R.</td>
<td>Jefferson</td>
<td>Kentucky Bank stock</td>
<td>20</td>
<td>July 30, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Knott, R.</td>
<td>Jefferson</td>
<td>Kentucky Bank stock</td>
<td>10</td>
<td>December 30, 1856</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Keenan, A. C.</td>
<td>Franklin</td>
<td>Commercial Bank stock</td>
<td>15</td>
<td>January 1, 1858</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Keenan, A. C.</td>
<td>Franklin</td>
<td>Commercial Bank stock</td>
<td>5</td>
<td>April 7, 1858</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Knapp, Jas.</td>
<td>Boyle</td>
<td>Farmers' Bank stock</td>
<td>50</td>
<td>July 27, 1858</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Lee, W. M.</td>
<td>Montgomery</td>
<td>Farmers' Bank stock</td>
<td>50</td>
<td>July 19, 1858</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Lee, W. M.</td>
<td>Montgomery</td>
<td>Farmers' Bank stock</td>
<td>50</td>
<td>August 24, 1858</td>
<td>12 months and renewed.</td>
<td></td>
</tr>
<tr>
<td>Names</td>
<td>County of residence</td>
<td>How secured</td>
<td>Amount stock</td>
<td>Amount loaned</td>
<td>When loaned</td>
<td>Time</td>
</tr>
<tr>
<td>------------------------</td>
<td>---------------------</td>
<td>--------------------------------------------------</td>
<td>--------------</td>
<td>---------------</td>
<td>--------------------------</td>
<td>--------------------</td>
</tr>
<tr>
<td>Lancaster, J. M.</td>
<td>Franklin</td>
<td>Farmers' Bank stock</td>
<td>10 shares</td>
<td>4,500 00</td>
<td>September 29, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Lancaster, J. M.</td>
<td>Franklin</td>
<td>Farmers' Bank stock</td>
<td>89 shares</td>
<td>5,904 00</td>
<td>February 1, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>McAllister, J. W.</td>
<td>Jefferson</td>
<td>Kentucky Bank stock</td>
<td>35 shares</td>
<td>3,150 00</td>
<td>April 1, 1856</td>
<td>9 months and renewed.</td>
</tr>
<tr>
<td>McReynolds, J. A.</td>
<td>Todd</td>
<td>Southern Bank stock</td>
<td>20 shares</td>
<td>1,800 00</td>
<td>March 10, 1857</td>
<td>10 months and renewed.</td>
</tr>
<tr>
<td>McReynolds, R. S.</td>
<td>Christian</td>
<td>Kentucky Bank stock</td>
<td>20 shares</td>
<td>1,800 00</td>
<td>August 3, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Mitchell, Thos. P.</td>
<td>Mercer</td>
<td>Farmers' Bank stock</td>
<td>54 shares</td>
<td>4,500 00</td>
<td>August 26, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Morrison, C. C.</td>
<td>Montgomery</td>
<td>Farmers' Bank stock</td>
<td>80 shares</td>
<td>7,200 00</td>
<td>October 8, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Owlety, Rhodes</td>
<td>Boyle</td>
<td>Louisville Bank stock</td>
<td>115 shares</td>
<td>10,350 00</td>
<td>September 25, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Pickett, C.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>59 shares</td>
<td>10,000 00</td>
<td>October 25, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Peters, Jas. R.</td>
<td>Woodford</td>
<td>Commercial Bank stock</td>
<td>60 shares</td>
<td>4,900 00</td>
<td>April 1, 1856</td>
<td>9 months and renewed.</td>
</tr>
<tr>
<td>Patterson, W. F.</td>
<td>Scott</td>
<td>N'm a &amp; Com't Bank stock</td>
<td>100 shares</td>
<td>9,000 00</td>
<td>October 20, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Reynolds, W. E.</td>
<td>Jefferson</td>
<td>Southern Bank stock</td>
<td>65 shares</td>
<td>5,850 00</td>
<td>October 23, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Rawson, Alonzo</td>
<td>Jefferson</td>
<td>Southern Bank stock</td>
<td>10 shares</td>
<td>1,850 00</td>
<td>November 1, 1856</td>
<td>8 months and renewed.</td>
</tr>
<tr>
<td>Russell, John W.</td>
<td>Franklin</td>
<td>Farmers' Bank stock</td>
<td>31 shares</td>
<td>5,400 00</td>
<td>April 12, 1856</td>
<td>8 months and renewed.</td>
</tr>
<tr>
<td>Scott, Isaac W.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>60 shares</td>
<td>10,000 00</td>
<td>April 9, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Scott, Isaac W.</td>
<td>Fayette</td>
<td>Louisville Bank stock</td>
<td>10 State bonds</td>
<td>2,330 00</td>
<td>July 10, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Short, Wm.</td>
<td>Jefferson</td>
<td>Kentucky Bank stock</td>
<td>26 shares</td>
<td>4,300 00</td>
<td>September 29, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Shotwell, A. L.</td>
<td>Jefferson</td>
<td>Commercial Bank stock</td>
<td>50 shares</td>
<td>4,000 00</td>
<td>December 10, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Shotwell, A. L. &amp; Son.</td>
<td>Lexington</td>
<td>Commercial Bank stock</td>
<td>72 shares</td>
<td>6,450 00</td>
<td>January 1, 1858</td>
<td>6 months and renewed.</td>
</tr>
<tr>
<td>Sayre, D. A.</td>
<td>Lexington</td>
<td>Commercial Bank stock</td>
<td>50 shares</td>
<td>4,300 00</td>
<td>July 21, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Thompson, Henry C.</td>
<td>Fayette</td>
<td>Northern Bank stock</td>
<td>50 shares</td>
<td>4,500 00</td>
<td>August 20, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Trimble, L. S.</td>
<td>McCracken</td>
<td>Commercial Bank stock</td>
<td>50 shares</td>
<td>4,500 00</td>
<td>May 2, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Trimble, L. S.</td>
<td>McCracken</td>
<td>Commercial Bank stock</td>
<td>89 shares</td>
<td>5,000 00</td>
<td>October 20, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Thomas, Samuel B.</td>
<td>Hardin</td>
<td>Commercial Bank stock</td>
<td>100 shares</td>
<td>9,000 00</td>
<td>December 10, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Winston, Mary P.</td>
<td>Campbell</td>
<td>Farmers' Bank stock</td>
<td>100 shares</td>
<td>7,200 00</td>
<td>April 1, 1856</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Watson, E. H.</td>
<td>Frankfort</td>
<td>Farmers' Bank stock</td>
<td>30 shares</td>
<td>9,700 00</td>
<td>December 10, 1857</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Watson, J. R.</td>
<td>Frankfort</td>
<td>Farmers' Bank stock</td>
<td>16 shares</td>
<td>1,500 00</td>
<td>August 17, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Wallace, Jos. A.</td>
<td>Christian</td>
<td>Ky. &amp; Com't Bank stock</td>
<td>33 shares</td>
<td>4,700 00</td>
<td>August 18, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Williams, G. W.</td>
<td>Bourbon</td>
<td>Louisvile Bank stock</td>
<td>50 shares</td>
<td>1,800 00</td>
<td>August 25, 1858</td>
<td>12 months and renewed.</td>
</tr>
<tr>
<td>Foley, E. W.</td>
<td>Kenton</td>
<td>Farmers' Bank stock</td>
<td>50 shares</td>
<td>4,500 00</td>
<td>April 10, 1856</td>
<td>8 months and renewed.</td>
</tr>
</tbody>
</table>

| **Total**              |                     |                                                 | **$392,076 86** |                     |                         |                    |
Note.—The term "same stock," means that the stock deposited in the loan above also covers the loan below.
The loans were all originally made on the time named, but by an order of the "Sinking Fund" they were made "call loans," and they stand so now.
The bank stock securities are taken at 90 cents on the dollar, and the State stocks at par.

GRANT GREEN, Auditor.

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

Mr. Grundy moved to reconsider the vote by which the Senate rejected the bill, entitled
A bill to extend State aid to railroads and turnpikes.
The further consideration of said motion was postponed for the present.

On motion of Mr. Gibson,
Ordered, That the rule of the Senate be suspended, to enable the committee on Propositions and Grievances to report a bill from the House of Representatives, entitled
An act to establish the county of Magoffin.
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and 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 by Messrs. Alexander and Taylor, were as follows, viz:

Those who voted in the affirmative, were—
T. T. Alexander, Robert E. Glenn, Thornton F. Marshall,
Samuel H. Boles, John L. Irvan, William H. McBrayer,
A. D. Cosby, Samuel H. Jenkins, James McKee,
J. E. Gibson, John M. Johnson, Albert G. Rhea,
William C. Gillis, John G. Lyon, Cyrenius Wait—15.

Those who voted in the negative, were—
Mr. Speaker, (Porter,) William S. Darnaby, Samuel Haycraft,
William T. Anthony, Alex. L. Davidson, John A. Pratt,
Landaff W. Andrews, Samuel E. DeHaven, Henry M. Rust,
James R. Barrick, George Denny, Harrison Taylor,
John B. Bruner, John F. Fish, C. J. Walton,

And so said bill was rejected.
On motion of Mr. Andrews,

The rule of the Senate was suspended for the purpose of taking up the resolutions from the House of Representatives accepting the invitation from the citizens and city authorities of the city of Louisville and Captain Z. Shirley.

Said resolutions were then taken up, read twice, and adopted.

On motion of Mr. Andrews, it was

Resolved, That the Honorable Speaker of the Senate be, and he is hereby, appointed a committee, to act in conjunction with such committee as may be appointed by the House of Representatives, to make known this acceptance.

A message was received from the House of Representatives, asking leave to withdraw their report of the passage of a bill, entitled An act to remove obstructions in Rockcastle river.

Which was granted.

And said bill was delivered to the messenger.

On motion of Mr. Prall,

The rules of the Senate were suspended, and leave was granted to bring in the following bills, viz:

On motion of Mr. Prall—1. A bill to amend article 14th of chapter 36 of the Revised Statutes.

On motion of same—2. A bill concerning motions against defaulting constables.

On motion of same—3. A bill to incorporate Millersburg Female College.

On motion of same—4. A bill to amend section 11, chapter 30, of the Revised Statutes.

On motion of same—5. A bill to repeal a portion of section 5, article 2, of chapter 88, of the Revised Statutes, which imposes a tax for certain licenses.

On motion of Mr. Haycraft—6. A bill concerning Elizabethtown.

The committee on Revised Statutes was directed to prepare and bring in the 1st, 2d, and 4th; the committee on Education the 3d, and the committee on Circuit Courts the 5th.

On motion of Mr. Read, the rules of the Senate were dispensed with, and he offered the following resolution, viz:

Whereas, A resolution passed the Senate and House of Representatives, instructing the committee on Banks of both Houses to visit the mother banks located in the cities of Louisville, Frankfort, and Lexington; therefore, be it
Resolved, That said committee be instructed to visit the branches of said banks located at the city of Covington; and that said committee be, and they are hereby, instructed to report, in reference to said branches, in the manner directed in the original resolution.

Mr. Johnson, from a select committee, reported
A bill in relation to the dividing line between the States of Kentucky and Tennessee.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be referred to the committee on Finance.

Mr. Fisk, from a select committee, under a dispensation of the rules of the Senate, reported
A bill to apportion representation.

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

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That representation for the House of Representatives shall be apportioned among the several counties of the Commonwealth as follows, viz:

To the first district twelve representatives, as follows: To the counties of Fulton and Hickman, one; Graves, one; Calloway, one; Marshall, one; Ballard, one; McCracken, one; Caldwell, one; Lyon and Livingston, one; Crittenden, one; Union, one; Hopkins, one; and Trigg, one.

To the second district eleven representatives, as follows: To the county of Christian, one; Muhlenburg, one; Henderson, one; Daviess, one; Hancock, one; Ohio, one; Breckinridge, one; Meade, one; Grayson, one; McLean, one; and Butler and Edmonson, one.

To the third district nine representatives, as follows: To the counties of Todd, one; Logan, one; Simpson, one; Warren, one; Allen, one; Monroe, one; Barren, two; and Hart, one.

To the fourth district nine representatives, as follows: To the county of Adair, one; Green, one; Taylor, one; Wayne, one; Pulaski, one; Cumberland and Clinton, one; Russell and Casey, one; Lincoln, one; and Boyle, one.

To the fifth district nine representatives, as follows: To the county of Hardin, one; Larue, one; Bullitt, one; Spencer, one; Nelson, one; Washington, one; Marion, one; Mercer, one; and Anderson, one.

To the sixth district ten representatives, as follows: To the county of Garrard, one; Madison, one; Whitley, one; Laurel and Rockcastle, one; Knox, one; Harlan and Perry, one; Jackson and Estill, one; Clay and Owosco, one; Floyd and Johnson, one; Pike and Letcher, one.

To the seventh district ten representatives, as follows: To the first and second wards of Louisville, one; the third and fourth wards, one;
to the fifth and sixth wards, one; to the seventh and eighth wards, one; to the county of Jefferson, one; Shelby, one; Henry, one; Trimble, one; Carroll, one; and Oldham, one.

To the eighth district seven representatives, as follows: To the county of Bourbon, one; Fayette, one; Scott, one; Owen, one; Franklin, one; Woodford, one; and Jessamine, one.

To the ninth district ten representatives, as follows: To the county of Clarke, one; Bath, one; Montgomery and Powell, one; Fleming, one; Lawrence, one; Greenup, one; Morgan, one; Breathitt, one; Carter, one; Lewis and Rowan, one.

To the tenth district thirteen representatives, as follows: To the county of Mason, two; Bracken, one; Nicholas, one; Harrison, one; Pendleton, one; Campbell, two; Grant, one; Kenton, two; Boone, one; and Gallatin, one.

§ 2. That for the purpose of apportioning the representation in the Senate, the State is hereby laid off into thirty-eight senatorial districts, as follows, viz: The counties of Hickman, Graves, and Fulton, shall compose the first district; the counties of McCracken, Ballard, and Livingston, the second district; the counties of Marshall, Calloway, and Trigg, the third district; the counties of Christian, Caldwell, and Lyon, the fourth district; the counties of Crittenden, Hopkins, and Union, the fifth district; the counties of Henderson and Daviess, the sixth district; the counties of McLean, Ohio, and Muhlenburg, the seventh district; the counties of Breckinridge, Hancock, and Grayson, the eighth district; the counties of Logan and Todd, the ninth district; the counties of Allen, Simpson, and Monroe, the tenth district; the counties of Warren, Edmonson, and Butler, the eleventh district; the counties of Hardin and Meade, the twelfth district; the counties of Barren and Hart, the thirteenth district; the counties of Nelson, Bullitt, and Larue, the fourteenth district; the counties of Washington, Marion, and Boyle, the fifteenth district; the counties of Shelby, Anderson, and Spencer, the sixteenth district; the counties of Franklin and Owen, the seventeenth district; the county of Jefferson, and the first and second wards of Louisville, the eighteenth district; the third, fourth, fifth, sixth, seventh, and eighth wards of Louisville, the nineteenth district; the counties of Henry, Carroll, Trimble, and Oldham, the twentieth district; the counties of Gallatin, Grant, and Boone, the twenty-first district; the county of Kenton, the twenty-second district; the counties of Campbell and Pendleton, the twenty-third district; the counties of Harrison and Bracken, the twenty-fourth district; the counties of Mason and Lewis, the twenty-fifth district; the counties of Fayette and Scott, the twenty-sixth district; the counties of Fleming and Nicholas, the twenty-seventh district; the counties of Bourbon, Bath, and Rowan, the twenty-eighth district; the counties of Greenup, Carter, and Lawrence, the twenty-ninth district; the counties of Clarke, Powell, Montgomery, and Morgan, the thirtieth district; the counties of Johnson, Floyd, Pike, Letcher, Perry, and Breathitt, the thirty-first district; the counties of Estill, Madison, and Owsley, the thirty-second district; the counties of Knox, Harlan, Clay, Whitley, and Jackson, the thirty-third district; the counties of Rockcastle, Lincoln, Garrard,
and Laurel, the thirty-fourth district; the counties of Wayne and Pulaski, the thirty-fifth district; the counties of Cumberland, Clinton, Adair, and Russell, the thirty-sixth district; the counties of Taylor, Green, and Casey, the thirty-seventh district; the counties of Jackson, Woodford, and Mercer, the thirty-eighth district.

§ 3. That in order to ascertain the state of the polls, when two or more counties compose a senatorial district, or two or more counties are joined to elect a representative, the sheriffs of such counties shall meet at the court-house of the county first named, to compare the polls, on the first Monday next after the election, and having ascertained, by faithful comparison and addition, the number of their respective polls, shall make return in the manner prescribed by law: Provided, That when a writ of election shall be issued by the governor, or either branch of the legislature, an earlier day may be ordered in said writ for comparing the polls, if deemed expedient.

§ 4. That if any new county should be established before the next enumeration and apportionment of representation, it shall be considered as part or parts of the county or counties from which it was taken, for the purpose of representation.

FIRST DISTRICT.

Hickman.................................................. 932
Fulton................................................... 1,153
Graves.................................................... 2,063

SECOND DISTRICT.

McClellan................................................ 1,996
Ballard................................................... 1,284
Livingston............................................... 936

THIRD DISTRICT.

Marshall.................................................. 1,451
Calloway................................................. 1,585
Trigg...................................................... 771

FOURTH DISTRICT.

Christian................................................ 2,244
Caldwell................................................ 1,237
Lyon...................................................... 771

FIFTH DISTRICT.

Crittenden............................................. 1,355
Hopkins................................................ 2,093
Union.................................................... 1,699

SIXTH DISTRICT.

Henderson.............................................. 1,766
Daviess.................................................. 2,384

SEVENTH DISTRICT.

McLean................................................... 955
Ohio....................................................... 2,012
Muhlenburg............................................ 1,787

4,764
JOURNAL OF THE SENATE.

EIGHTH DISTRICT.

<table>
<thead>
<tr>
<th>County</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breckinridge</td>
<td>1,918</td>
</tr>
<tr>
<td>Hancock</td>
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<tr>
<td>Grayson</td>
<td>1,439</td>
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NINTH DISTRICT.

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<tbody>
<tr>
<td>Logan</td>
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<tr>
<td>Todd</td>
<td>1,399</td>
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<td></td>
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TENTH DISTRICT.

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<tbody>
<tr>
<td>Allen</td>
<td>1,475</td>
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<tr>
<td>Simpson</td>
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<tr>
<td>Monroe</td>
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ELEVENTH DISTRICT.

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<tbody>
<tr>
<td>Warren</td>
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<tr>
<td>Edmonson</td>
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<tr>
<td>Butler</td>
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TWELFTH DISTRICT.

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<tr>
<td>Hardin</td>
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<tr>
<td>Meade</td>
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THIRTEENTH DISTRICT.

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Barren</td>
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<tr>
<td>Hart</td>
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FOURTEENTH DISTRICT.

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<tbody>
<tr>
<td>Nelson</td>
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<tr>
<td>Bullitt</td>
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<td>Larue</td>
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FIFTEENTH DISTRICT.

<table>
<thead>
<tr>
<th>County</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Washingto n</td>
<td>1,836</td>
</tr>
<tr>
<td>Marion</td>
<td>1,684</td>
</tr>
<tr>
<td>Boyle</td>
<td>1,111</td>
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<tr>
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SIXTEENTH DISTRICT.

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<tbody>
<tr>
<td>Shelby</td>
<td>2,111</td>
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<tr>
<td>Anderson</td>
<td>1,118</td>
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<tr>
<td>Spencer</td>
<td>800</td>
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<tr>
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SEVENTEENTH DISTRICT.

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<tbody>
<tr>
<td>Franklin</td>
<td>1,746</td>
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<tr>
<td>Owen</td>
<td>2,167</td>
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<tr>
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<td>3,913</td>
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EIGHTEENTH DISTRICT.

<table>
<thead>
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<th>Total</th>
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<tbody>
<tr>
<td>Jefferson</td>
<td>2,500</td>
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<tr>
<td>First and Second Wards, Louisville</td>
<td>1,500</td>
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<tr>
<td></td>
<td>3,700</td>
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NINETEENTH DISTRICT.

<table>
<thead>
<tr>
<th>Total</th>
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<tbody>
<tr>
<td>Third, Fourth, Fifth, Sixth, Seventh, and Eighth Wards, Louisville</td>
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**TWENTIETH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Henry</td>
<td>1,772</td>
</tr>
<tr>
<td>Carroll</td>
<td>1,087</td>
</tr>
<tr>
<td>Oldham</td>
<td>930</td>
</tr>
<tr>
<td>Trimble</td>
<td>1,084</td>
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<tr>
<td><strong>Total</strong></td>
<td>4,983</td>
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**TWENTY-FIRST DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Gallatin</td>
<td>831</td>
</tr>
<tr>
<td>Grant</td>
<td>1,407</td>
</tr>
<tr>
<td>Boone</td>
<td>1,887</td>
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<td><strong>Total</strong></td>
<td>4,125</td>
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**TWENTY-SECOND DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Kenton</td>
<td>3,526</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>4,312</td>
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**TWENTY-THIRD DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Campbell</td>
<td>2,612</td>
</tr>
<tr>
<td>Pendleton</td>
<td>1,500</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>4,112</td>
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**TWENTY-FOURTH DISTRICT.**

<table>
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<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Harrison</td>
<td>2,209</td>
</tr>
<tr>
<td>Bracken</td>
<td>1,570</td>
</tr>
<tr>
<td>**Total</td>
<td>3,779</td>
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**TWENTY-FIFTH DISTRICT.**

<table>
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<th>County</th>
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<tbody>
<tr>
<td>Mason</td>
<td>2,559</td>
</tr>
<tr>
<td>Lewis</td>
<td>1,469</td>
</tr>
<tr>
<td>**Total</td>
<td>4,028</td>
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**TWENTY-SIXTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Fayette</td>
<td>2,582</td>
</tr>
<tr>
<td>Scott</td>
<td>1,722</td>
</tr>
<tr>
<td>**Total</td>
<td>4,304</td>
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**TWENTY-SEVENTH DISTRICT.**

<table>
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<tbody>
<tr>
<td>Fleming</td>
<td>1,961</td>
</tr>
<tr>
<td>Nicholas</td>
<td>1,666</td>
</tr>
<tr>
<td>**Total</td>
<td>3,627</td>
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**TWENTY-EIGHTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Bourbon</td>
<td>1,579</td>
</tr>
<tr>
<td>Bath</td>
<td>1,024</td>
</tr>
<tr>
<td>Rowan</td>
<td>2,249</td>
</tr>
<tr>
<td>**Total</td>
<td>4,852</td>
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**TWENTY-NINTH DISTRICT.**

<table>
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<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Greenup</td>
<td>2,089</td>
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<tr>
<td>Carter</td>
<td>1,399</td>
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<tr>
<td>Lawrence</td>
<td>1,258</td>
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<td>4,746</td>
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**THIRTIETH DISTRICT.**

<table>
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<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Clarke</td>
<td>1,493</td>
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<tr>
<td>Powell</td>
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<tr>
<td>Morgan</td>
<td>745</td>
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<tr>
<td>Montgomery</td>
<td>1,075</td>
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<tr>
<td>**Total</td>
<td>4,308</td>
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**THIRTY-FIRST DISTRICT.**

<table>
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<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Johnson</td>
<td>871</td>
</tr>
<tr>
<td>Floyd</td>
<td>1,171</td>
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<tr>
<td>Breathitt</td>
<td>805</td>
</tr>
<tr>
<td>Perry</td>
<td>673</td>
</tr>
<tr>
<td>Pike</td>
<td>1,130</td>
</tr>
<tr>
<td>Letcher</td>
<td>421</td>
</tr>
<tr>
<td>**Total</td>
<td>5,135</td>
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</table>

*JAN. 19.*
### THIRTY-SECOND DISTRICT.

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
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</thead>
<tbody>
<tr>
<td>Estill</td>
<td>1,250</td>
</tr>
<tr>
<td>Madison</td>
<td>960</td>
</tr>
<tr>
<td>Cass</td>
<td>4,516</td>
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### THIRTY-THIRD DISTRICT.

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
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<tbody>
<tr>
<td>Knox</td>
<td>1,281</td>
</tr>
<tr>
<td>Harlan</td>
<td>796</td>
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<tr>
<td>Clay</td>
<td>875</td>
</tr>
<tr>
<td>Whitley</td>
<td>1,295</td>
</tr>
<tr>
<td>Jackson</td>
<td>400</td>
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### THIRTY-FOURTH DISTRICT.

<table>
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<tbody>
<tr>
<td>Rockcastle</td>
<td>931</td>
</tr>
<tr>
<td>Lincoln</td>
<td>1,488</td>
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<tr>
<td>Garrard</td>
<td>500</td>
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<tr>
<td>Laurel</td>
<td>4,491</td>
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### THIRTY-FIFTH DISTRICT.

<table>
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<th>Population</th>
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<tbody>
<tr>
<td>Wayne</td>
<td>1,582</td>
</tr>
<tr>
<td>Pulaski</td>
<td>2,608</td>
</tr>
<tr>
<td>Yell</td>
<td>4,190</td>
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### THIRTY-SIXTH DISTRICT.

<table>
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<tr>
<td>Cumberland</td>
<td>1,642</td>
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<tr>
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<td>1,064</td>
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<td>Adair</td>
<td>1,040</td>
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<tr>
<td>Russell</td>
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### THIRTY-SEVENTH DISTRICT.

<table>
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<tbody>
<tr>
<td>Taylor</td>
<td>1,269</td>
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<tr>
<td>Green</td>
<td>1,279</td>
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<tr>
<td>Casey</td>
<td>1,290</td>
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<tr>
<td>Jessamine</td>
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### THIRTY-EIGHTH DISTRICT.

<table>
<thead>
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<th>County</th>
<th>Population</th>
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<tbody>
<tr>
<td>Woodford</td>
<td>1,169</td>
</tr>
<tr>
<td>Mercer</td>
<td>1,151</td>
</tr>
<tr>
<td>4,035</td>
<td></td>
</tr>
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</table>

Ordered, That said bill be read a second time.

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

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

Mr. Bruner, from the same committee, made a minority report, which is as follows, viz:

The minority of the committee appointed by the Senate, to apportion representation in the Senate and House of Representatives, being unable to concur in the report of the majority of the committee, and being of the opinion that the present General Assembly has no power, under the constitution, to apportion representation either in the Senate or House of Representatives, would respectfully submit the following, among other reasons, which induced; the minority of the committee to
arrive at that conclusion: In a popular government, recognizing the equal rights of all the citizens, and regulated by their will, no principle is more radical than that of representation. Safety, stability, and a just approximation to equality of representative power, forbid that the ratio of representation should be left to legislative caprice or party pride, uncontrolled by constitutional checks. And this is the theory of the present constitution of Kentucky, analogous, in this respect, to the two former constitutions, all of which prescribe fixed times for the enumeration of the representative population, and the apportionment, thereupon, of representation in each branch of the Legislature. And no provisions are more organic or inviolable than these. Our last constitution required quadrennial enumerations and an apportionment, for four years succeeding each enumeration; our existing constitution fixed the year 1857 for an enumeration, and the next succeeding legislative session for an apportionment for eight years, and every succeeding eighth year for successive enumerations, and every proximate session for the successive apportionment. And although these fundamental provisions are in the form of injunctions, yet their obvious purpose leaves no ground for any implied or inherent power in the Legislature to authorize enumerations or make apportionments, at any other times, or for a shorter or longer period, than as prescribed by the constitution. Such has been the uniform practical interpretation of each of our former constitutions, as well as of the constitution of the United States, which is less specific than either of our three constitutions. And any other construction would nullify the constitution and frustrate its manifest purpose in fixing the times and duration of each successive apportionment. Then as the Legislature next succeeding the enumeration of 1857 chose not to make the apportionment, as authorized and directed by the constitution, can any other Legislature do it before the end of the period of eight years, as limited by the constitution? If any other can, then the last which may set during the present octade, two years of which have now expired, may certainly do it as well as that now in session. Such an irregular course would derange the entire system wisely established by the constitution. The apportionment, when made, must be for eight years. This cannot be done, because the constitution imperiously requires another apportionment for eight years to be made at the end of the now partially spent octade. And, if the present Legislature could make an apportionment for a shorter period than eight years, each succeeding Legislature would have just the same right to make an apportionment for only two years, or for any other period, longer or shorter, in its unlimited discretion; and then the provisions of the constitution, limiting legislative power and discretion, would be as inefficacious as a mere brutum fulmen; all its precautions would be eluded, and the agitations, uncertainties, and injustice which it intended to prevent by not leaving the time or duration of apportionment to the accidents of legislative majorities, and the caprice of legislative will, would be uncheck'd by any fundamental constitution.

Consequently, without elaborating argument or illustration, the minority of your committee are of opinion that the Legislature now sitting has no constitutional right to apportion representation or change

Order of the Senate: Resolution on the Report from the Joint Committee on Roads.

Mr. A. Hamilton of the Senate, presented a report from the Joint Committee on Roads.

Resolved, That the report of said joint committee be approved.

The Resolution was unanimously adopted.

Mr. A. HAMILTON read a bill of the joint committee, entitled:

A bill for the improvement of the Road from the county of Oldham to the county of Jefferson.

A bill for the improvement of the Road from the county of Oldham.

A bill for the improvement of the Road from the county of Oldham.
the Senatorial districts, which should remain as they are until the period fixed by the constitution. And moreover, in the judgment of the minority of your committee, the determination of the last Legislature to make no change in the apportionment, or in the elective districts, is entitled, constructively, to the constitutional effect of a legislative declaration that the apportionment and districts previously arranged, and still unchanged, were about as they ought to be, and should therefore be continued for eight years, when, and not sooner, they might be changed under the authority of the supreme law of the land.

J. B. BRUNER.

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

Mr. Lyon moved that the rules of the Senate be dispensed with.

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

The Senate then took up for consideration a bill, from the House of Representatives, entitled

An act for the benefit of W. S. D. Megowan, sheriff of Jefferson county.

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

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

Ordered, That said bill be read the third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

Mr. Walton, from the committee on Internal Improvement, reported bills of the following titles, viz:

A bill to amend the charter of the Clark's Run and Salt River Turnpike Company.

A bill to incorporate the Cadiz and Carrelson Spring Turnpike Company.

A bill to repeal an act in relation to private passways in Bracken county.

A bill authorizing the county court of Mason county to extend the charter of the Tuckahoe Ridge Turnpike Road Company.

A bill to incorporate the Paint Lick and Copper Creek Turnpike Road Company.
A bill to incorporate the Buck Creek and Paint Lick Turnpike Road Company.

A bill for the benefit of the Georgetown and Paris Turnpike Road Company.

A bill to incorporate the Oxford and Newtown Turnpike Road Company.

A bill to incorporate the Russellville and Franklin Turnpike Road Company.

A bill to amend the several acts in relation to the Barren county railroad.

A bill to amend the charter of the Shelbyville and Eminence Turnpike Road Company.

A bill for the benefit of the Board of Internal Improvement for Shelby county.

A bill to incorporate the Eminence and Shelbyville Turnpike Road Company.

A bill to appoint A. S. Brown a reviewer on the State road leading from Paducah to Hopkinsville.

A bill to incorporate Mt. Gilead and Steel’s Ford Turnpike Road Company.

A bill to incorporate the Paris and Jacksonville Turnpike Road Company.

A bill to incorporate the Mayslick and Sardis Turnpike Road Company, of Mason county.

A bill to change the mode of working roads in McLean county.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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. Walton, from the committee on Internal Improvement, reported bills from the House of Representatives, without amendment, of the following titles, viz:

An act to amend the charter of the Stanford and Hall’s Gap Turnpike Road Company.
An act to confirm and amend the charter of the Lexington and Herriot's Mill Turnpike Road Company, and to change its name.

An act to change the State road from Paducah to Eggnor's Ferry.

An act to revive and amend an act incorporating the Lancaster and Sugar Creek Turnpike Road Company.

An act to enable the Bryant's Station Turnpike Road Company to borrow money and pay its debts.

Ordered, That said bills be read a third time.

Mr. Walton from the same committee, reported bills from the House of Representatives, with amendments, of the following titles, viz:

An act to amend the charter of the Warsaw Turnpike Company,

With the following amendment: Strike out "four fifths," in the 15th line, and insert "two thirds."

An act to incorporate the Alexandria and Tibbatt's Cross-Roads Turnpike Company, in Campbellsville, Kentucky.

Amended by striking out the word "Campbellsville," in the title of said bill, and insert "Campbell county."

An act to authorize the Marshall county — to change the State road.

Amended by inserting the word "court," after the word "county," in the title of said bill.

An act to revive the charter of the Knob Lick Turnpike Road Company.

With an amendment, authorizing the erection of a toll-gate on said road.

Said amendments were concurred in.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and 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 House of Representatives, announcing that they had concurred in an amendment passed by the Senate, to a bill from the House of Representatives, entitled

An act for the benefit of W. R. Dewees, late sheriff of Grayson county.

And that they had passed bills of the following titles, viz:

An act regulating the inspection and selling of tobacco in the city of Louisville.
An act for the benefit of Albion Greenwell, John Bryant, and William Elliott.

An act to repeal the law prohibiting the importation of slaves into this State.

An act for the benefit of John C. Morton, clerk of the Ohio circuit court.

An act to incorporate the Bowling-Green and Trinity Church Turnpike Road Company.

An act to incorporate Litchfield Lodge, No. 236, of Ancient York Masons.

An act to amend the Paris and Clintonville Turnpike Road Company.

An act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

An act to incorporate William B. Allen Lodge, No. 288, of Free and Accepted Masons.

An act for the further regulating the duties, &c., of the trustees of the town of Richmond.

A message was received from the Governor, by Mr. Thomas B. Monroe, Jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills and resolutions, originating in the Senate, of the following titles, viz:

An act to amend the charter of the Paris and Townsend Turnpike Road Company.

An act to empower the county court of Bourbon to make subscriptions to the capital stock of turnpike road companies within said county.

An act regulating the time of holding county courts in Washington county.

An act to amend an act, entitled "An act to amend the charter of the German Insurance Company, of Louisville," approved March 9th, 1854.

An act to authorize the trustees of Elizabethtown to appoint a marshal, and said marshal to appoint a deputy.

An act to authorize the county court of Anderson county to levy and collect a tax for certain purposes.

An act to amend the charter of the Jefferson Insurance Company, of Louisville.
An act to incorporate the town of Uniontown, Union county, Kentucky.

An act to incorporate the German Washington Mutual Association, of Louisville.

An act to incorporate the town of Tilton, in Fleming county.

An act to incorporate a turnpike road from the Versailles and Nicholasville turnpike road to the Frankfort, Lexington, and Versailles turnpike road.

An act to incorporate the Jacksonville Cemetery Company.

An act for the benefit of the jailer of Adair county.

An act to amend the charter of the town of Paris.

An act to repeal an act, entitled “An act to revive and amend the laws in regard to the sectionized lands west of the Tennessee river.

An act to incorporate the Hospital Company for the relief of persons deprived of reason.

An act to incorporate the Navigating and Mining Company of Pond river.

An act to amend chapter 28, article 5, of the Revised Statutes, title Robbery and Burglary.

An act to amend the charter of the Centreville and Jacksonville Turnpike Road Company.

A resolution to pay Ben. Selby, late clerk of the Senate.

On motion of Mr. Grover,
The Senate resolved itself into a committee of the Whole, Mr. Bruner in the Chair, for the purpose of considering a bill from the House of Representatives, entitled

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.

And after some time spent therein, the committee rose, reported progress, and asked leave to sit again.

Which was granted.

On motion of Mr. Grover, the Senate took a recess until 3 o'clock, P.M.

The Senate met pursuant to adjournment.

Mr. Boles, from the committee on Internal Improvement, reported bills from the House of Representatives, of the following titles, viz:

An act to incorporate the Iron Works Turnpike Road Company.

An act to establish a State road from Paducah to Murray.
An act to incorporate the Dry Ridge Turnpike Road Company.
An act to incorporate the Garrard County and Wallace Mill Turnpike Road Company.
An act to incorporate the Green County and Taylor County Turnpike Road Company.
An act for the benefit of the Louisville and Frankfort Railroad Company.
An act to incorporate the Richmond and Tate's Creek Turnpike Road Company.
An act to establish a State road from Hopkinsville to Paducah.
An act to revive the charter of the Farmers' Turnpike Road Company.
An act to amend an act to amend the charter of the North Middletown and Mt. Sterling Turnpike Road Company.
An act to incorporate the Old Frankfort Continuation Turnpike Road Company.
An act to charter the Fern Creek Turnpike Road Company.
An act to amend the original and amended charters of the Lexington, Versailles, and Frankfort Turnpike Road Company.
An act to amend the charter of the Stanford and Hustonville Turnpike Road Company.
An act to incorporate the Mount Freedom and Buena Vista Turnpike Road Company.
An act to incorporate the Bryantsville and Cane Run Turnpike Road Company.
An act in relation to the Winchester and Kentucky River Turnpike Road Company.
An act to authorize the county court of Bracken county to improve the Straube Mill road.
An act to incorporate the Winchester and Irvine Turnpike Road Company.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The Senate then took up for consideration a resolution from the House of Representatives, entitled
A resolution appointing a committee to visit certain internal improvements.
Which was twice read and adopted.

On motion of Mr. Cissell, the rules of the Senate were dispensed with, and the committee on the Judiciary reported a bill from the House of Representatives, entitled

An act for the benefit of the securities of William L. Simons, late sheriff of Todd county,
With the following amendment, viz:

§ 2. This act shall take effect from and after its passage.
Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

Mr. Walton, from the committee on Internal Improvement, reported a bill, entitled

A bill to amend the charter of the Bardstown and Louisville Railroad Company,
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

On motion of Mr. Read, said bill was recommitted to the committee on Internal Improvement.

On motion of Mr. Alexander, the rules of the Senate were dispensed with, and the committee on Finance reported a bill from the House of Representatives, entitled

An act for the benefit of the Kentucky Institution for the Deaf and Dumb.

Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, William H. McBrayer,
T. T. Alexander, J. E. Gibson, Charles D. Pennebaker,
Landaff W. Andrews, William C. Gillis, William B. Read,
Samuel H. Boles, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Henry M. Rust,
Benjamin P. Cissell, Samuel Haycraft, Harrison Taylor,
A. D. Cosby, John L. Irvan, Cyrenius Wait,
William S. Darnaby, Samuel H. Jenkins, E. D. Walker,
Alex. L. Davidson, John M. Johnson, C. J. Walton,
George Denny,

In the negative—none.

Mr. Whitaker, from the committee on Circuit Courts, reported a bill from the House of Representatives, entitled
An act for the benefit of Thomas E. Read, sheriff of Fulton county, and the sheriffs of this Commonwealth,
With a substitute for said bill.
Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill and substitute be recommitted to the committee on Circuit Courts.

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

An act to amend the charter of the Louisville and Portland Railroad.

An act to amend an act to define the limits of the town of Campbellsville.

An act to incorporate the Cumberland Female Academy.

An act to incorporate Star Lodge, No. 2, of the American Protestant Association.

An act further to amend and renew an act incorporating the Louisville Water-Works Company.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.
After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. DeHaven moved to reconsider the vote by which the Senate passed the bill, entitled
An act to amend the charter of the Louisville and Portland Railroad Company.

The further consideration of said motion was postponed for the present.

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

On motion of Mr. Andrews—1. A bill for the benefit of William Jenkins, of Daviess county.

On motion of same—2. A bill authorizing the Ohio county court to levy a tax for road purposes in said county.

On motion of same—3. A bill for the benefit of the circuit court clerks of this Commonwealth.

On motion of same—4. A bill for the benefit of James Wilson, of Ohio county.

On motion of same—5. A bill for the benefit of the Land Office.

On motion of same—6. A bill to incorporate Elizaville and Mouth of Fleming Turnpike Company.

On motion of Mr. Whitaker—7. A bill for the benefit of the Westport Turnpike Road Company.

Messrs. Walker, Cosby, and Walton were directed to prepare and bring in the 1st; Messrs. Walker, Rust, and Andrews the 2d; the committee on Finance the 3d; Messrs. Walker, Bruner, and Jenkins the 4th; the committee on Public Offices the 5th, and the committee on Internal Improvement the 6th and 7th.

And then the Senate adjourned.
FRIDAY, JANUARY 20, 1860.

1. Mr. Johnson presented the petition of R. W. Coleman, praying the passage of an act for the benefit of school districts in Livingston county.

2. Mr. Irvin presented a petition from sundry citizens of Cadiz, praying an amendment to their charter.

3. Mr. Darnaby presented a remonstrance from sundry stockholders in the Richmond and Lexington Turnpike Road Company, against a proposed amendment to the charter of said road.

4. Mr. Barrick presented the petition of George D. Jewell, praying the passage of an act for his benefit.

Which were received, the reading dispensed with, and referred, the 1st and 4th to the committee on Education; the 2d to the committee on County Courts, and the 3d to the committee on Internal Improvement.

Mr. Denny moved to reconsider the vote of the Senate rejecting a bill from the House of Representatives, entitled "An act to establish the county of Magoffin.

The further consideration of said motion was postponed.

On motion of Mr. Rust,

The rules of the Senate were suspended, and the committee on Circuit Courts reported a bill, entitled "A bill to establish the county of Hampton,

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Whitaker offered the following amendments, viz:

Amend the title: In 2d line, strike out "Hampton," and insert "Boyd."

Section 1, line 8, after the word "called," strike out "Hampton," and insert "Boyd."

In section 3, line 1, after the word "of," strike out "Hampton," and insert "Boyd."

In section 4, line 29, strike out the word "Hampton," and insert "Boyd."
JAN. 20.] JOURNAL OF THE SENATE. 295

In next to the last line in the 4th section, after the word "existing," insert "laws."
In the 5th section, in the 4th line, after the word "and," insert "county."
In the 6th section, 6th line, strike out "Hampton," and insert "Boyd."
In the 7th section, 1st line, after the word "shall," insert "be."
Section 11, line 2, strike out "Carter."
Section 11, line 11, fill blank with "Boyd."
Section 11, line 13, fill blank with "Boyd."
Section 12, line 1, fill blank with "Boyd."
Section 12, line 5, fill blank with "Boyd."
Section 12, line 8, fill blank with "Boyd."
Section 13, line 3, strike out "Hampton," and insert "Boyd."

And the question being taken upon the adoption of the amendments, it was decided in the affirmative.

The question being taken, Shall the bill, as amended, be engrossed and read a third time? it was decided in the affirmative.

Mr. Andrews moved to dispense with the third reading of said bill. And the question being taken thereon, it was decided in the affirmative.

The question was then taken on the passage of said bill, the same, as amended, having been engrossed, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—
T. T. Alexander, Thomas S. Grundy, James McKee,
James R. Barrick, John L. Irvan, Charles D. Pennebaker,
Samuel H. Boles, Samuel H. Jenkins, John A. Prall,
A. D. Cosby, John M. Johnson, Henry M. Rust,
Alex. L. Davidson, John G. Lyon, Cyrenius Wait,
J. E. Gibson, Thornton F. Marshall, E. D. Walker,
Robert E. Glenn,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Benjamin P. Cissell, Asa P. Grover,
William T. Anthony, William S. Darnaby, Samuel Haycraft,
Landaff W. Andrews, Samuel E. DeHaven, Albert G. Rhea,
John B. Bruner, George Denny, Harrison Taylor,

Resolved, That the title thereof be as aforesaid.

On motion of Mr. Marshall,
The rules of the Senate were suspended, and Mr. Taylor, from a select committee, reported a bill, entitled
A bill to amend the charter of the town of Foster, in Bracken county, Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

A message, in writing, was received from the Governor, by the hands of Mr. Monroe, Secretary of State.

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT,

January 19th, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, the following persons as Notaries Public for the counties named, viz:

Charles B. Simmons, for Jefferson county.
J. T. G. Galt, for Jefferson county.
W. M. G. Fullerton, for Jefferson county.
M. C. Sherrill, for Jefferson county.
J. D. O'Leary, for Jefferson county.
E. D. Bigger, for McCracken county.
J. H. Rhoe, for McCracken county.
W. J. Chinn, for Franklin county.
Richard Apperson, Jr., for Montgomery county.
John O'Brien, for Daviess county.
Charles R. Tyler, for Daviess county.
Thomas M. Dickey, for Barren county.
M. J. Dudley, for Kenton county.
C. J. Wallace, for Kenton county.

B. MAGOFFIN.

Resolved, That the Senate do advise and consent to said appointments.

A message was received from the House of Representatives, announcing that they had passed bills, which originated in the Senate, of the following titles, viz:

An act to change the time of holding circuit courts in the counties of Russell, Clinton, and Cumberland.
An act to appropriate to B. F. Pullen, sheriff of Bourbon county, his mileage and expenses in carrying a lunatic to the Asylum at Hopkinsville.

An act to amend an act incorporating the Kentucky State Agricultural Society,

And that they had passed bills of the following titles, viz:
An act for the benefit of the executors of Robert Didlake, deceased, of the city of Lexington.
An act for the benefit of Hezekiah Ellis, of Franklin county.
An act for the benefit of John Cummins, sheriff of Rockcastle county.
An act for the benefit of Mrs. Ophelia Smith, of the city of Lexington.
An act for the benefit of E. P. Fisk, of Rockcastle county.
An act to establish an institution for the education of idiots and feeble-minded children.
An act for the benefit of John P. McLaughlin.
An act for the benefit of J. T. Newkirk.
An act for the benefit of J. C. Conkin, of Monroe county.
An act for the benefit of James M. Shackelford, of Madison county.

And that they had received official information from the Governor, that he had approved and signed enrolled bills and resolutions, which originated in the House of Representatives, of the following titles, viz:
An act to incorporate the Paducah and Russellville Railroad Company.
An act for the benefit of Jarvis Jackson.
An act to amend an act to establish the police court of Winchester.
An act to amend an act establishing an additional voting place in Lawrence county.
An act to incorporate the Mortonsville and Lexington Turnpike Road Company.
An act to legalize the proceedings of the Casey county court at its October term, 1859.
An act for the benefit of William Mullins, sheriff of Wayne county.
An act to amend the charter of the city of Paducah.
An act authorizing Wm. H. Payne, Judge of Warren county court, to qualify as executor of his deceased mother.
An act for the benefit of J. Sueber and his deputies.
An act to change the time of holding the Taylor county court.
An act to incorporate the Woodford Female College.
An act to incorporate the Portland Baptist church.
An act for the benefit of Reuben Gill.
An act for the benefit of B. J. Shaver.
An act for the benefit of Cager Creel, late sheriff of Adair county.
An act concerning divorces and changing names.
An act for the benefit of Amelia and Jerome B. Jewell.
An act to legitimatize the children of Mrs. Nancy Dyer and J. R. Lucas.
An act for the benefit of the executors of Linn Boyd, deceased.
A resolution making an appropriation to remove the remains of John Spratt to the cemetery at Frankfort.
A resolution providing for the printing of the message, addresses, and resolutions on the occasion of the death of the Hon. Linn Boyd.
A message was received from the House of Representatives, by Mr. Wolfe, announcing that they had passed a resolution making an appropriation to the Clay Monument Association, and asked the concurrence of the Senate therein.
On motion of Mr. Grover, said resolution was referred to the committee on Finance, with instructions to report thereon tomorrow morning, at 10½ o'clock.
The Senate then resolved itself into a committee of the Whole, Mr. Bruner in the Chair, for the purpose of considering a bill from the House of Representatives, entitled
An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.
And after some time spent therein, the committee rose, reported progress, and asked leave to sit again on the 28th January.
Which was granted.

Mr. Fisk offered the following resolution, viz:
Resolved, That the president of the Commercial Bank of Kentucky be required to report what amount of stock has been taken, and what amount of stock has been paid into the Commercial Bank; and at what points, and in what amounts has the stock been taken and located; and to what amount the bank and each of its branches have dealt in bills of exchange and promissory notes.

Mr. Andrews moved to take a recess until 3 o'clock, P. M.
Messrs. Grover and Read called for the yeas and nays, and pending the taking of the same, the hour for adjournment having arrived,
The Senate then adjourned.
SATURDAY, JANUARY 21, 1860.

Mr. Alexander moved to reconsider the vote of the Senate, by which was passed a bill from the House of Representatives, entitled An act to establish the county of Boyd.

And the further consideration of said motion was postponed for the present.

Mr. DeHaven presented the petition of Sarah Walbrouck, praying the passage of an act for her benefit.

Which was received, the reading dispensed with, and referred to the committee on the Judiciary.

The committee on Internal Improvement reported bills from the House of Representatives of the following titles, viz:

An act to amend the charter of the Paris and Bethlehem Turnpike Road Company.

An act to incorporate the Winchester and Muddy Creek Turnpike Road Company.

With an amendment to each of said bills.

Which were concurred in.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

An act to amend the original and amended charters of the Frankfort and Woodford Landing Turnpike Road Company,

With a substitute for said bill, which was read.

And the bill and substitute were placed in the orders of the day.

An act to incorporate the Newcastle and Smithfield Turnpike Road Company.

Which was read a third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

Resolved, That the title thereof be as aforesaid.
The Speaker laid before the Senate the following communications, which were severally read, and unanimously accepted, viz:

**Office of the Covington and Lexington Railroad Company.**

Covington, January 20th, 1860.

Hon. Thos. P. Porter,
Frankfort, Kentucky.

Dear Sir: Having learned from the proceedings of the General Assembly of Kentucky that that body designs visiting Louisville on the occasion of the visit of the Tennessee Legislature on the 24th, and that the Legislatures of Tennessee and Kentucky have accepted an invitation of the Louisville and Cincinnati mail line to visit the latter city on the 25th inst., I beg leave, through you, to tender to the Senate and its officers the use of a special train of cars, over the Covington and Lexington Railroad, on your return to Frankfort.

The train will leave this city on such day as may be indicated by you, at 8 o'clock, A.M., reaching Lexington in time for the afternoon train to Frankfort.

Very respectfully,

John T. Levis, Acting President.

To the Hon. Thomas P. Porter,
President of the Senate:

Sir: Will you please to extend to the members of the Senate a cordial invitation to visit the Kentucky Institution for the Education of the Blind, during their contemplated visit to Louisville.

Very respectfully,

B. M. Patten,
Director of Kentucky Institution for the Blind.

January 20, 1860.

On motion of Mr. Andrews, the Speaker was appointed a committee to make known to Mr. Patten and Mr. Levis the action of the Senate upon their invitations.

In obedience to a joint resolution, the Speaker appointed Messrs. Barrick and Cosby a committee of the Senate, to act in conjunction with such committee as might be appointed on the part of the House of Representatives, to inspect certain internal improvements.

The committee on Internal Improvement reported bills of the following titles, viz:

A bill to incorporate the Leavell Green and Sugar Creek Turnpike Road Company.

A bill to incorporate the Elizaville and Pleasant Mills Turnpike Road Company.

A bill to incorporate the Lilas and Newtown Turnpike Road Company.
A bill for the benefit of the Westport Turnpike Road Company. Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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. Irvan, from the committee on Privileges and Elections, reported bills from the House of Representatives, without amendment, of the following titles, viz:

An act to provide an additional voting place in district No. 2, in Campbell county.
An act creating an additional voting precinct in Lewis county.
An act to establish an additional justices' district in Marshall county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

Under a suspension of the rules of the Senate, Mr. Cissell, from the committee on the Judiciary, to whom was referred leave to bring in a bill, entitled

A bill to incorporate the Maysville Coal and Oil Company, Asked to be discharged from the further consideration of said leave.

Mr. Marshall moved the previous question.

And the question being taken, Shall the main question be now put? it was decided in the affirmative.

The question then recurred upon discharging the committee from the further consideration of said leave, and it was decided in the negative, and said leave was recommitted.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Charles Chambers, John F. Fisk,
T. T. Alexander, Benjamin P. Cissell, John L. Irvan,
William T. Anthony, William S. Darnaby, Samuel H. Jenkins,
Those who voted in the negative, were—

James R. Barrick,  
Samuel H. Boles,  
A. D. Cosby,  
George Denny,  
J. E. Gibson,  
William C. Gillis,  
Robert E. Glenn,  

A. S. Grundy,  
Albert G. Rhea,  
Samuel Haycraft,  
Henry M. Rust,  
Thorton F. Marshall,  
Cyrenius Wait,  
William H. McBrayer,  
E. D. Walker,  
J. E. Gibson,  
C. J. Walton,  
William B. Read,  
W. C. Whitaker—19.

A message, in writing, from the Governor, was received by the bands of Mr. Tate, Assistant Secretary of State, as follows, viz:

EXECUTIVE DEPARTMENT,

January 21, 1860.

Gentlemen of the Senate and House of Representatives:

I herewith transmit a statement of the condition of the Bank of Louisville and branches, also the Commercial Bank of Kentucky and branches, for the year 1859.

B. MAGOFFIN.

**Condition of the Bank of Louisville and Branches, January 2, 1860.**

<table>
<thead>
<tr>
<th>RESOURCES</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Notes discounted</td>
<td>$637,309.03</td>
</tr>
<tr>
<td>Suspended debt in suit</td>
<td>6,241.81</td>
</tr>
<tr>
<td>Louisville and Nashville Railroad bonds</td>
<td>75,000.00</td>
</tr>
<tr>
<td>McCracken county bonds</td>
<td>763.10</td>
</tr>
<tr>
<td>Railroad stock</td>
<td></td>
</tr>
<tr>
<td>Bills of exchange maturing East</td>
<td>$835,494.96</td>
</tr>
<tr>
<td>Bills of exchange maturing West</td>
<td>961,126.49</td>
</tr>
<tr>
<td>Bills of exchange maturing South</td>
<td>1,267,100.83</td>
</tr>
<tr>
<td>Due from banks other than Eastern</td>
<td>2,783,728.95</td>
</tr>
<tr>
<td>Due from banks other than Southern</td>
<td>2,096,041.97</td>
</tr>
<tr>
<td>Due on suits and protest account</td>
<td>720.73</td>
</tr>
<tr>
<td>Real estate for banking houses</td>
<td>$86,002.12</td>
</tr>
<tr>
<td>Due to banks other than Eastern</td>
<td>3,042.48</td>
</tr>
<tr>
<td>Real estate for debt</td>
<td>70,842.49</td>
</tr>
</tbody>
</table>

**Cash on hand:**

| Notes of Kentucky banks | $31,756.65 |
| Notes of other Banks | 560.00 |
| Gold and silver | 463,378.14 |
| On deposit in New York, Philadelphia, and Baltimore | 205,783.57 |

**$4,876,380.75**

<table>
<thead>
<tr>
<th>LIABILITIES</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital stock</td>
<td>$1,930,000.00</td>
</tr>
<tr>
<td>Surplus fund at 2 per cent. reserved by charter</td>
<td>396,930.00</td>
</tr>
<tr>
<td>Profit and loss</td>
<td>137,776.83</td>
</tr>
<tr>
<td>Due to banks</td>
<td>605,488.53</td>
</tr>
<tr>
<td>Dividends unclaimed</td>
<td>4,001.00</td>
</tr>
<tr>
<td>Due to banks</td>
<td>1,851,880.00</td>
</tr>
<tr>
<td>Due to depositors</td>
<td>306,113.39</td>
</tr>
</tbody>
</table>

**$4,876,380.75**
JAN. 21]  JOURNAL OF THE SENATE.  303

Profit and loss and surplus fund, as above ........................................ $176,378 83
To dividend of 5 per cent. declared this day ................................... 96,600 00
Present surplus .................................................................................. $79,878 83

Monday, January 2, 1860.

CHS. TILDEN, Cashier.

Condition of the Commercial Bank of Kentucky and Branches on the 31st day of December, 1859.

RESOURCES.

Notes discounted ................................................................. $288,103 67
Bills of exchange:
Maturing South ................................................................. 902,530 10
Maturing East ................................................................. 515,436 83
Maturing West, and in Kentucky .................................................. 538,357 41
Bonds of the town of Paducah .................................................. 1,556,214 34
Protest account ........................................................................... 3,65
Due from banks ............................................................................ 66,365 44
Due from suspended debts .......................................................... 15,678 66
Due from suspended debts in suit ................................................ 6,200 00
Due from real estate in banking houses ....................................... 51,823 15
Due from real estate for debt ..................................................... 11,788 97
Due from funds in transit .......................................................... 18,228 97
Cash means:
In gold and silver ......................................................................... 556,192 87
In other bank notes .................................................................... 27,774 00
On deposit in New York and Baltimore ......................................... 193,148 14

777,112 01

LIABILITIES.

Capital stock .................................................................................. $1,100,000 00
Amount paid in ............................................................................. 1,094,625 00
Circulation .................................................................................... 1,645,288 00
Individual depositors .................................................................... 243,258 79
Due to banks ................................................................................ 115,011 58
Due to dividend account ............................................................ 734 07
Due to contingent fund ................................................................ 10,946 25
Due to profit and loss .................................................................. 112,884 57

3,218,718 26

Profit and loss and contingent fund, as above ................................ $123,830 82
Deficit dividend, No. 14, of 5 per cent., as declared this day ....... 53,933 55

Leaves contingent fund and profit and loss, this day ...................... $69,897 27

JAS. L. DALLAM, Cashier.

COMMERCIAL BANK OF KENTUCKY, Paducah, January 2, 1860.

Leave of absence was granted to Messrs. Grover, Lyon, Johnson, and Taylor.

Mr. DeHaven, by special order, from the committee on Finance, reported a resolution from the House of Representatives appropriating ten thousand dollars to the Clay Monument Association, which was twice read, and adopted unanimously.
The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, William H. McBrayer,
T. T. Alexander, George Denny, James McKee,
William T. Anthony, John F. Fisk, Charles D. Pennebaker,
Landaff W. Andrews, J. E. Gibson, John A. Prall,
James R. Barrick, William C. Gillis, William B. Read,
Samuel H. Boles, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Thomas S. Grundy, Henry M. Rust,
Charles Chambers, Samuel Haycraft, Cyrenius Wait,
Benjamin P. Cissell, John L. Irvan, E. D. Walker,
A. D. Cosby, Samuel H. Jenkins, C. J. Walton,
Alex. L. Davidson,

In the negative—none.

Mr. Grundy, from the committee on Propositions and Grievances, reported a bill from the House of Representatives, entitled
An act to establish the county of Metcalfe.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

Under a dispensation of the rules,
Mr. Read, from a select committee, reported
A bill to regulate the circuit courts in the third judicial district.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

The committee on County Courts, by special leave, reported
A bill giving power to the judge of the Clarke county court to revise and correct the tax paid by the guardian of Ben. F. and Joel J. Thompson, for the year 1858.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

The Senate then took up the motion of Mr. Andrews to reconsider the vote by which they had concurred in the passage of a bill from the House of Representatives, entitled

An act to amend the charter of the Louisville and Portland Railroad Company.

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel E. DeHaven, Charles D. Pennebaker, Albert G. Rhea,
James R. Barrick, John F. Fisk, Henry M. Rust,
Samuel H. Boles, William C. Gillis, Cyrenius Wait,
Charles Chambers, Thomas S. Grundy,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel Haycraft, James McKee,
William T. Anthony, John L. Irvan, John A. Prall,
Landaff W. Andrews, Samuel H. Jenkins, William B. Read,
Benjamin P. Cissell, Thornton F. Marshall, C. J. Walton,
George Denny,

Mr. Andrews gave notice that he would, on January the 28th, move to take up a bill, entitled

A bill to apportion representation.

By special leave, Mr. Whitaker, from the committee on Circuit Courts, reported

A bill for the benefit of Thomas E. Read and others,

Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

A message was received from the House of Representatives, announcing that they had passed a bill and resolution of the following titles, viz:

An act to allow compensation to jurors summoned before justices of the peace, town, city, and police judges.

A resolution to place head and foot stones to the graves of Colonels McKee and Clay, and Captain Willis.

By special leave, bills from the House of Representatives of the following titles were reported, viz:

By the committee on County Courts—
An act to fix the time of holding the quarterly court for Hart county, With an amendment,
Which was concurred in.
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.

Resolved, That the title thereof be as aforesaid.

By the committee on Circuit Courts—
An act to change and regulate the time of holding the circuit and county courts of Gallatin county.
Which 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 thereof be as aforesaid.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined sundry enrolled bills and resolutions, of the following titles, viz:

An act for the benefit of the Kentucky Institution for the Deaf and Dumb.

An act for the benefit of W. S. D. Megowan, sheriff of Jefferson county.
Jan. 21.] JOURNAL OF THE SENATE. 307

An act to amend the acts incorporating the Richmond and Big Hill Turnpike Road Company.

An act to enable the Bryant’s Station Turnpike Road Company to borrow money and pay its debts.

An act to change the State road from Paducah to Eggnor’s Ferry.

An act to revive and amend an act incorporating the Lancaster and Sugar Creek Turnpike Road Company.

An act to amend the charter of the Stanford and Hall’s Gap Turnpike Road Company.

An act to incorporate the Portland Baptist Church.

An act to amend an act incorporating the Kentucky State Agricultural Society.

A resolution accepting invitation of Capt. Z. Shirley.

A resolution making an appropriation to the Clay Monument Association.

A resolution appointing a committee to inspect certain internal improvements.

And had found the same truly enrolled.

Said resolutions and bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

By leave of the Senate, Mr. Cissell, from the committee on the Judiciary, reported a bill from the House of Representatives, entitled

An act authorizing the Christian county court to subscribe stock in the Henderson and Nashville railroad.

Pending the discussion of which, the hour for adjournment having arrived,

The Senate adjourned.
MONDAY, JANUARY 23, 1860.

Leave was granted to bring in the following bills, viz:
On motion of Mr. Johnson—1. A bill to establish the office of warden to the penitentiary, and for other purposes.
On motion of Mr. Pennabaker—2. A bill to repeal an act, entitled “An act to amend the charter of the Louisville and Portland Railroad.”

The committee on the Penitentiary was directed to prepare and bring in the 1st, and the committee on Propositions and Grievances the 2d.

Messrs. Johnson and Grover having returned to their seats, desired that their names should be recorded as voting for the resolution appropriating ten thousand dollars to the Clay Monument Association, and they were so recorded.

The rules of the Senate were suspended, and Mr. Cissell, from the committee on the Judiciary, reported a bill, entitled
A bill to divide the State into fourteen circuit court judicial districts.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly.

Mr. Cissell, from the committee on the Judiciary, reported a bill, entitled
A bill to amend an act to incorporate the Paris, Winchester, and Kentucky River Turnpike Road Company, approved February 25th, 1848.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

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

Mr. Cissell, from the committee on the Judiciary, reported bills from the House of Representatives of the following titles, viz:

An act to amend the charter of the Masonic fraternity of Louisville.
An act transferring the books and papers from the office of the late police judge of the town of Greenville to the president or chairman of the board of trustees.

Ordered, That said bills be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

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

The committee on Privileges and Elections reported a bill, entitled
A bill to change the mode of setting down votes on poll books.
Which was read the first time, and ordered to be read the second time.

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

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

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

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

The committee on Finance reported a bill, entitled
A bill for the benefit of Miles Greenwood.
Said bill was read the first 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, directed to draw his warrant on the treasury, in favor of Miles Greenwood, of Cincinnati, for the sum of seven thousand three hundred and fifty-three dollars, nineteen cents, which shall be in full of all claims, principal and interest, which the said Greenwood has against the State of Kentucky on account of furnishing a heating apparatus, and material therefor, and putting up the same, for the Eastern Lunatic Asylum of this State.

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

Ordered, That said bill be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That said bill be engrossed and read the third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) George Denny, James McKee,
T. T. Alexander, John F. Fisk, Charles D. Pennebaker,
William T. Anthony, J. E. Gibson, John A. Pratt,
Landaff W. Andrews, William C. Gillis, William B. Read,
James R. Barrick, Asa P. Grover, Henry M. Rust,
Samuel H. Boles, Thomas S. Grundy, Cyrenius Wait,
Samuel E. DeHaven, John M. Johnson,

Those who voted in the negative, were—
Robert E. Glenn,

Resolved, That the title thereof be as aforesaid.

A message, in writing, was received from the Governor, by the hands of Mr. Monroe, Secretary of State.

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT,

January 23d, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, the following persons as Notaries Public for the counties named, viz:

James G. Carter, for Campbell county.
Robert B. Taylor, for Franklin county.
W. M. G. Fullerton, for Jefferson county.
John L. Scott, for Mason county.

B. MAGOFFIN.

Resolved, That the Senate do advise and consent to said appointments.

The Senate then resumed the consideration of a bill, from the House of Representatives, entitled

An act authorizing the Christian county court to subscribe stock in the Henderson and Nashville railroad.
Mr. Fisk offered the following amendment, viz:

That the submission shall be at a general election; and unless a majority of all the legal voters of the county vote for the tax, it shall stand defeated; those not voting for the tax, and those not voting at all, shall be counted against it. The proposition shall be submitted but once.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Glenn moved to strike out the 4th section of said bill.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


And so said section was stricken out.

Mr. Prall offered the following amendment, viz:

That the tax authorized by this act shall only be levied upon the property of those who shall vote for the same.
And the question being taken on the adoption of the amendment, it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
Samuel H. Boles, John F. Fisk, John A. Prall,

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, James McKee,
Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert G. Rhea,
John B. Brunner, Thomas S. Grundy, E. D. Walker,
Benjamin P. Cissell, Samuel Haycraft, W. C. Whitaker—17.

And then the Senate adjourned.

FRIDAY, JANUARY 27, 1860.

The Senate met, and there being no quorum present, the Senate adjourned.

SATURDAY, JANUARY 28, 1860.

The Senate met, and there being no quorum present, the Senate adjourned.
MONDAY, JANUARY 30, 1860.

1. Mr. Irvin presented the petition of sundry citizens of Trigg county, praying the passage of an act for their benefit.

2. Mr. Alexander presented the petition of H. Coffey and wife, praying the passage of an act for their benefit.

3. Mr. Andrews presented the petition of John M. Sharpe and others, praying the passage of an act for their benefit.

4. Also, a petition from H. T. Wilson and others, praying the passage of an act for their benefit.

5. Mr. Johnson presented the petition of Clinton Lodge, No. 82, of the Masonic Fraternity.

6. Mr. DeHavean presented the petition of William Barnhill, praying the passage of an act for his benefit.

7. Mr. Taylor presented the petition of sundry citizens of Mason county, praying the passage of an act for their benefit.

8. Mr. Jenkins presented the petition of A. J Warden and others, praying the passage of an act for their benefit.

9. Also, a petition of sundry citizens of Ballard county, praying the passage of an act for their benefit.

10. Also, a petition of sundry citizens of Lovelaceville, praying the passage of an act for their benefit.

11. Mr. Johnson presented the petition of M. M. Jeffries and others, praying the passage of an act for their benefit.

Which were received, the reading dispensed with, and referred, the 1st to the committee on Education; the 2d, 5th, 7th, 10th, and 11th to the committee on the Judiciary; the 3d and 6th to the committee on Internal Improvement; the 4th and 8th to the committee on Propositions and Grievances, and the 9th to the committee on Privileges and Elections.

On motion of Mr. Gillis,
Leave of absence was granted to Mr. Chambers.

Under a suspension of the rules of the Senate, Mr. Walker obtained leave to bring in a bill for the benefit of Q. C. Shanks, of Ohio county, and Messrs. Walker, Andrews, and Whitaker were directed to prepare and bring in the same.
Mr. DeHaven, from the committee on Finance, reported that they had examined the bond of James H. Garrard, Treasurer, and that, in the opinion of the committee, said bond was good and sufficient.

Said bond is as follows, viz:

WHEREAS, James H. Garrard, of the county of Boyle, was, at the general election held the first Monday in August, A.D., one thousand eight hundred and fifty-nine, duly elected Treasurer of the State of Kentucky:

Now we, James H. Garrard, principal, and the other subscribers hereto as his sureties, in this the official bond of said Garrard, do hereby bind ourselves, jointly and severally, to the Commonwealth of Kentucky, that the said James H. Garrard, as Treasurer as aforesaid, shall faithfully and diligently discharge all the duties appertaining to said office.

In witness whereof, the said James H. Garrard, and the other subscribers hereto as his sureties, have set their respective hands, at Frankfort, this 2d of January, in the year one thousand eight hundred and sixty, (1860,) being the first Monday of said month.

J. H. GARRARD,
DAN'L GARRARD,
By Grant Green, his attorney in fact.
T. T. GARRARD,
By Grant Green, his attorney in fact.
JAS. W. REID,
By Grant Green, his attorney in fact.
F. G. GILBERT,
By Grant Green, his attorney in fact.
M. G. HORTON,
By Grant Green, his attorney in fact.
G. W. HERD,
By Grant Green, his attorney in fact.
STEPHEN GIBSON,
By Grant Green, his attorney in fact.
EDWARD GIBSON,
By Grant Green, his attorney in fact.
C. C. RAMSEY,
By Grant Green, his attorney in fact.
DAVID Y. LYTTLE,
By Grant Green, his attorney in fact.
M. J. DURHAM,
By Grant Green, his attorney in fact.
SAM'L S. MESSICK,
By Grant Green, his attorney in fact.
P. B. MASON,
By Grant Green, his attorney in fact.
A. G. TALBOTT,
By Grant Green, his attorney in fact.
D. W. JONES,
By Grant Green, his attorney in fact.
We, the undersigned, hereby authorize and empower Grant Green, Esq., of Frankfort, Ky., to sign our names to the official bond of James H. Garrard, as Treasurer of Kentucky, and hereby ratify and confirm whatsoever our said attorney may lawfully do in the premises.

Given under our hands and seals, this 16th day of November, 1859.

DAN'L GARRARD,
T. T. GARRARD,
JAS. W. REID,
F. G. GILBERT,
M. G. HORTON,
G. W. HERD,
STEPHEN GIBSON,
EDWARD GIBSON,
C. C. RAMSEY,
DAVID Y. LYTTLE.
We, the undersigned, hereby authorize and empower Grant Green, Esq., of Frankfort, Ky., to sign our names to the official bond of James H. Garrard, Treasurer of Kentucky, and hereby ratify and confirm whatsoever our said attorney may lawfully do in the premises.

Given under our hands and seals, this 16th day of November, 1859.

JOHN S. KENDRICK,
JENKINS VICKERY,
JNO. M. HAIL,
W. WOODCOCK,
JOHN CRAWFORD,
E. THOMPSON,
WM. T. GOGGIN,
ROB'T GIBSON,
FRANK J. WHITE,
MILFORD ELLIOTT,
DUNN BOYLE,
J. M. PERKINS,
J. S. CHRISMAN.

We, the undersigned, hereby authorize and empower Grant Green, Esq., of Frankfort, Ky., to sign our names to the official bond of James H. Garrard, as Treasurer of Kentucky, and hereby ratify and confirm whatsoever our said attorney may lawfully do in the premises.

Given under our hands and seals, this 16th day of November, 1859.

M. J. DURHAM,
SAM'L MESSICK,
SAM'L S. MOORE,
P. B. MASON,
A. G. TALBOTT,
D. W. JONES,
J. KINCAID,
J. A. BURTON.

The committee on Finance reported bills of the following titles:
A bill for the benefit of Alexander Maas.
A bill for the benefit of John H. Moore and others.
A bill for the benefit of Elizabeth Maddox.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported
A bill for the benefit of the heirs of John Moyland.
Which was read the first time, and ordered to be read a second
time.

The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Mr. Rust moved that said bill be printed and placed in the orders of
the day.

And the question being taken thereon, it was decided in the nega-
tive.

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

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) Asa P. Grover, William B. Read,
William T. Anthony, Thomas S. Grundy, Albert G. Rhea,
Benjamin P. Cissell, John L. Irvan, Henry M. Rust—12.
Robert E. Glenn, Samuel H. Jenkins,

Those who voted in the negative, were—
T. T. Alexander, Samuel E. DeHaven, James McKee,
Landaff W. Andrews, John F. Fisk, Harrison Taylor,
James R. Barrick, William C. Gillis, Cyrenius Wait,
Samuel H. Boles, Samuel Haycraft, E. D. Walker,

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

The rule of the Senate, constitutional provision, and third reading
of said bill having been 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. Rust and
Irvan, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) John F. Fisk, William B. Read,
T. T. Alexander, William C. Gillis, Albert G. Rhea,
Landaff W. Andrews, Thomas S. Grundy, Harrison Taylor,
James R. Barrick, Samuel Haycraft, Cyrenius Wait,
Samuel E. DeHaven, James McKee,

Those who voted in the negative, were—
William T. Anthony, Robert E. Glenn, Samuel H. Jenkins,
Samuel H. Boles, Asa P. Grover, John A. Prall,

Resolved, That the title thereof be as aforesaid.
The same committee reported
A bill for the benefit of G. W. Whitaker, of Lawrence county, Illinois.
Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That said bill be engrossed and read the third time.
The rule of the Senate, constitutional provision, and third reading
of said bill having been 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 majority of all the Senators elect not voting
therefor.
The yeas and nays being required thereon by the constitution, were
as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) William C. Gillis, William B. Read,
T. T. Alexander, Robert E. Glenn, Albert G. Rhea,
William T. Anthony, Samuel Haycraft, Harrison Taylor,
Landaff W. Andrews, John G. Lyon, Cyrenius Wait,
James R. Barrick, James McKee, C. J. Walton,
John F. Fisk,

Those who voted in the negative, were—
Samuel H. Boles, J. E. Gibson, Samuel H. Jenkins,
John B. Bruner, Asa P. Grover, John M. Johnson,
Benjamin P. Cissell, Thomas S. Grundy, Henry M. Rust,
Alex. L. Davidson, John L. Irvan, E. D. Walker—12.

The committee on Finance, to whom was referred a Senate bill,
entitled
A bill for the benefit of J. Q. A. King,
Reported the same, with the opinion of the committee that it ought
not to pass.
Mr. Johnson asked the unanimous consent of the Senate to with-
draw said bill.
And the question being taken thereon, it was decided in the affirmative.
And so said bill was withdrawn.
The same committee asked to be discharged from the further consider-
eration of a leave to bring in a bill to erect a monument over the
graves of the same.
Which was agreed to.
The committee on Finance reported
A bill for the benefit of Daniel E. Whitaker,
Which was read the second time.
The rule of the Senate, constitutional provision, and 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 majority of all the Senators elect not voting
therefor.
The yeas and nays being required thereon by the constitution, were
as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) William C. Gillis, William B. Read,
T. T. Alexander, Robert E. Glenn, Albert G. Rhea,
William T. Anthony, Samuel Haycraft, Harrison Taylor,
Landaff W. Andrews, John G. Lyon, Cyrenius Wait,
James R. Barrick, James McKee, C. J. Walton,
John F. Fisk,

Those who voted in the negative, were—
Samuel H. Boles, J. E. Gibson, Samuel H. Jenkins,
John B. Bruner, Asa P. Grover, John M. Johnson,
Benjamin P. Cissell, Thomas S. Grundy, Henry M. Rust,
Alex. L. Davidson, John L. Irvan, E. D. Walker—12.

T. T. Alexander, William T. Anthony, Landaff W. Andrews,
Benjamin P. Cissell, Thomas S. Grundy,
Samuel E. DeHaven, John A. Pratt.

An adjournment at noon was then ordered
On motion of Mr. Speaker on Int. piece.
JAN. 30.

JOURNAL OF THE SENATE.

graves of Daniel Boone and wife, and for improvements around the same.

Which was refused.

The committee then reported

A bill authorizing the erection of a monument over the graves of Daniel Boone and wife, and improvements around the same.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Haycraft moved to fill up the blank in said bill with fourteen hundred dollars.

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

Mr. Grover moved to commit said bill, as amended, to the committee on Internal Improvement, with instructions to report their opinion in writing.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The Senate took up for consideration a bill from the House of Representatives, entitled

An act authorizing the Christian county court to subscribe stock in the Henderson and Nashville railroad.

On motion of Mr. Johnson, said bill was referred to the committee on Internal Improvement.
Mr. Grover offered the following resolution, viz:

Resolved, That a committee of three be appointed to ascertain and report to the Senate the amount of unfinished business in the orders of the day, and in the hands of the committees.

Which was adopted.

And, in obedience to said resolution, the Speaker appointed Messrs. Grover, Gillis, and Bruner said committee.

The Senate then resolved itself into a committee of the Whole, Mr. Bruner in the Chair, for the purpose of considering a bill from the House of Representatives, entitled

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.

And after some time spent therein, the committee rose, reported progress, and asked leave to sit again on Wednesday, the 1st of February, at 12 o'clock, M.

Which was granted.

The committee on Finance reported
A bill to provide for the completion of the unfinished business in the Auditor's office, and for additional clerks.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That the Public Printer print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

The same committee reported
A bill for the benefit of Lewis M. Reese.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:
JOURNAL OF THE SENATE.

Those who voted in the affirmative, were—

T. T. Alexander, Samuel E. DeHaven, John A. Prall,
William T. Anthony, John F. Fisk, William B. Read,
Landaff W. Andrews, Robert E. Glenn, Albert G. Rhea,
James R. Barrick, Samuel Haycraft, Harrison Taylor,
Samuel H. Boles, John M. Johnson, Cyrenius Wait,
Benjamin P. Cissell, John G. Lyon, E. D. Walker,
A. D. Cosby, James McKee, C. J. Walton—22.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Asa P. Grover, Samuel H. Jenkins,
John B. Bruner, Thomas S. Grundy, Henry M. Rust,

William C. Gillis,

A message was received from the House of Representatives, announcing that they had passed bills, which originated in the Senate, of the following titles, viz:

An act to regulate the circuit courts in the third judicial district.
An act for the benefit of Thomas E. Read and others.
And that they had passed bills of the following titles, viz:

An act to amend the charter of the city of Louisville for school purposes.
An act to establish the Jefferson common pleas court.
An act to establish an additional justices' district in Livingston county.
An act for the benefit of the Louisville Cane Run Road Company.
An act to amend the charter of the city of Louisville.
An act authorizing a chancery and criminal term of the Lewis circuit court for the trial of equity and criminal causes.
An act to regulate the tolls and management of the Crab Orchard Fork of the Wilderness road, in Rockcastle county.
An act to appoint a commissioner to locate the State road from Greenville to Bowling-Green.
An act to incorporate Polar Star Lodge, No. 363, of Free and Accepted Masons.
An act to incorporate Gordonsville Seminary, in Logan county.
An act declaring certain newspapers authorized to publish legal advertisements.
An act to establish an additional justices' district and voting precinct in Henderson county.
An act to abolish the voting precincts of Walnut Flat and Turnersville, in Lincoln county.

An act changing the Western Maysville justices' district, in Mason county.

An act for the benefit of the jailer of Harlan county.

An act to incorporate the Lebanon Hotel Company.

An act to empower the Madison county court to subscribe stock in turnpike roads.

An act for the benefit of Samuel Shearer and others.

An act changing the time of holding the Lincoln quarterly court.

An act declaring the Brushy Fork of Blain creek a navigable stream.

An act to incorporate Covington Lodge, No. 109, Free and Accepted Masons.

An act for the benefit of John J. Moore and Matilda Moore, his wife, and their children, of Boyle county.

An act for the benefit of the Christiansburg district, in Shelby county.

An act to incorporate the town of Consolation, in Shelby county.

An act to incorporate the Mobile and Ohio Telegraph Company.

An act for the benefit of W. J. Fields, late sheriff of Carter county.

An act to incorporate the Central West Kentucky Agricultural and Mechanical Association, in Graves county.

An act for the benefit of the administrators of Joseph Robb, deceased.

An act for the benefit of William Corum, clerk of the Greenup circuit and county courts.

An act for the benefit of Messrs. Dickey & Thomas, of Edmonson county.

An act for the benefit of W. J. Fields, late sheriff of Carter county.

An act to incorporate Ashland Division, No. 26, of Sons of Temperance, of Ashland, Greenup county.

An act to incorporate Winchester College.

An act to incorporate the Northeastern Kentucky Agricultural and Mechanical Association.

An act to amend the charter of the Richmond and Lancaster Turnpike Road Company.

An act to amend the charter of the Lancaster and Buckeye Turnpike Road Company.

An act to incorporate the Newstead Turnpike Road Company.

An act to incorporate the Colbyville Turnpike Road Company.
An act authorizing the county court of Carter county to sell the poor-house lands in said county.

An act to amend the charter of the Hopkinsville, Newstead, and Linton Turnpike Road Company.

An act to authorize the surviving trustees of Bullitt Seminary to select six associates.

An act to amend an act to amend and reduce into one the several acts concerning the town of Ghent.

An act to protect sheep in Jessamine county.

An act to incorporate McBrayer Lodge, No. 118, I. O. of O. F.

An act to amend the charter of the town of Brooksville, in Bracken county.

An act to incorporate the town of Florence, in Boone county.

An act to incorporate the Pine Grove and Bourbon County Turnpike Road Company.

An act regulating the circuit courts of the 11th judicial district.

An act for the benefit of A. S. Trimble, of Morgan county.

An act for the benefit of Jane Yeaker, of Woodford county.

An act for the benefit of John J. Miller, sheriff of Boone county.

An act for the benefit of the Kentucky Institution for the Education of the Blind.

An act to incorporate the Board of Commissioners of the Louisville Court-House.

An act to incorporate the Louisville Courier Printing Company.

The Senate then took up, according to notice given by Mr. Andrews, a Senate bill, entitled

A bill to apportion representation,

And the substitute reported by Mr. Bruner for said bill.

Pending the consideration of which,

The Senate, on motion of Mr. Andrews, took a recess until 3 o'clock, P. M.

The Senate met at 3 o'clock, P. M.

Mr. Walker, from a select committee, reported

A bill for the benefit of Q. C. Shanks, of Ohio county.

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

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That said bill be engrossed and read a third time.

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

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

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

An act to change the time of holding circuit courts in the counties of Russell, Clinton, and Cumberland.

An act to appropriate to B.F. Pullen, sheriff of Bourbon county, his mileage and expenses in carrying a lunatic to the Asylum at Hopkinsville.

An act for the benefit of Thomas E. Read and others.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then took up resolutions, from the House of Representatives, of the following titles, viz:

A resolution making appropriation to remove the remains of Ellison Williams.

A resolution to place head and foot stones to the graves of Colonels McKee and Clay, and Captain Willis.

Which were read the first time, and referred to the committee on Finance.

The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act to provide additional voting places in the city of Louisville.

2. An act changing the time of holding the March term of the Shelby quarterly court.

3. An act for the benefit of Joe Allen, late clerk of the Breckinridge county and circuit courts.

4. An act to incorporate the Crystal Brook Cave Company.
JAN. 30.] JOURNAL OF THE SENATE. 325

5. An act to extend the limits of the town of Somerset.
6. An act to incorporate the Bowling-Green and Trinity Church Turnpike Road Company.
7. An act to incorporate William B. Allen Lodge, No. 268, of Free and Accepted Masons.
10. An act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.
11. An act to amend the charter of the Paris and Clintonville Turnpike Road Company.
13. An act regulating the inspection and selling of tobacco in the city of Louisville.
14. An act to repeal the law prohibiting the importation of slaves into this State.
17. An act for the benefit of James M. Shackelford, of Madison county.
18. An act for the benefit of J. C. Conkin, of Monroe county.
19. An act for the benefit of E. P. Fish, of Rockcastle county.
20. An act for the benefit of John Cummins, sheriff of Rockcastle county.
22. An act for the benefit of Mrs. Ophelia Smith, of the city of Lexington.
23. An act for the benefit of the executors of Robert Didlake, deceased, of the city of Lexington.
24. An act for the benefit of Hezekiah Ellis, of Franklin county.
25. An act for the further regulating the duties, &c., of the trustees of the town of Richmond.
26. An act to allow compensation to jurors summoned before justices of the peace, town, city, and police judges.
27. An act to incorporate Winchester College.
28. An act to incorporate the Newstead Turnpike Road Company.
29. An act to amend the charter of the Hopkinsville, Newstead, and Linton Turnpike Road Company.
30. An act to amend an act to amend and reduce into one the several acts concerning the town of Ghent.
31. An act to authorize the surviving trustees of Bullitt Seminary to select six associates.
32. An act to protect sheep in Jessamine county.
33. An act to incorporate McBryar Lodge, No. 118, I. O. O. F.
34. An act to amend the charter of the town of Brooksville, in Bracken county.
35. An act to incorporate the town of Florence, in Boone county.
36. An act for the benefit of John J. Miller, sheriff of Boone county.
37. An act to incorporate the Colbyville Turnpike Road Company.
38. An act authorizing the county court of Carter county to sell poor-house lands in said county.
39. An act to incorporate the Pine Grove and Bourbon County Turnpike Road Company.
40. An act for the benefit of Jane Yeaker, of Woodford county.
41. An act regulating the circuit courts in the 11th judicial district.
42. An act for the benefit of A. S. Trimble, of Morgan county.
43. An act for the benefit of the Kentucky Institution for the Education of the Blind.
44. An act to amend the charter of the Richmond and Lancaster Turnpike Road Company.
45. An act to amend the charter of the Lancaster and Buckeye Turnpike Road Company.
46. An act to incorporate the Central West Kentucky Agricultural and Mechanical Association, in Graves county.
47. An act for the benefit of Messrs. Dickey & Thomas, of Edmonson county.
48. An act to incorporate Ashland Division, No. 26, Sons of Temperance, of Ashland, Greenup county.
49. An act to incorporate the Northeastern Kentucky Agricultural and Mechanical Association.
51. An act for the benefit of W. J. Fields, late sheriff of Carter county.
52. An act for the benefit of the administrators of Joseph Robb, deceased.
53. An act for the benefit of W. J. Fields, late sheriff of Carter county.
54. An act declaring certain newspapers authorized to publish legal advertisements.
55. An act to establish an additional justices' district and voting precinct in Henderson county.
56. An act to incorporate the Mobile and Ohio Telegraph Company.
57. An act to incorporate the town of Consolation, in Shelby county.
58. An act for the benefit of the Christiansburg district, in Shelby county.
59. An act to appoint a commissioner to locate the State road from Greenville to Bowling-Green.
60. An act to amend the charter of the city of Louisville.
61. An act to incorporate Covington Lodge, No. 109, Free and Accepted Masons.
62. An act for the benefit of the jailer of Harlan county.
63. An act to regulate the tolls and management of the Crab Orchard fork of the Wilderness road, in Rockcastle county.
64. An act authorizing a chancery and criminal term of the Lewis circuit court for the trial of equity and criminal causes.
65. An act to incorporate Polar Star Lodge, No. 363, of Free and Accepted Masons.
66. An act declaring the Brushy Fork of Blain creek, a navigable stream.
67. An act for the benefit of John J. Moore and Matilda Moore, his wife, and their children, of Boyle county.
68. An act to abolish the voting precincts of Walnut Flat and Turnersville, in Lincoln county.
69. An act to establish an additional justices' district in Livingston county.
70. An act to incorporate Gordonsville Seminary, in Logan county.
71. An act for the benefit of the Louisville Cane Run Road Company.
72. An act changing the time of holding the Lincoln quarterly court.
73. An act for the benefit of Samuel Shearer and others.
74. An act to empower the Madison county court to subscribe stock in turnpike roads.
75. An act to incorporate the Lebanon Hotel Company.
76. An act changing the Western Maysville justices' district, in Mason county.
77. An act to incorporate the Louisville Courier Printing Company.
78. An act to amend the charter of the city of Louisville for school purposes.
79. An act to incorporate the Board of Commissioners of the Louisville Court-House.
80. An act to establish the Jefferson common pleas court.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the 1st be referred to the committee on Privileges and Elections; the 2d, 55th, 63d, 68th, 69th, 72d, and 74th to the committee on County Courts; the 3d to the committee on the Sinking Fund; the 4th, 7th, 8th, 17th, 41st, and 80th to the committee on Circuit Courts; the 5th to the committee on Propositions and Grievances; the 6th, 10th, and 11th to the committee on Internal Improvement; the 9th, 12th, 14th, 25th, 27th, 30th, 33d, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 44th, 45th, 46th, 48th, 49th, 51st, 54th, 56th, 57th, 58th, 59th, 60th, 61st, 64th, 65th, 66th, 71st, 73d, 75th, 77th, 78th, and 79th to the committee on the Judiciary; the 13th to the committee on Agriculture and Manufactures; the 15th, 18th, 19th, 20th, 22d, 23d, 24th, 42d, 43d, 47th, and 67th to the committee on Finance; the 16th, 31st, and 76th to the committee on Education; the 21st, 26th, 28th, 29th, 32d, 52d, 53d, and 76th to the committee on Revised Statutes, and the 50th to the committee on Geological Survey.

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

On motion of Mr. Cosby—2. A bill to establish a deposit bank in Owensboro.

On motion of same—3. A bill to prohibit the sale of spirituous liquors in this State under hydrometer proof.

On motion of same—4. A bill to amend the charter of the town of Calhoun.

On motion of Mr. Prall—5. A bill to amend the charter of Clay Seminary.
On motion of same—6. A bill to incorporate the Flat Rock and Brush Creek Turnpike Road Company.

On motion of Mr. Cissell—7. A bill to amend the charter of the Bank of Louisville.

On motion of Mr. Rust—8. A bill to incorporate the Peoria Coal and Oil Company, in Greenup county.

On motion of Mr. Walton—9. A bill to change the Green and Hart county line.

On motion of Mr. Grover—10. A bill to incorporate the town of Gratz, in Owen county.

On motion of Mr. Alexander—11. A bill to prevent circuit judges and chancellors from practicing law during their continuance in office.


On motion of Mr. Cissell—13. A bill to increase the jurisdiction of the police judge of the town of Caseyville, Union county.

On motion of Mr. Barrick—14. A bill for the benefit of the directors of the Barren County Railroad Company, and for other purposes.

On motion of Mr. Grundy—15. A bill to incorporate a railroad company from Bardstown to Harrodsburg.

On motion of Mr. Taylor—16. A bill for the benefit of the Murphyville turnpike road, in Mason county.

On motion of Mr. Rhea—17. A bill to amend the charter of the Russellville and Springfield Turnpike Road Company.

On motion of Mr. Andrews—18. A bill to incorporate the Sherburn Lodge, of Ancient York Masons.

On motion of Mr. Cissell—19. A bill to amend an act, entitled "An act to reduce into one the several acts incorporating the town of Morganfield, Union county."

On motion of Mr. Whitaker—20. A bill for the benefit of the Baptist Church in Shelbyville.

On motion of Mr. Alexander—21. A bill for the benefit of the trustees of fractional districts Nos. 6 and 27, common school districts, in Russell county.

On motion of Mr. Whitaker—22. A bill for the benefit of the town of Mt. Washington, in Bullitt county.

On motion of Mr. Rhea—23. A bill to amend the charter of the town of Russellville.

42
The committee on Banks was directed to prepare and bring in the 2d and 7th; the committee on the Judiciary the 3d, 11th, 13th, 18th, and 19th; the committee on Education the 4th, 5th and 21st; the committee on County Courts the 6th; the committee on Agriculture and Manufactures the 8th; the committee on Propositions and Grievances the 9th and 10th; the committee on Circuit Courts the 12th, 22d, and 23d; the committee on Finance the 14th; the committee on Internal Improvement the 15th and 17th; the committee on Revised Statutes the 16th, and the committee on Religion the 20th.

Mr. Grover offered the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the present session of the General Assembly be, and the same is hereby, extended to the — day of February, 1860, and that on that day they will adjourn, at 3 o'clock, P. M., without day.

Mr. Bruner moved to dispense with the rules, and allow the committee on Finance to continue their report.

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

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

Those who voted in the affirmative, were—

William T. Anthony, Alex. L. Davidson, John L. Irvin,
James R. Barrick, John F. Fisk, Samuel H. Jenkins,
Benjamin P. Cissell,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Asa P. Grover, Albert G. Rhea,
T. T. Alexander, Thomas S. Grundy, Harrison Taylor,
Landaff W. Andrews, Samuel Haycraft, Cyrenius Wait,
A. D. Cosby, James McKee, E. D. Walker,
Samuel E. DeHaven, John A. Prall, C. J. Walton,

Mr. Walton moved to adjourn, it being half-past four o'clock.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Harrison Taylor,
T. T. Alexander, Thomas S. Grundy, Cyrenius Wait,
Landaff W. Andrews, Samuel Haycraft, E. D. Walker,
A. D. Cosby,  
Alex. L. Davidson,  
William B. Read,  
James McKee,  
C. J. Walton,  
W. C. Whitaker—15.

Those who voted in the negative, were—

William T. Anthony,  
James R. Barrick,  
John B. Bruner,  
Benjamin P. Cissell,  
John F. Fisk,  
Samuel H. Jenkins,  
Robert E. Glenn,  
Asa P. Grover,  
John L. Irvan,  
John A. Prall,  
Albert G. Rhea,  
Henry M. Rust—13.

And then the Senate adjourned.

TUESDAY, JANUARY 31, 1860.

1. Mr. Marshall presented the following petition of sundry citizens of Louisville, viz:

We, the undersigned, merchants, manufacturers, and business men of the city of Louisville, having had notice of the pending of a bill before the Kentucky Legislature for the purpose of establishing conventional interest, with 10 per centum as the maximum rate, to be expressed in the contract, in writing, confidently believing that the passage of such a measure would greatly promote and benefit the agricultural, manufacturing, and commercial interests of this State, earnestly petition the Legislature thereof to give it the most serious and careful consideration, and make it the law of the land.

JOHN BELL,  
W. F. LANE,  
S. GWYN,  
T. MARTIN & CO.,  
WATKINS, HUNT & CO.,  
BIRCH MUSSELMAN,  
D. SPALDING, Jr.,  
JAS. PETERSON,  
ANDREW GRAHAM,  
JAS. CLARK,  
J. S. BARBOUR,  
R. K. WHITE,  
MUSSELMAN & SON,  
RONALD & BRENT,  
A. D. HUNT,  
D. RICKETTS & CO.,  
CHARLES DUFFIELD & CO.,  
W. H. DAVIDSON,  
REN. J. ADAMS,  
W. M. WATKINS & CO.,  
W. P. CAMPBELL,  
H. E. LEWIS & CO.,  
CHARLES H. LEWIS,  
JNO. COCHRAN & SON,  
JNO. TERRY & CO.,  
JAMES TRABUE & CO.,  
JAMES LOW & CO.,  
LEIGHT, BARRET & CO.,
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly.

2. Mr. Alexander presented the petition of S. W. Miller and others, praying the passage of an act for their benefit.

3. Mr. Irvan presented the petition of sundry officers and citizens of Calloway county, praying the passage of an act for their benefit.

4. Mr. Pennebaker presented the petition of J. D. Elliott, praying the passage of an act for his benefit.

5. Mr. Delaven presented the petition of sundry citizens of Oldham county, praying the passage of an act incorporating the Goshen and Louisville Turnpike Road Company.

6. Mr. Read presented the remonstrance of sundry citizens of Louisville, against the passage of a bill increasing the fees of tobacco warehouses in this State.

7. Mr. Darnaby presented the petition of sundry citizens of Lexington, praying the passage of an act for their benefit.

8. Mr. Fisk presented the petition of the Odd Fellows' Hall Association, of Covington, praying the passage of an act for their benefit.

9. Mr. Jenkins presented the petition of sundry citizens of Hickman and Fulton counties, praying the passage of an act for their benefit.

10. Mr. Taylor presented a remonstrance from sundry citizens of Madison county, and from the corporate authorities of the city of Lexington, remonstrating against the erection of a bridge across the Kentucky river.

Which were received, the reading dispensed with, and referred, the
1st and 9th to the committee on Banks; the 2d, 7th, and 10th to the committee on Internal Improvement; the 3d to the committee on County Courts; the 4th and 5th to the committee on the Judiciary; the 6th to the committee on Agriculture and Manufactures, and the 8th to the committee on Finance.

Mr. Alexander, under a dispensation of the rules, offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, that the Speaker of the Senate appoint a committee of three, and the Speaker of the House appoint five as a committee, to draft and report suitable resolutions, expressive of the sense of this Senate for the kind invitations and generous welcome given us by the authorities of Cincinnati, Columbus, Dayton, and Xenia, and the whole people of Ohio, on our recent visit to that State.

Which was read twice and adopted.

In obedience to the provisions of said resolution, the Speaker appointed Messrs. Taylor, Grover, and Walker on said committee.

Mr. Cissell, from the committee on the Judiciary, under the order of the Senate, reported a bill, entitled

A bill to incorporate the Maysville Coal and Oil Company,

With the opinion that said bill ought not to pass.

And the question being taken upon concurring in the report of the committee, it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John B. Bruner, John F. Fisk,
T. T. Alexander, Benjamin P. Cissell, Asa P. Grover,
William T. Anthony, A. D. Cosby, John L. Irvan,
James R. Barrick, William S. Darnaby, John A. Prall,
Samuel H. Boles, Samuel E. DeHaven, Cyrenius Wait—15.

Those who voted in the negative, were—

J. E. Gibson, John G. Lyon, Albert G. Rhea,
William C. Gillis, Thornton F. Marshall, Henry M. Rust,
Robert E. Glenn, William H. McBrayer, E. D. Walker,
Samuel Haycraft, James McKee, C. J. Walton,

John M. Johnson, William B. Read,

Mr. Rust offered the following amendment, viz:

Provided further, That before any railroad shall be constructed as contemplated by this act, the consent of the owner over whose land the same is proposed to be made shall first be obtained by the company.
And the question being taken thereon, it was decided in the affirmative.

Mr. DeHaven offered the following amendment, viz:

Strike out "Maysville Coal and Oil Company," and insert "Fulton Coal and Oil Company," wherever it occurs in the bill.

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

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

Those who voted in the affirmative, were—


John D. Bruner, Samuel Haycraft,

Those who voted in the negative, were—

A. D. Cosby, John G. Lyon, Henry M. Rust,

J. E. Gibson, Thornton F. Marshall, E. D. Walker,

William C. Gillis, William H. McBrayer, C. J. Walton,


Samuel H. Jenkins, William B. Read,

The question was then taken on dispensing with the third reading of said bill, and it was decided in the negative.

And so said bill was placed in the orders of the day.

Mr. Grover, from a select committee, made the following report, viz:

The committee appointed to ascertain and report the amount of unfinished business before the Senate, report that there are, in the orders of the day and in the hands of the various committees, including leaves, six hundred and twenty-seven bills.

The committee may be permitted to add, that very many of these bills are local in their character; and that a large number of the bills of a general nature have undergone a good deal of discussion.

All of which is respectfully submitted.

A. P. GROVER, J. B. BRUNER, W. C. GILLIS.

JANUARY 31, 1860.

On motion of Mr. Grover, the Senate took up for consideration a resolution, from the House of Representatives, entitled

A resolution for final adjournment.
Said resolution was read, as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, (two thirds of all the members elected concurring) That the present session of the General Assembly be continued until and including the 24th day of February, 1860.

Mr. Andrews moved to strike out the "24th," and insert the "21st."

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

And the yeas and nays being required thereon by Messrs. Andrews and Bole, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Grover 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 resolution, and it was decided in the negative, two thirds of all the Senators elect not voting therefor.

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

Those who voted in the affirmative, were—

Those who voted in the negative, were—
William T. Anthony, John B. Bruner, Charles D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, Albert G. Rhea,
James R. Barrick, John G. Lyon, W. C. Whitaker—11.
Samuel H. Boles, William H. McBrayer,

Mr. Grover moved to reconsider the vote of the Senate rejecting a
bill, entitled
A bill for the benefit of G. W. Whitaker, of Lawrence county, Illinois.
The further consideration of said motion was postponed for the
present.

Mr. Andrews gave notice that he would, on to-morrow, move to
reconsider the vote of the Senate by which the House resolution for
final adjournment was rejected.

Mr. Irvan moved to reconsider the vote by which the Senate adopted
the amendment of Mr. DeHaven, to a bill, entitled
A bill to incorporate the Maysville Coal and Oil Company.
And the further consideration of said motion was postponed for the
present.

A message was received from the House of Representatives, an-
nouncing that they had concurred in amendments passed by the Sen-
ate, to bills from the House of Representatives, of the following titles,
viz:
An act to incorporate the Alexandria and Tibbatt's Cross-Roads
Turnpike Company, in Campbell county.
An act to amend the charter of the Warsaw Turnpike Company,
An act to revive the charter of the Knob Lick Turnpike Road Com-
pany.
An act to incorporate the Winchester and Muddy Creek Turnpike
Road Company.
An act to change the time of holding the quarterly courts of Hart
county.
An act to amend the charter of the Paris and Bethlehem Turnpike
Road Company.
And that they had passed a resolution and bills of the following
titles, viz:
A resolution for final adjournment.
An act to apportion representation in the Senate and House of Rep-
resentatives.
An act to establish a State road from Caseyville, in Union county, to Providence, in Hopkins county.

An act to charter the Tradewater Coal Manufacturing Company.

An act to change the jurisdiction as to misdemeanors in the city of Louisville.

An act to prescribe the mode of working the public roads in the counties of Union, Spencer, and Carter.

An act for the benefit of the mechanics of Warren, Boyle, Simpson, Daviess, Barren, Hardin, Henry, Bracken, and Spencer counties.

An act concerning the fees of county attorneys.

An act to provide for the sale of choses in action and judgments in certain cases.

An act to incorporate the German Evangelical Lutheran Church of St. Peter's, of Louisville.

An act to amend the charter of the Louisville Insurance Company.

An act to provide for the service of process against steamboats.

An act to incorporate the Russellville and Franklin Turnpike Road Company.

An act to incorporate the Eminence and Shelbyville Turnpike Road Company.

An act to appoint A. S. Brown a reviewer on the State road leading from Paducah to Hopkinsville.

An act to amend the charter of the town of Foster, in Bracken county.

An act to change the mode of setting down votes on poll books.

An act for the benefit of Miles Greenwood.

The Senate, according to special order, took up for consideration a bill, entitled
A bill to apportion representation.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That representation for the House of Representatives shall be apportioned among the several counties of the Commonwealth as follows, viz:

To the first district twelve representatives, as follows: To the counties of Fulton and Hickman, one; Graves, one; Calloway, one; Marshall, one; Ballard, one; McCracken, one; Caldwell, one; Lyon and Livingston, one; Crittenden, one; Union, one; Hopkins, one; and Trigg, one.

To the second district eleven representatives, as follows: To the county of Christian, one; Muhlenburg, one; Henderson, one; Daviess, one; Hancock, one; Ohio, one; Breckinridge, one; Meade, one; Grayson, one; McLean, one; and Butler and Edmonson, one.

To the third district nine representatives, as follows: To the county of Todd, one; Logan, one; Simpson, one; Warren, one; Allen, one; Monroe, one; Barren, two; and Hart, one.

To the fourth district nine representatives, as follows: To the county of Adair one; Green, one; Taylor, one; Wayne, one; Pulaski, one; Cumberland and Clinton, one; Russell and Casey, one; Lincoln, one; and Boyle, one.

To the fifth district nine representatives, as follows: To the county of Hardin, one; Lurue, one; Bullitt, one; Spencer, one; Nelson, one; Washington, one; Marion, one; Mercer, one; and Anderson, one.

To the sixth district ten representatives, as follows: To the county of Garrard, one; Madison, one; Whitley, one; Laurel and Rockcastle, one; Knox, one; Harlan and Perry, one; Jackson and Estill, one; Clay and Owsley, one; Floyd and Johnson, one; and Pike and Letcher, one.

To the seventh district ten representatives, as follows: To the first and second wards of Louisville, one; the third and fourth wards, one; to the fifth and sixth wards, one; to the seventh and eighth wards, one; the county of Jefferson, one; Shelby, one; Henry, one; Trimble, one; Carroll, one; and Oldham, one;

To the eighth district seven representatives, as follows: To the county of Bourbon, one; Fayette, one; Scott, one; Owen, one; Franklin, one; Woodford, one; and Jessamine, one.

To the ninth district seven representatives, as follows: To the county of Clarke, one; Bath, one; Montgomery and Powell, one; Fleming, one; Lawrence, one; Greenup, one; Morgan, one; Breathitt, one; Carter, one; and Lewis and Rowan, one.

To the tenth district thirteen representatives, as follows: To the county of Mason, two; Bracken, one; Nicholas, one; Harrison, one; Pendleton, one; Campbell, two; Grant, one; Kenton, two; Boone, one; and Gallatin, one.

§ 2. That for the purpose of apportioning the representation in the Senate, the State is hereby laid off into thirty-eight senatorial districts, as follows, viz: The counties of Hickman, Graves, and Fulton, shall compose the first district; the counties of McCracken, Ballard, and
Livingston, the second district; the counties of Marshall, Calloway, and Trigg, the third district; the counties of Christian, Caldwell, and Lyon the fourth district; the counties of Crittenden, Hopkins, and Union, the fifth district; the counties of Henderson and Daviess, the sixth district; the counties of McLean, Ohio, and Muhlenburg, the seventh district; the counties of Breckinridge, Hancock, and Grayson, the eighth district; the counties of Logan and Todd, the ninth district; the counties of Allen, Simpson, and Monroe, the tenth district; the counties of Warren, Edmonson, and Butler, the eleventh district; the counties of Hardin and Meade, the twelfth district; the counties of Barren and Hart, the thirteenth district; the counties of Nelson, Bullitt, and Larue, the fourteenth district; the counties of Washington, Marion, and Boyle, the fifteenth district; the counties of Shelby, Anderson, and Spencer, the sixteenth district; the counties of Franklin and Owen, the seventeenth district; the county of Jefferson, and the first and second wards of Louisville, the eighteenth district; the third, fourth, fifth, sixth, seventh, and eighth wards of Louisville, the nineteenth district; the counties of Henry, Carroll, Trimble, and Oldham, the twentieth district; the counties of Callatin, Grant, and Boone, the twenty-first district; the county of Kenton, the twenty-second district; the counties of Campbell and Pendleton, the twenty-third district; the counties of Harrison and Bracken, the twenty-fourth district; the counties of Mason and Scott, the twenty-fifth district; the counties of Fleming and Nicholas, the twenty-sixth district; the counties of Bourbon, Bath, and Rowan, the twenty-seventh district; the counties of Estill, Madison, and Owsley, the twenty-eighth district; the counties of Estill, Madison, and Owsley, the twenty-ninth district; the counties of Johnson, Floyd, Pike, Letcher, Perry, and Breathitt, the thirty-first district; the counties of Estill, Madison, and Owsley, the thirty-second district; the counties of Estill, Madison, and Owsley, the thirty-third district; the counties of Estill, Madison, and Owsley, the thirty-fourth district; the counties of Estill, Madison, and Owsley, the thirty-fifth district; the counties of Estill, Madison, and Owsley, the thirty-sixth district; the counties of Estill, Madison, and Owsley, the thirty-seventh district; the counties of Estill, Madison, and Owsley, the thirty-eighth district.

§ 3. That in order to ascertain the state of the polls, when two or more counties compose a senatorial district, or two or more counties are joined to elect a representative, the sheriffs of such counties shall meet at the court-house of the county first named, to compare the polls, on the first Monday next after the election, and having ascertained, by faithful comparison and addition, the number of their respective polls, shall make return in the manner prescribed by law: Provided, That when a writ of election shall be issued by the governor, or either branch of the legislature, an earlier day may be ordered in said writ for comparing the polls, if deemed expedient.

§ 4. That if any new county should be established before the next enumeration and apportionment of representation, it shall be consid-

...erred as part or parts of the county or counties from which it was taken, for the purpose of representation.

**FIRST DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hickman</td>
<td>899</td>
</tr>
<tr>
<td>Fulton</td>
<td>1,151</td>
</tr>
<tr>
<td>Graves</td>
<td>2,083</td>
</tr>
<tr>
<td></td>
<td><strong>4,133</strong></td>
</tr>
</tbody>
</table>

**SECOND DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>McCracken</td>
<td>1,956</td>
</tr>
<tr>
<td>Ballard</td>
<td>1,294</td>
</tr>
<tr>
<td>Livingston</td>
<td>356</td>
</tr>
<tr>
<td></td>
<td><strong>4,526</strong></td>
</tr>
</tbody>
</table>

**THIRD DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
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</thead>
<tbody>
<tr>
<td>Marshall</td>
<td>1,151</td>
</tr>
<tr>
<td>Calloway</td>
<td>1,553</td>
</tr>
<tr>
<td>Trigg</td>
<td>1,555</td>
</tr>
<tr>
<td></td>
<td><strong>4,259</strong></td>
</tr>
</tbody>
</table>

**FOURTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Christian</td>
<td>2,344</td>
</tr>
<tr>
<td>Caldwell</td>
<td>1,294</td>
</tr>
<tr>
<td>Lyon</td>
<td>771</td>
</tr>
<tr>
<td></td>
<td><strong>4,399</strong></td>
</tr>
</tbody>
</table>

**FIFTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crittenden</td>
<td>1,293</td>
</tr>
<tr>
<td>Hopkins</td>
<td>2,254</td>
</tr>
<tr>
<td>Union</td>
<td>1,089</td>
</tr>
<tr>
<td></td>
<td><strong>5,647</strong></td>
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**SIXTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henderson</td>
<td>1,768</td>
</tr>
<tr>
<td>Daviess</td>
<td>2,324</td>
</tr>
<tr>
<td></td>
<td><strong>4,092</strong></td>
</tr>
</tbody>
</table>

**SEVENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>McLean</td>
<td>985</td>
</tr>
<tr>
<td>Ohio</td>
<td>2,012</td>
</tr>
<tr>
<td>Muhlenburg</td>
<td>1,707</td>
</tr>
<tr>
<td></td>
<td><strong>4,704</strong></td>
</tr>
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**EIGHTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breckinridge</td>
<td>1,918</td>
</tr>
<tr>
<td>Hancock</td>
<td>910</td>
</tr>
<tr>
<td>Grayson</td>
<td>1,349</td>
</tr>
<tr>
<td></td>
<td><strong>4,177</strong></td>
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**NINTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Logan</td>
<td>9,292</td>
</tr>
<tr>
<td>Todd</td>
<td>1,399</td>
</tr>
<tr>
<td></td>
<td><strong>10,691</strong></td>
</tr>
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</table>

**TENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allen</td>
<td>1,475</td>
</tr>
<tr>
<td>Simpson</td>
<td>1,094</td>
</tr>
<tr>
<td>Monroe</td>
<td>1,485</td>
</tr>
<tr>
<td></td>
<td><strong>4,055</strong></td>
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**ELEVENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Population</th>
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<tbody>
<tr>
<td>Warren</td>
<td>2,307</td>
</tr>
<tr>
<td>Edmonson</td>
<td>658</td>
</tr>
<tr>
<td>Butler</td>
<td>1,267</td>
</tr>
<tr>
<td></td>
<td><strong>4,232</strong></td>
</tr>
</tbody>
</table>
JAN. 31.]  JOURNAL OF THE SENATE.  341

**TWELFTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hardin</td>
<td>2,367</td>
</tr>
<tr>
<td>Meade</td>
<td>1,214</td>
</tr>
<tr>
<td></td>
<td>3,581</td>
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**THIRTEENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
</tr>
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<tbody>
<tr>
<td>Barren</td>
<td>3,198</td>
</tr>
<tr>
<td>Hart</td>
<td>1,524</td>
</tr>
<tr>
<td></td>
<td>4,652</td>
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**FOURTEENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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</thead>
<tbody>
<tr>
<td>Nelson</td>
<td>2,914</td>
</tr>
<tr>
<td>Bullitt</td>
<td>1,169</td>
</tr>
<tr>
<td>LaRue</td>
<td>1,065</td>
</tr>
<tr>
<td></td>
<td>4,228</td>
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**FIFTEENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Washington</td>
<td>1,836</td>
</tr>
<tr>
<td>Marion</td>
<td>1,654</td>
</tr>
<tr>
<td>Boyle</td>
<td>1,101</td>
</tr>
<tr>
<td></td>
<td>4,591</td>
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**SIXTEENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Shelby</td>
<td>2,260</td>
</tr>
<tr>
<td>Anderson</td>
<td>1,118</td>
</tr>
<tr>
<td>Spencer</td>
<td>800</td>
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<td>4,029</td>
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**SEVENTEENTH DISTRICT.**

<table>
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<th>County</th>
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<tbody>
<tr>
<td>Franklin</td>
<td>1,746</td>
</tr>
<tr>
<td>Owen</td>
<td>2,167</td>
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<tr>
<td></td>
<td>3,913</td>
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**EIGHTEENTH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>First and Second Wards, Louisville</td>
<td>2,300</td>
</tr>
<tr>
<td></td>
<td>1,500</td>
</tr>
<tr>
<td></td>
<td>3,700</td>
</tr>
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**NINETEENTH DISTRICT.**

<table>
<thead>
<tr>
<th>Ward</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Third, Fourth, Fifth, Sixth, Seventh, and Eighth Wards, Louisville</td>
<td>4,000</td>
</tr>
</tbody>
</table>

**TWENTIETH DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henry</td>
<td>1,777</td>
</tr>
<tr>
<td>Carroll</td>
<td>1,067</td>
</tr>
<tr>
<td>Oldham</td>
<td>930</td>
</tr>
<tr>
<td>Trimble</td>
<td>1,024</td>
</tr>
<tr>
<td></td>
<td>4,858</td>
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**TWENTY-FIRST DISTRICT.**

<table>
<thead>
<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Gallatin</td>
<td>631</td>
</tr>
<tr>
<td>Grant</td>
<td>1,407</td>
</tr>
<tr>
<td>Boone</td>
<td>1,887</td>
</tr>
<tr>
<td></td>
<td>4,195</td>
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**TWENTY-SECOND DISTRICT.**

<table>
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<tr>
<th>County</th>
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<tbody>
<tr>
<td>Kenton</td>
<td>3,696</td>
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</tbody>
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**TWENTY-THIRD DISTRICT.**

<table>
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<tr>
<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Campbell</td>
<td>2,812</td>
</tr>
<tr>
<td>Pendleton</td>
<td>1,500</td>
</tr>
<tr>
<td></td>
<td>4,312</td>
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**TWENTY-FOURTH DISTRICT.**

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<th>County</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Harrison</td>
<td>2,249</td>
</tr>
<tr>
<td>Bracken</td>
<td>1,876</td>
</tr>
<tr>
<td></td>
<td>4,119</td>
</tr>
<tr>
<td>TWENTY-FIFTH DISTRICT</td>
<td></td>
</tr>
<tr>
<td>-----------------------</td>
<td>-------</td>
</tr>
<tr>
<td>Mason</td>
<td>2,569</td>
</tr>
<tr>
<td>Lewis</td>
<td>1,463</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>TWENTY-SIXTH DISTRICT</th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Fayette</td>
<td>2,569</td>
<td></td>
</tr>
<tr>
<td>Scott</td>
<td>1,762</td>
<td></td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>TWENTY-SEVENTH DISTRICT</th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Fleming</td>
<td>1,961</td>
<td></td>
</tr>
<tr>
<td>Nicholas</td>
<td>1,519</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TWENTY-EIGHTH DISTRICT</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Bourbon</td>
<td>1,973</td>
<td></td>
</tr>
<tr>
<td>Bath</td>
<td>1,690</td>
<td></td>
</tr>
<tr>
<td>Rowan</td>
<td>430</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TWENTY-NINTH DISTRICT</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Greenup</td>
<td>2,099</td>
<td></td>
</tr>
<tr>
<td>Carter</td>
<td>1,399</td>
<td></td>
</tr>
<tr>
<td>Lawrence</td>
<td>1,353</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>THIRTIETH DISTRICT</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Clarke</td>
<td>1,431</td>
<td></td>
</tr>
<tr>
<td>Powell</td>
<td>1,356</td>
<td></td>
</tr>
<tr>
<td>Morgan</td>
<td>1,714</td>
<td></td>
</tr>
<tr>
<td>Montgomery</td>
<td>1,057</td>
<td></td>
</tr>
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<tr>
<td>Pulaski</td>
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The resolution then passed, and was referred to the Committee on Finance.

The motion to adjourn was again made.

Mr. Speer moved it to adjourn.

Mr. Williams seconded the motion.

Mr. Spickard moved the adjournment.

Mr. Williams moved a reconsideration of the same.

On motion of Mr. Spickard, the same was referred to the Committee on Finance.

A bill was introduced in the name of

The resolution then passed, and was referred to the Committee on Finance.
The resolution offered as a substitute for said bill reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That this legislature has no power, under the constitution, to apportion representation either in the Senate or House of Representatives.

The question was then taken on the adoption of said substitute, and it was decided in the negative.

And the yeas and nays being required thereon by Messrs. Andrews and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Charles D. Pennebaker, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait—12.
William C. Gillis, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, William H. McBrayer,
William T. Anthony, Robert E. Glenn, John A. Prall,
James R. Barrick, Thomas S. Grundy, William B. Read,
Benjamin P. Cissell, John L. Irvan, Henry M. Rust,
Alex. L. Davidson, Samuel H. Jenkins, C. J. Walton—17.
Samuel E. DeHaven, Thornton F. Marshall,

On motion of Mr. Andrews,
The Senate adjourned until 3 o'clock, P. M.

The Senate met pursuant to adjournment.
Mr. Walton moved a call of the Senate, which was ordered.

On motion of Mr. Fisk, further proceedings under said call were dispensed with.

The Senate then resumed the consideration of a bill, entitled
A bill to apportion representation.
Mr. Taylor moved to amend said bill by striking out after the word "Lewis," in the 34th line of the 1st section, the words "and Rowan," and insert "and Rowan" after the word "Carter," in the same line.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Robert E. Glenn, William H. McBrayer,
T. T. Alexander, Asa P. Grover, James McKee,
William T. Anthony, Thomas S. Grundy, Charles D. Pennebaker,
James R. Barrick, Samuel Haycraft, John A. Prall,
John B. Bruner, John L. Irvan, Albert G. Rhea,
Benjamin P. Cissell, Samuel H. Jenkins, Harrison Taylor,
William S. Darnaby, John M. Johnson, Cyrenius Wait,
John F. Fisk, John G. Lyon, C. J. Walton,
William C. Gillis,

In the negative—

William B. Read—1.

Mr. Alexander moved further to amend said bill, by striking out the word "Adair," in the 33d line of the 2d section, and inserting in lieu thereof the word "Casey;" and by striking out the word "Casey," in the 34th line of same section, and inserting in lieu thereof the word "Adair."

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
William C. Gillis, James McKee, C. J. Walton,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, Thornton F. Marshall,
James R. Barrick, J. E. Gibson, William H. McBrayer,
Benjamin P. Cissell, Asa P. Grover, John A. Prall,
William S. Darnaby, Thomas S. Grundy, William B. Read,
Alex. L. Davidson, John L. Irvan, Henry M. Rust—18.

Mr. Alexander moved further to amend said bill, by striking out the word "Adair," in the 33d line of the 2d section, and inserting in lieu thereof the word "Casey;" and by striking out the word "Casey," in the 34th line of same section, and inserting in lieu thereof the word "Adair."

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
William C. Gillis, James McKee, C. J. Walton,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, Thornton F. Marshall,
James R. Barrick, J. E. Gibson, William H. McBrayer,
Benjamin P. Cissell, Asa P. Grover, John A. Prall,
William S. Darnaby, Thomas S. Grundy, William B. Read,
Alex. L. Davidson, John L. Irvan, Henry M. Rust—18.

Mr. Alexander moved further to amend said bill, by striking out the word "Adair," in the 33d line of the 2d section, and inserting in lieu thereof the word "Casey;" and by striking out the word "Casey," in the 34th line of same section, and inserting in lieu thereof the word "Adair."

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
William C. Gillis, James McKee, C. J. Walton,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, Thornton F. Marshall,
James R. Barrick, J. E. Gibson, William H. McBrayer,
Benjamin P. Cissell, Asa P. Grover, John A. Prall,
William S. Darnaby, Thomas S. Grundy, William B. Read,
Alex. L. Davidson, John L. Irvan, Henry M. Rust—18.
Mr. Pennebaker moved further to amend said bill by striking out the words "first and second," and inserting the words "seventh and eighth."

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

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

Those who voted in the affirmative, were—

T. T. Alexander, John M. Johnson, Henry M. Rust,
Landaff W. Andrews, John G. Lyon, Harrison Taylor,
John B. Bruner, James McKee, Cyrenius Wait,
Samuel Haycraft, Albert G. Rhea,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, Thornton F. Marshall,
James R. Barrick, Robert E. Glenn, William H. McBrayer,
Benjamin P. Cissell, Asa P. Grover, John A. Pratt,
William S. Darnaby, Thomas S. Grundy, William B. Read,
John F. Fisk, Samuel H. Jenkins,

Mr. Gillis moved further to amend said bill by striking out the word "Jackson," in the 31st line of the 2d section, and inserting the same in lieu of the word "Garrard," in the 32d line of the same section.

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
William C. Gillis, Charles D. Pennebaker,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, Thornton F. Marshall,
William T. Anthony, Robert E. Glenn, William H. McBrayer,
James R. Barrick, Asa P. Grover, John A. Pratt,
Benjamin P. Cissell, Thomas S. Grundy, William B. Read,
William S. Darnaby, John L. Irvan, Henry M. Rust,
Alex. L. Davidson, Samuel H. Jenkins, C. J. Walton—19.
Samuel E. DeHaven,

Mr. Gillis moved further to amend said bill by striking out the word "Jackson," in the 31st line of the 2d section, and inserting in lieu
thereof the word "Laurel;" and by striking out the word "Laurel," in the 32d line of the same section, and inserting in lieu thereof the word "Jackson."

Which was adopted.

Mr. Walton moved to amend said bill by adding the county of Metcalfe to the thirteenth senatorial district.

Ordered, That the further consideration of said bill be postponed until to-morrow morning, at 10 o'clock.

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

On motion of Mr. Rust—1. A bill for the benefit of B. J. McComas.

On motion of Mr. Pennebaker—2. A bill for the benefit of citizens of foreign countries.

On motion of Mr. Whitaker—3. A bill to incorporate the Smithfield and Shelby County Turnpike Road Company.

On motion of Mr. Cissell—4. A bill to incorporate the Louisville Planing Company.

On motion of Mr. Prall—5. A bill for the benefit of Moses Gullett, of Morgan county.

On motion of Mr. Haycraft—6. A bill for the benefit of the Hardin court.

The committee on Finance was directed to prepare and bring in the 1st; the committee on the Judiciary the 2d; the committee on Circuit Courts the 3d and 6th, and the committee on Propositions and Grievances the 4th and 5th.

And then the Senate adjourned.
WEDNESDAY, FEBRUARY 1, 1860.

1. Mr. Cissell presented a remonstrance from the officers and directors of the Louisville Gas Company, against a proposed amendment to the charter of said company.

2. Mr. McBrayer presented the petition of the justices of the peace of Calloway county, praying the passage of an act authorizing a sale of the poor-house lands of said county.

3. Mr. Denny presented a remonstrance from the stockholders in the Richmond and Lexington Turnpike Road Company, against the passage of a bill authorizing the directors of said road to build a bridge across the Kentucky river.

4. Mr. Alexander presented a petition of sundry citizens of Danville, praying the passage of a bill amending the charter of said town.

5. Mr. Glenn presented a petition from the officers of the Christian county court, praying the passage of an act for the benefit of said county.

6. Mr. Grundy presented the petition of sundry citizens of Washington county, praying the passage of an act for their benefit.

Which were received, the reading dispensed with, and referred, the 1st and 4th to the committee on the Judiciary; the 2d to the committee on Propositions and Grievances; the 3d to the committee on Internal Improvement, and the 5th and 6th to the committee on County Courts.

Under a suspension of the rules of the Senate, Mr. Prall offered the following resolutions, viz:

WHEREAS, The State of Kentucky is governed by the same local interests as our sister State of Tennessee, and the two States are now brought into more intimate business relations by the completion of the Louisville and Nashville railroad, while other links of intercommunication are in contemplation; and it was recently affirmed by the Legislature of Tennessee that the State has by legislation established extensive railway intercommunications with her sister States, tending to cement their union by commercial interest, and to develop their respective sources of wealth, to the especial benefit of each, for the good of the whole; through the patriotic generosity of the States lying west of the Mississippi river, and of the government of the United States, a continuous line of railroad from the termini of the Tennessee railways, at Memphis, and from other ports on the Mississippi river,
has been provided for as far as the eastern boundary line of the State of Texas; and Texas has nobly granted the Southern Pacific Railroad the right of way, and authority to construct a railroad from the eastern boundary of that State to El Paso, on the Rio Grande, on the confines of the United States’ Territory of Arizona, and to enable it to complete the same has granted to said company, in fee-simple, sixteen sections of land and a loan for ten years of $6,000 for every mile thereof constructed, thus completing half the distance from the Mississippi river to the Pacific ocean; and for extending this road to the Pacific ocean, the extent of line across the territory of Arizona, a distance of 572 miles, and over California, of 246 miles, making the total distance from El Paso to the Pacific ocean 838 miles, means are yet unprovided; and by the climate, topography, materials, fuel, water, and a country whose agricultural and mineral resources are inviting their development of inexhaustible wealth, nature has stamped upon this line all the qualities of a great national railway—not a mere individual or State enterprise, but one tending to nationality in its character, and even to be a thoroughfare to foreign nations, promoting, revolutionizing, and regulating the commerce of the several States of the Union, and of the United States, with other parts of the world, and of the States with each other; according to the government of the United States a direct, safe, and speedy military and postal route, within the federal territory, between its Atlantic and Pacific States, whereby mails, troops, and munitions of war may at all times hereafter be transported with utmost speed and safety; and the completion of this inter-oceanic railway will be greatly conducive to the best interests of the State of Kentucky and the entire west and southwest; therefore,

Resolved, That we regard the Southern Pacific Railroad as a necessity of the age, and that we commend it, and its extension from El Paso, through Arizona, to the Pacific ocean, to the favorable consideration of our Senators and Representatives in Congress, so as to obtain therefor such countenance and aid as may, within due constitutional limits, be properly conferred.

Resolved, That a copy of foregoing preamble and resolution be furnished each one of our Senators and Representatives in Congress of the United States, by the Governor, as soon after their passage as possible.

Mr. Gillis, 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 establish the county of Metcalfe,

And had found the same truly enrolled.

Said bill having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and it was delivered to the committee to be presented to the Governor for his approval and signature.
After a short time, Mr. Gillis reported that the committee had discharged that duty.

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

- An act to furnish county judges with necessary blank books.
- An act for the benefit of Ira H. Stout and wife.
- An act to create the 14th judicial district in this Commonwealth.
- An act further to regulate the lunatic asylums of this State.

And that they had passed bills, originating in the Senate, of the following titles, viz:

- An act for the benefit of the creditors of the People's Telegraph Company.
- An act for the benefit of the creditors of the New Orleans and Ohio Telegraph Company.
- An act to incorporate the German Stone-Cutters' Benevolent Association, of Louisville.
- An act to amend an act incorporating the Kentucky Farmers' Mutual Insurance Company.
- An act authorizing the Louisville chancery court to close Pope street.
- An act to incorporate the Clay Manufacturing Company.
- An act to incorporate the Joiners' and Cabinet-Makers' Benevolent Society, of Louisville.

And that they had received official information from the Governor, that he had approved and signed an enrolled bill, which originated in the House of Representatives, entitled

- An act to establish the county of Metcalfe.

Mr. DeHaven, from the committee on Finance, reported bills from the House of Representatives of the following titles, viz:

- An act for the benefit of Andrew Wilson and Thomas Lewis.
- An act for the benefit of George B. Poage, of Lawrence Lewis, and others.

An act for the benefit of the assessor of Fulton county.

An act for the benefit of A. C. Godsey, late sheriff of Perry county.

An act for the benefit of Joseph Gray, of Cumberland county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. DeHaven, from the same committee, reported bills from the House of Representatives, with amendments, of the following titles, viz:

An act for the benefit of W. S. Jordan, late judge of Hickman county, and Levi Jackson, late judge of Laurel county.

An act for the benefit of McHenry Maddox.

An act for the benefit of Alfred Smith, of Rockcastle.

Which were concurred in.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with.

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

The same committee reported Senate bills of the following titles, viz:

A bill for the benefit of H. J. Spradlin.

A bill for the benefit of Samuel P. Brawner.

A bill for the benefit of Eli Lykins.

A bill for the benefit of Hart & Maypother.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported a Senate bill, entitled

A bill for the benefit of Joseph M. Bigger, of Paducah.

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

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts is hereby directed to draw his warrant on the Treasurer in favor of Joseph M. Bigger, of Paducah, for the sum of seventy dollars, as compensation for his services as Commonwealth's attorney in the first judicial district.

§ 2. This act shall take effect from its passage.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Mr. Irvan offered the following amendment, viz:
Strike out "seventy dollars," and insert "ninety-seven dollars and fifty cents."
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. DeHaven and Irvan, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) John L. Irvan, Charles D. Pennebaker,
George Denny, John M. Johnson, John A. Prall,
John F. Fish, John G. Lyon, William B. Read,
Robert E. Glenn, Thornton F. Marshall, Harrison Taylor,
Samuel Haycraft, James McKee,

Those who voted in the negative, were—
T. T. Alexander, John B. Bruner, Albert G. Rhea,
William T. Anthony, Benjamin P. Cissell, Henry M. Rust,
Landaff W. Andrews, A. D. Cosby, C. J. Walton,
Samuel H. Boles,

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of John Miller, of Madison county.
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been 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 by Messrs. Grover and Walton, were as follows, viz:

Those who voted in the affirmative, were—
Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
A. D. Cosby, Samuel Haycraft, Albert G. Rhea,
Samuel E. DeHaven, John M. Johnson, Harrison Taylor,
George Denny, John G. Lyon, Cyrenius Wait—14.
John F. Fish, James McKee,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
T. T. Alexander, Alex. L. Davidson, Thornton F. Marshall,
William T. Anthony, J. E. Gibson, William H. McBryer,
James R. Barrick, Robert E. Glenn, Henry M. Rust, 
Samuel H. Boles, Asa P. Grover, C. J. Walton, 
Benjamin P. Cissell, 
And so said bill was rejected.

The Senate then took up for consideration a bill, entitled 
A bill to apportion representation.

The question was upon the amendment of Mr. Walton, which is as follows, viz:
Add the county of Metcalfe to the thirteenth senatorial district.
And the question being taken thereon, it was decided in the affirmative.

Mr. Walton offered the following amendment, viz:
Strike out the word "two," after "Barren," in the 14th line, and insert "one," and after the word "one," in the 14th line, insert "Metcalf, one."
And the question being taken thereon, it was decided in the affirmative.

Mr. McKee offered the following amendment, viz:
Amend by striking out "Bourbon," in the twenty-eighth district, and insert "Morgan and Powell," and in the thirtieth district strike out "Morgan and Powell," and insert "Bourbon."
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—
T. T. Alexander, Samuel Haycraft, Albert G. Rhea, 
Landaff W. Andrews, John M. Johnson, Henry M. Rust, 
John B. Bruner, John G. Lyon, Harrison Taylor, 
George Denny, James McKee, Cyrenius Wait, 

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, Thornton F. Marshall, 
William T. Anthony, John F. Fisk, William H. McBrayer, 
James R. Barrick, J. E. Gibson, John A. Prall, 
Samuel H. Boles, Asa P. Grover, William B. Read, 
Benjamin P. Cissell, John L. Irvan, E. D. Walker, 
William S. Darnaby, 
And so said amendment was rejected.
Mr. Rhea offered the following amendment, viz:

Strike out from 8th to 11th line, inclusive, and insert as follows:

"To the second district eleven representatives, as follows: To the county of Christian, one; Muhlenburg, one; Henderson, one; Daviess, one; Hancock, one; Ohio, one; Breckinridge, one; Meade, one; Grayson and Edmonson, one; McLean, one; and Butler, one."

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Charles D. Pennebaker,
Landaff W. Andrews, John M. Johnson, Albert G. Rhea,
George Denny, John G. Lyon, Cyrenius Wait,
William C. Gillis, James McKee, W. C. Whitaker—12.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, Thornton F. Marshall,
James R. Barrick, J. E. Gibson, William H. McBrayer,
Samuel H. Boles, Robert E. Glenn, William B. Read,
John B. Bruner, Asa P. Grover, Henry M. Rust,
Benjamin P. Cissell, Thomas S. Grundy, Harrison Taylor,
A. D. Cosby, John L. Irvan, E. D. Walker—22.

A message was received from the Governor, by Mr. Thomas B. Monroe, jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills and resolutions, originating in the Senate, of the following titles, viz:

An act to amend an act incorporating the Kentucky State Agricultural Society.

An act further to amend and renew an act incorporating the Louisville Water-Works Company.

An act to appropriate to B. F. Pullen, sheriff of Bourbon county, his mileage and expenses in carrying a lunatic to the Asylum at Hopkinsville.

An act to change the times of holding circuit courts in the counties of Russell, Clinton, and Cumberland.

An act for the benefit of Thomas E. Read and others.

And it is further reported to the Senate, that an enrolled bill, which originated in this body, entitled

An act to amend the charter of the Bank of Ashland,
Was received by the Governor on the 16th of January, 1860, and has become a law without his signature.

A message, in writing, was received from the Governor, by the hands of Mr. Monroe, Secretary of State.

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT,

January 31st, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, Richard Knott and L. M. Hyatt, to be directors, on the part of the State, of the Bank of Kentucky.

Thomas Waters and John Viley, directors, on the part of the State, of the Northern Bank of Kentucky.

P. N. Bradley, W. L. Harding, and P. E. Norton, to be directors, on the part of the State, of the Southern Bank of Kentucky.

Philip Swigert and Madison C. Johnson, to be directors, on the part of the State, of the Lexington and Frankfort Railroad.

B. MAGOFFIN.

The Senate then resolved itself into a committee of the Whole, Mr. Bruner in the Chair, for the purpose of considering a bill from the House of Representatives, entitled

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches.

And after some time spent therein, the committee rose, and reported the bill, with pending amendments, back to the Senate.

The question then came up on the amendment offered by Mr. Taylor, which is as follows, viz:

The State of Kentucky hereby reserves to herself the right, at any time within two years from the passage of this act, to subscribe for $450,000 of the additional stock granted by this act to said bank.

Mr. Andrews moved to strike out the words "$450,000."

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

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

Those who voted in the affirmative, were—

Landaff W. Andrews, Samuel Haycraft, James McKee,
James R. Barrick, John L. Irvan, Charles D. Pennebaker,
Alex. L. Davidson, John M. Johnson, John A. Prall,

Mr. E.

T. E.

J. E.

W.

R.

L.

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A.

Landaff W. Andrews, Samuel Haycraft, James McKee,
James R. Barrick, John L. Irvan, Charles D. Pennebaker,
Alex. L. Davidson, John M. Johnson, John A. Prall,
J. E. Gibson, John G. Lyon, William B. Read,
William C. Gillis, Thornton F. Marshall, Henry M. Rust,
Thomas S. Grundy,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Albert G. Rhea,
T. T. Alexander, Samuel E. DeHaven, Harrison Taylor,
William T. Anthony, George Denny, E. D. Walker,
John B. Bruner, John F. Fisk, C. J. Walton,
A. D. Cosby,

Mr. Grover moved to fill the blank by inserting "$400,000."
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Harrison Taylor,
William T. Anthony, George Denny, E. D. Walker,
John B. Bruner, John F. Fisk, C. J. Walton,
William S. Darnaby, Albert G. Rhea,

Those who voted in the negative, were—

T. T. Alexander, Thomas S. Grundy, William H. McBrayer,
Landaff W. Andrews, Samuel Haycraft, James McKee,
James R. Barrick, John L. Irvan, Charles D. Pennebaker,
Alex. L. Davidson, Samuel H. Jenkins, John A. Prall,
J. E. Gibson, John M. Johnson, William B. Read,
William C. Gillis, John G. Lyon, Henry M. Rust,

Mr. Andrews moved to fill the blank by inserting "$200,000."
And the question being taken thereon, it was decided in the affirmative.

And the yeas and nays being required thereon by Messrs. Grover and Rust, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Thornton F. Marshall,
T. T. Alexander, George Denny, William H. McBrayer,
William T. Anthony, John F. Fisk, Albert G. Rhea,
Landaff W. Andrews, William C. Gillis, Henry M. Rust,
John B. Bruner, Robert E. Glenn, Harrison Taylor,
Benjamin P. Cissell, Asa P. Grover, E. D. Walker,
William S. Darnaby, Thomas S. Grundy, C. J. Walton,
Alex. L. Davidson, Samuel Haycraft, W. C. Whitaker—24.
Those who voted in the negative, were—
James R. Barrick, Samuel H. Jenkins, Charles D. Pennebaker,
Samuel H. Boles, John M. Johnson, John A. Prall,
J. E. Gibson, John G. Lyon, William B. Read,
John L. Irvan, James McKee, Cyrenius Wait—12.

And the question being taken on the amendment offered by Mr. Taylor, as amended, it was decided in the negative.

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

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, Harrison Taylor,
William T. Anthony, George Denny, E. D. Walker,
John B. Brunner, John F. Fisk, C. J. Walton,
Benjamin P. Cissell, Asa P. Grover, W. C. Whitaker—14
William S. Darnaby, Albert G. Rhea,

Those who voted in the negative, were—
T. T. Alexander, Thomas S. Grundy, William H. McBrayer,
Landaff W. Andrews, Samuel Haycraft, James McKee,
James R. Barrick, John L. Irvan, Charles D. Pennebaker,
Samuel H. Boles, Samuel H. Jenkins, John A. Prall,
Alex. L. Davidson, John M. Johnson, William B. Read,
J. E. Gibson, John G. Lyon, Henry M. Rust,

And so said amendment was rejected.

Mr. Marshall offered the following amendment, viz:

Amend by striking out all after the word "and," in the 5th line, and insert the following: "they shall establish three additional branches of said bank: one of which shall be located at Cynthiana, in Harrison county; one at Lebanon, in Marion county, and one in Newport, in Campbell county.

§ 2. This act to take effect from and after its passage."

Mr. Fisk offered the following amendment to the amendment of Mr. Marshall, viz:

1. Said bank, neither at the parent bank, nor at any of its branches, shall at any time have in circulation, of the issue of the parent bank or of any of its branches, an amount greater than the actual capital paid in at the place of such issue.

2. That said bank, neither at the parent bank nor at any of its branches, shall at any time invest in bills of exchange more than double the amount of notes discounted and suspended debt, and other investment of said bank or branches bearing six per cent. interest, excluding from the computation of bills of exchange the remittances which said bank may make for collection at points where the funds may accumulate.
3. That no part of the capital of said bank, or any of its branches, shall be used in the purchase of bills, or discount of notes, beyond the limits of this State; but money received by either said parent bank, or either of said branches, in payment of bills purchased or discounted within the State, and payable at points beyond its limits, may be invested out of this State in bills of exchange having not more than ninety days to run; and nothing herein shall be so construed as to prevent either said parent bank, or either of its branches, from receiving any bill or note, out of this State, in payment or settlement of any bad or doubtful debt.

4. That said bank shall be, and is hereby, required to pay annually to the treasurer of the State, to be by him credited to the sinking fund, fifty cents on each one hundred dollars of the contingent fund now held, or which may hereafter accrue to said bank, over and above the amount now required to be retained by its charter.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Albert G. Rhea,
T. T. Alexander, Samuel E. DelHaven, Henry M. Rust,
William T. Anthony, George Denny, Harrison Taylor,
Samuel H. Boles, John F. Fisk, E. D. Walker,
John B. Bruner, William C. Gillis, C. J. Walton,

Those who voted in the negative, were—

Landaff W. Andrews, Samuel Haycraft, William H. McBrayer,
James R. Barrick, John L. Irvan, James McKee,
J. E. Gibson, John M. Johnson, Charles D. Pennebaker,
Robert E. Glenn, John G. Lyon, William B. Read,

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

An act in relation to issuing patents for land in certain cases.
An act to increase the powers of the marshal and police judge of Lockport, in Henry county.
An act to incorporate Faithful Friend Lodge, No. 313, Free and Accepted Masons, in Lockport, Henry county.
An act for the benefit of the sheriff of Lawrence county.
An act for the benefit of the clerk of the Oldham county and circuit courts.
An act to authorize the county court of Union county to establish an additional voting precinct in said county.
An act for the benefit of the sheriff of Lyon county.
An act to incorporate Green River Lodge, No. 88, of Free and Accepted Masons.
An act for the benefit of the town of South Carrollton.
An act for the benefit of John Petty, guardian of Andrew J. Akers.
An act in relation to compiling and indexing the laws of a general nature.
An act to incorporate the Union Insurance Company, of Hopkinsville.
An act to incorporate the town of Providence, in Hopkins county.
An act to authorize the change of the State road in Marion county.
An act for the benefit of Jefferson Gee and James B. Thomas.
An act to incorporate the Louisville Hebrew Mutual Benefit Society.
An act for the benefit of Laverva Simpson.
An act to amend an act, entitled "An act to increase the power of the marshal and police judge of Columbia, in Adair county.
An act to amend the charter of Bardstown.
An act to establish and incorporate the town of Vandersburg.
An act to incorporate Masonic Lodge, No. 227, Ancient York Masons, in the county of Muhlenburg.
An act for the benefit of justices of the peace and citizens, in the 5th district of the county of Mercer.

Also, that they had passed a bill, originating in the Senate, entitled
An act for the benefit of Q. C. Shanks, of Ohio county.

Mr. Andrews moved that when the Senate adjourns, it will adjourn to meet again at 6½ o'clock.

And the question being taken thereon, it was decided in the affirmative.
The Senate then took a recess until 6½ o'clock.

The Senate met pursuant to adjournment.
Mr. Walton moved a call of the roll, which was ordered, and the following Senators were absent, viz;


In a short time, a quorum of the Senate being present,
The Senate resumed the consideration of the amendment offered by Mr. Marshall.  
Mr. Gillis moved to reconsider the vote by which the Senate adopted the amendment of Mr. Fisk.  
The motion was seconded by Mr. Walton.  
Mr. Cissell 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 upon reconsidering the vote of the Senate by which the amendment offered by Mr. Fisk to Mr. Marshall's amendment was adopted, and it was decided in the affirmative.  
The yeas and nays being required thereon by Messrs. Cissell and Grover, were as follows, viz:  

Those who voted in the affirmative, were—  
T. T. Alexander,  
Landaff W. Andrews,  
James R. Barrick,  
John B. Bruner,  
A. D. Cosby,  
George Denny,  
J. E. Gibson,  
William C. Gillis,  
Robert E. Glenn,  
Thomas S. Grundy,  
Samuel Haycraft,  
John L. Irvan,  
Samuel H. Jenkins,  
John M. Johnson,  
William H. McBrayer,  
James McKee,  
Charles D. Pennebaker,  
William B. Read,  
Harrison Taylor,  
Cyrenius Wait,  
C. J. Walton—23.  

Those who voted in the negative, were—  
Mr. Speaker, (Porter,)  
William S. Darnaby,  
Samuel H. Boles,  
Charles Chambers,  
Benjamin P. Cissell,  
Asa P. Grover,  
John A. Prall,  
Albert G. Rhea,  
Henry M. Rust,  
W. C. Whitaker—12.  
Mr. Marshall 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. Grover and Johnson, were as follows, viz:  

Those who voted in the affirmative, were—  
T. T. Alexander,  
Landaff W. Andrews,  
James R. Barrick,  
John B. Bruner,  
A. D. Cosby,  
George Denny,  
J. E. Gibson,  
William C. Gillis,  
Robert E. Glenn,  
Thomas S. Grundy,  
Samuel Haycraft,  
John L. Irvan,  
Samuel H. Jenkins,  
John M. Johnson,  
John G. Lyon,  
Thornton F. Marshall,  
William H. McBrayer,  
James McKee,  
John A. Prall,  
William B. Read,  
Henry M. Rust,  
Cyrenius Wait—22.
360 JOURNAL OF THE SENATE.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Albert G. Rhea,
Samuel H. Boles, John F. Fisk, Harrison Taylor,
Charles Chambers, Asa P. Grover, C. J. Walton,
William S. Darnaby,

The question was then taken upon the 1st section of the amend-
ment offered by Mr. Fisk, which is as follows, viz:

1. Said bank, neither at the parent bank nor at any of its branches,
shall at any time have in circulation, of the issue at the parent bank
or of any of its branches, an amount greater than the actual capital
paid in at the place of such issue.

And it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Samuel H. Jenkins,
Samuel H. Boles, Samuel E. DeHaven, John A. Prall,
Charles Chambers, John F. Fisk, Henry M. Rust,

Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, James McKee,
Landaff W. Andrews, Thomas S. Grundy, Charles D. Pennebaker,
James R. Barrick, Samuel Haycraft, William B. Read,
John B. Bruner, John L. Irvan, Albert G. Rhea,
A. D. Cosby, John M. Johnson, Harrison Taylor,
George Denny, John G. Lyon, Cyrenius Wait,
William C. Gillis, William H. Melbrayer,

And so said amendment was rejected.

The question was then taken on the 2d section of Mr. Fisk's amend-
ment, which is as follows, viz:

2. That said bank, neither at the parent bank nor at any of its
branches, shall at any time invest in bills of exchange more than
double the amount of the notes discounted and suspended debt, and
other investment of said bank or branches bearing six per cent. inter-
est, excluding from the computation of bills of exchange the remit-
tances which said bank may make for collection at points where the
funds may accumulate.

And it was decided in the affirmative.

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

Mr. Speaker, (Porter,) Samuel E. DeHaven, John A. Prall,
Samuel H. Boles, George Denny, Albert G. Rhea,
Charles Chambers, John F. Fisk, Henry M. Rust,
Benjamin P. Cissell, Robert E. Glenn, Harrison Taylor,
A. D. Cosby, Asa P. Grover, C. J. Walton,

Those who voted in the negative, were—

T. T. Alexander, Thomas S. Grundy, William H. McBrayer,
Landaff W. Andrews, Samuel Haycraft, James McKee,
James R. Barrick, John L. Irvan, Charles D. Pennebaker,
John B. Bruner, John M. Johnson, William B. Read,
J. E. Gibson, John G. Lyon, Cyrenius Wait—17.

And so said amendment was adopted.

The question was then taken on the 3d section of Mr. Fisk's amendment, which is as follows, viz:

3. That no part of the capital of said bank, or any of its branches, shall be used in the purchase of bills, or discount of notes, beyond the limits of this State; but money received by either said parent bank, or either of said branches, in payment of bills purchased or discounted within this State, and payable at points beyond its limits, may be reinvested out of this State in bills of exchange having not more than ninety days to run; and nothing herein shall be so construed as to prevent either said parent bank, or either of its branches, from receiving any bill or note, out of this State, in payment or settlement of any bad or doubtful debt.

And it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Henry M. Rust,
Samuel H. Boles, John F. Fisk, Harrison Taylor,
Charles Chambers, Asa P. Grover, C. J. Walton,

Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, Thornton F. Marshall,
Landaff W. Andrews, Thomas S. Grundy, William H. McBrayer,
James R. Barrick, Samuel Haycraft, James McKee,
John B. Bruner, John L. Irvan, Charles D. Pennebaker,
George Denny, Samuel H. Jenkins, William B. Read,
J. E. Gibson, John M. Johnson, Cyrenius Wait—17,
William C. Gillis, John G. Lyon,

And so said amendment was rejected.
The question was then taken upon the 4th section of the amendment offered by Mr. Fisk, which is as follows, viz:

4. That said bank shall be, and is hereby, required to pay annually to the treasurer of the State, to be by him credited to the sinking fund, fifty cents on each one hundred dollars of the contingent fund now held, or which may hereafter accrue to said bank, over and above the amount now required to be retained by its charter.

And it was decided in the affirmative.

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

Those who voted in the affirmative, were:

Mr. Speaker, (Porter,) Samuel E. DeHaven, T. T. Alexander, Landaff W. Andrews, James R. Barrick, Samuel H. Boles, John B. Bruner, Charles Chambers, Benjamin P. Cissell, A. D. Cosby, William S. Darnaby,

Samuel Haycraft, John L. Irvan, John M. Johnson,

George Denny, John F. Fisk, J. E. Gibson, William C. Gillis, Robert E. Glenn, Asa P. Grover, Thomas S. Grundy, Samuel H. Jenkins,

Those who voted in the negative, were:

Samuel Haycraft, John G. Lyon, John L. Irvan, John M. Johnson,

And so said amendment was adopted.

And the question being taken on the amendment offered by Mr. Marshall, as amended, it was decided in the affirmative.

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

Those who voted in the affirmative, were:

Mr. Speaker, (Porter,) T. T. Alexander, Landaff W. Andrews, James R. Barrick, Samuel H. Boles, John B. Bruner, Charles Chambers, Benjamin P. Cissell, A. D. Cosby, William S. Darnaby, Samuel E. DeHaven,

George Denny, John F. Fisk, J. E. Gibson, William C. Gillis, Robert E. Glenn, Asa P. Grover, Thomas S. Grundy, Samuel H. Jenkins, John G. Lyon, 


Those who voted in the negative, were:

The question being taken, Shall the bill, as amended, be engrossed and read a third time? it was decided in the affirmative.

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

Those who voted in the affirmative, were—

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<th>Landaff W. Andrews</th>
<th>Robert E. Glenn</th>
<th>Charles D. Pennebaker</th>
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<td>John G. Lyon</td>
<td>C. J. Walton</td>
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The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

Mr. Andrews 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. Grover and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

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<td>Cyrenius Wait</td>
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<td>Robert E. Glenn</td>
<td>Asa P. Grover</td>
<td>W. C. Whitaker</td>
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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. Grover and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

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<td>Asa P. Grover</td>
<td>W. C. Whitaker</td>
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Under a dispensation of the rules,

Mr. Andrews moved to reconsider the vote by which the Senate
refused to concur in a resolution of the House of Representatives for final adjournment.

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

Mr. Andrews then moved that the Senate concur in the resolution from the House of Representatives, entitled

A resolution for final adjournment.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

George Denny, Charles D. Pennebaker, W. C. Whitaker—5.
John G. Lyon, Albert G. Rhea.

Mr. Andrews moved to reconsider the vote of the Senate, by which was passed a bill from the House of Representatives, entitled

An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches,

And then moved to lay that motion on the table.

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

And then the Senate adjourned.
THURSDAY, FEBRUARY 2, 1860.

1. Mr. Cissell presented the petition of sundry citizens of Dycusburg, praying the passage of an act for their benefit.

2. Mr. Gillis presented a petition from sundry citizens of Rockcastle county, asking the repeal of an act appointing a commissioner on Crab Orchard Fork of the Wilderness State road.

3. Mr. Read presented the remonstrance of sundry citizens of the Nolynn country, against the passage of an act for the benefit of Dickey & Thomas, of Edmonson county.

4. Mr. Rhea presented the petition of Mary E. Campbell and John A. Goodman, of Todd county, praying the passage of an act for their benefit.

5. Mr. Chambers presented the petition of sundry citizens of Boone county, praying the passage of an act for their benefit.

6. Mr. Fisk presented the petition of Helen A. Ludlow, praying the passage of an act for her benefit.

7. Also, a remonstrance from the members of the bar of Covington, against the passage of an act, now pending, for the purpose of regulating the courts of Kenton county.

Which were received, the reading dispensed with, and referred, the 1st and 7th to the committee on the Judiciary; the 2d to the committee on the Revised Statutes; the 3d, 4th, and 6th to the committee on Finance, and the 5th to the committee on Privileges and Elections.

A message was received from the House of Representatives, announcing that they had passed a bill, originating in the Senate, entitled

An act changing the time of holding the Barren quarterly courts.

That they had rejected a bill, originating in the Senate, entitled

An act amending an act approved March 3, 1856.

That they had passed bills of the following titles, viz:

An act to amend chapter 36, article 4, section 1, of the Revised Statutes.

An act for the benefit of James H. Parker, late clerk of the Campbell county court.
And that they had received official information from the Governor, that he had approved and signed enrolled bills and resolutions, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate Christ Church, in the city of Lexington.
An act to amend an act to define the limits of the town of Campbellsville.
An act to change the place of voting in Christian county.
An act authorizing the sale of the Cumberland Female Academy.
An act to amend the charter of the New Orleans and Ohio Railroad Company.
An act to amend the charter of the Louisville and Portland Railroad Company.
An act for the benefit of W. S. D. Megowan, sheriff of Jefferson county.
An act to amend the charter of the Stanford and Hall's Gap Turnpike Road Company.
An act for the benefit of the Kentucky Institution for the Deaf and Dumb.
An act to revive and amend an act incorporating the Lancaster and Sugar Creek Turnpike Road Company.
An act to change the State road from Paducah to Eggnor's Ferry.
An act to amend the acts incorporating the Richmond and Big Hill Turnpike Road Company.
An act to authorize the Calloway county court to change the State road.
An act to enable the Bryant's Station Turnpike Road Company to borrow money and pay its debts.
A resolution making an appropriation to the Clay Monument Association.
A resolution appointing a committee to investigate into, and report upon, certain internal improvements.
A resolution accepting invitation to Louisville, and of Capt. Z. Shirley.

Mr. Whitaker moved to refer a leave to bring in a bill for the benefit of F. Wright, executor of Richard Bain, from the committee on Circuit Courts to the committee on the Judiciary.
And said leave was so referred.

Mr. Gillis, 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 Iron Works Turnpike Road Company.
An act to amend an act to amend the charter of the North Middletown and Mt. Sterling Turnpike Road Company.
An act to revive the charter of the Farmers' Turnpike Road Company.
An act in relation to the Winchester and Kentucky River Turnpike Road Company.
An act to authorize the county court of Bracken county to improve the Straube Mill road.
An act to amend the original and amended charters of the Lexington, Versailles, and Frankfort Turnpike Road Company.
An act to amend the charter of the Stanford and Hustonville Turnpike Road Company.
An act to incorporate the Dry Ridge Turnpike Road Company.
An act to incorporate the Garrard County and Wallace Mill Turnpike Road Company.
An act creating an additional voting precinct in Lewis county.
An act to incorporate the Green County and Taylor County Turnpike Road Company.
An act to incorporate the Winchester and Red River Iron Works Turnpike Road Company.
An act to amend an act, entitled “An act to incorporate certain turnpike road companies in Montgomery county.”
An act to authorize the Marshall county court to change the State road.
An act to provide an additional voting place in district No. 2, in Campbell county.
An act to incorporate the Winchester and Irvine Turnpike Road Company.
An act to confirm and amend the charter of the Lexington and Herrick's Mill Turnpike Road Company, and to change its name.
An act to incorporate the Mount Freedom and Buena Vista Turnpike Road Company.
An act to charter the Fern Creek Turnpike Road Company.
An act to incorporate the Old Frankfort Continuation Turnpike Road Company.
An act to incorporate the Bryantsville and Cane Run Turnpike Road Company.

An act for the benefit of the securities of William L. Simons, late sheriff of Todd county.

An act to incorporate the Hopewell, Bethlehem, and Clintonville Turnpike Road Company.

An act for the benefit of the Louisville and Frankfort Railroad Company.

An act to establish a State road from Hopkinsville to Paducah.

An act to amend the charter of the Masonic Fraternity of the city of Louisville.

An act to amend the charter of the Paris and Bethlehem Turnpike Road Company.

An act transferring the books and papers from the office of the late police judge of the town of Greenville to the president or chairman of the board of trustees.

An act to amend the charter of the Warsaw Turnpike Company.

An act to incorporate the Alexandria and Tibbatt's Cross-Roads Turnpike Company, in Campbell county.

An act to fix the time of holding the quarterly courts of Hart county.

An act to revive the charter of the Knob Lick Turnpike Road Company.

An act to establish a State road from Hopkinsville to Paducah.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. Read moved to reconsider the vote by which the Senate ordered a bill, entitled

An act to apportion representation,

To be engrossed and read a third time.

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

And the yeas and nays being required thereon by Messrs. Boles and Read, were as follows, viz:
Those who voted in the affirmative, were—


Those who voted in the negative, were—


The committee on Finance asked to be discharged from the further consideration of a leave to bring in a bill for the benefit of J. R. Botts and others.

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

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of John Cummins, sheriff of Rockcastle county.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Charles Chambers, Samuel Haycraft, John L. Irvan, W. C. Whitaker—34.
Benjamin P. Cissell, John L. Irvan, W. C. Whitaker—34.
A. D. Cosby, John M. Johnson, W. C. Whitaker—34.
William S. Darnaby, John G. Lyon, W. C. Whitaker—34.
Samuel E. DeHaven, W. C. Whitaker—34.

Resolved, That the title thereof be as aforesaid.
Mr. Andrews then moved to reconsider the vote by which the Senate discharged the committee on Finance from the further consideration of a leave to bring in a bill for the benefit of J. R. Botts and others.

The Speaker laid before the Senate the following communication, which was read, viz:

HAMPTON, O., January 30, 1860.

Sir: I have the honor, as chairman of a very large and respectable meeting of the citizens of this city and county, held on the 28th inst., to transmit to you herewith a copy of their resolutions, expressive of regret that an opportunity was not afforded them of demonstrating their friendship for the distinguished visitors from Kentucky, Tennessee, and other States, on their recent excursion through a portion of Ohio; and their attachment to that Constitution and Union under which we have so long prospered, and which bind us all to a common destiny.

I am, sir, your obt. servant,

LEWIS D. CAMPBELL.

PRESIDENT OF THE SENATE, Frankfort, Ky.

Resolutions adopted by the citizens of the city of Hamilton and county of Butler, Ohio, at a meeting held at the Court-House in Hamilton, on Saturday evening, January 28, 1860:

Resolved, That we hail with unfeigned delight the recent excursion of the legislators, executive officers, and other visitors from Kentucky, Tennessee, and other States, through a portion of Ohio, as the harbinger of an era of fraternal feeling between the different sections of our Confederacy, and as a new guaranty of the perpetuity of the Union secured to us by the patriots of the American Revolution.

Resolved, That, as citizens of the city of Hamilton and of the county of Butler, we acknowledge a sense of chagrin, mortification, and profound regret, occasioned by the refusal of the officers of the Cincinnati, Hamilton, and Dayton Railroad Company to stop the excursion train of the 27th inst. a very few moments, to enable the multitude who had assembled, to tender to the visitors, through their chosen organ, their hospitality and assurances of fraternal regard.

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

The Speaker appointed Messrs. Whitaker, Andrews, and Walton a committee to prepare a suitable response to said communication.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled resolution, originating in the House of Representatives, entitled

A resolution fixing a time for final adjournment.

And had found the same truly enrolled.

Said resolution having been signed by the Speaker of the House of
Representatives, the Speaker of the Senate affixed his signature there­
to, and it was delivered to the committee to be presented to the Gov­
er for his approval and signature.

After a short time, Mr. Gillis reported that the committee had dis­
charged that duty.

The Senate, according to order, took up for consideration a bill from
the House of Representatives, entitled
An act to apportion representation.

Mr. Fisk offered an amendment.
Which was adopted.

Mr. McKee moved further to amend said bill, as follows, viz:
Amend by striking out “Bourbon,” in the twenty-eighth district, and
insert “Morgan and Powell;” and in the thirtieth district strike out
“Morgan and Powell,” and insert “Bourbon.”

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

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

Those who voted in the affirmative, were—
T. T. Alexander, Robert E. Glenn, Albert G. Rhea,
Landaff W. Andrews, Samuel Haycraft, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
A. D. Cosby, James McKee, E. D. Walker,
George Denny, Charles D. Pennebaker, W. C. Whitaker—16.

Those who voted in the negative, were—
Mr. Speaker, (Porter,) John F. Fisk, William H. McBrayer,
William T. Anthony, J. E. Gibson, John A. Prall,
James R. Barrick, Asa P. Grover, William B. Read,
Samuel H. Boles, Thomas S. Grundy, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, C. J. Walton—17.
William S. Darnaby, Thornton F. Marshall,
And so said amendment was rejected.

The question then arising upon the passage of said bill, as amended,
Mr. Glenn moved a division of the question.

The Speaker decided said motion out of order, from which decision
Mr. Glenn appealed.

And the question being taken, Shall the decision of the Chair be the
decision of the Senate? it was decided in the affirmative.

And the yeas and nays being required thereon by Messrs. Glenn
and Cosby, were as follows, viz:
Those who voted in the affirmative, were—

William T. Anthony, J. E. Gibson, Charles D. Pennebaker,
Landaff W. Andrews, William C. Gillis, John A. Prall,
James R. Barrick, Asa P. Grover, William B. Read,
Samuel H. Boles, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John L. Irvan, Henry M. Rust,
Benjamin P. Cissell, Samuel H. Jenkins, Harrison Taylor,
William S. Darnaby, John M. Johnson, Cyrenius Wait,
Samuel E. DeHaven, John G. Lyon, C. J. Walton,
John F. Fisk, William H. McBryer,

Those who voted in the negative, were—

A. D. Cosby, Robert E. Glenn, E. D. Walker—3.

The question then recurred upon the passage of said bill, as amended, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, John A. Prall,
James R. Barrick, Asa P. Grover, William B. Read,
Samuel H. Boles, Thomas S. Grundy, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, Cyrenius Wait,
A. D. Cosby, John M. Johnson, E. D. Walker,
Samuel E. DeHaven

Those who voted in the negative, were—

T. T. Alexander, William C. Gillis, William H. McBryer,
William T. Anthony, Robert E. Glenn, James McKee,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
George Denny, Samuel H. Jenkins, Harrison Taylor,
J. E. Gibson, John G. Lyon, W. C. Whitaker—15.

Resolved, That the title thereof be as aforesaid.

Mr. Fisk moved to reconsider the vote of the Senate by which was passed a House bill, entitled
An act to apportion representation.

Mr. Prall moved to lay said motion on the table.

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

Under a dispensation of the rules, Mr. Read offered the following resolutions, viz:

Whereas, In our beloved State there yet remains a number of the patriotic band who risked their lives, their health, and all that earth could make dear to them; sacrificed the pleasures of domestic life, and left the embrace of their families and friends, and went forth in
the defense of their common country in the memorable war of 1812, and many of them ever since, and now are laboring under severe bodily pain and infirmities from wounds received while in the service of the United States during said war, and from disease contracted by the exposure and fatigue incident to camp life and service, and in consequence thereof are reduced to penury and want; therefore,

1. Resolved by the Senate and House of Representatives of the Commonwealth of Kentucky, That our Senators be instructed, and our Representatives in Congress be requested, to use all honorable means in their power to procure the passage by Congress of an act granting pensions to all the soldiers engaged in the war of 1812.

2. Resolved, That our Senators be instructed, and our Representatives in Congress be requested, to use all honorable means in their power to procure a change in the present unequal distribution of land warrants among heirs of deceased soldiers, so that the heirs of volunteers who served in the war of 1812, and were killed in defending their country, shall be entitled to draw the land warrant or warrants his ancestors would draw, if now living, in like manner and under the same circumstances, as the heirs of those who served in Mexico are now entitled to receive warrants.

3. Resolved, That Kentucky remembers with gratitude and pride the services of the many thousands of her sons during the war of 1812, and will use all proper means to save them from want in their declining years.

4. Resolved, That the defense of all free governments rests mainly on the militia; therefore it is the duty of the government to encourage the militia, and decrease the enormous amount of money annually expended for the regular army.

5. Resolved, That the Governor of this State be, and he is hereby, instructed and requested to forward a copy of the foregoing preamble and resolutions to each of our Senators and Representatives in Congress.

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

The Senate then took up for consideration a bill, entitled

A bill to amend article 2, Revised Statutes, entitled "Marital Rights.

Mr. Read, from the committee on Revised Statutes, offered a substitute for said bill.

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

The rule of the Senate, constitutional provision, and second reading of said substitute being dispensed with,

Ordered, That the Public Printer forthwith print 150 copies of the same for the use of the General Assembly, and that said substitute be placed in the orders of the day.
Mr. Whitaker moved that when the Senate adjourns, it will adjourn to meet again at 3 o'clock, P. M.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The Senate then took a recess until 3 o'clock.

The Senate met pursuant to adjournment.

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

On motion of Mr. Whitaker—1. A bill for the benefit of the town of Taylorsville, Spencer county.

On motion of Mr. Walker—2. A bill incorporating the Southern Kentucky Coal Mining and Transporting Company.

On motion of Mr. Grover—3. A bill to charter the Union Bank of Kentucky, capital $3,000,000, with ten branches, one to be located in each congressional district.

On motion of Mr. Prall—4. A bill to incorporate the Flat Rock and Jackstown Turnpike Road Company.

On motion of Mr. Irvan—5. A bill to release aged persons from paying a poll tax.

On motion of Mr. Gillis—6. A bill to legalize the December term of the magistrates' courts in Whitley county.

On motion of Mr. Grundy—7. A bill for the benefit of John W. Pope, of Marion county.

On motion of same—8. A bill to amend the charter of the Springfield Deposit Bank.
JOURNAL OF THE SENATE.

On motion of same—9. A bill for the benefit of justices of the peace.

On motion of Mr. Alexander—10. A bill supplemental and amendatory to the act establishing the county of Metcalfe.

The committee on Circuit Courts was directed to prepare and bring in the 1st; the committee on Agriculture and Manufactures the 2d; the committee on Banks the 3d and 8th; the committee on the Judiciary the 4th and 9th; the committee on County Courts the 5th and 6th, and the committee on Propositions and Grievances the 7th and 10th.

The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act to provide for the sale of choses in action and judgments in certain cases.
2. An act to charter the Tradewater Coal Manufacturing Company.
3. An act to change the jurisdiction as to misdemeanors in the city of Louisville.
4. An act concerning the fees of county attorneys.
5. An act to prescribe the mode of working the public roads in the counties of Union, Spencer, and Carter.
6. An act to incorporate the city of Cynthiana.
7. An act to create the 14th judicial district in this Commonwealth.
8. An act to incorporate the Shelby Fire Insurance Company.
9. An act further to regulate the lunatic asylums of this State.
10. An act for the benefit of Ira H. Stout and wife.
11. An act to furnish county judges with necessary blank books.
12. An act to amend the charter of the Louisville Insurance Company.
14. An act to amend an act to reduce into one the several acts concerning the town of Campbellsville, in Taylor county.
15. An act to incorporate the German Evangelical Lutheran Church of St. Peter's, of Louisville.
16. An act to increase the powers of the marshal and police judge of Lockport, in Henry county.
17. An act to incorporate Faithful Friend Lodge, No. 313, Free and Accepted Masons, in Lockport, Henry county.
18. An act for the benefit of the sheriff of Lawrence county.
19. An act to incorporate Green River Lodge, No. 88, of Free and Accepted Masons.
20. An act in relation to compiling and indexing the laws of a general nature.
22. An act to incorporate the town of Providence, in Hopkins county.
23. An act to authorize the change of the State road in Union county.
25. An act for the benefit of Laverna Simpson.
26. An act to amend an act, entitled “An act to increase the power of the marshal and police judge of Columbia, in Adair county.
27. An act to establish and incorporate the town of Vandersburg.
28. An act to incorporate Masonic Lodge, No. 227, Ancient York Masons, in the county of Muhlenburg.
29. An act for the benefit of justices of the peace and citizens, in the 5th district of the county of Mercer.
30. An act to amend chapter 36, article 14, section 1, of the Revised Statutes, title Executions.
31. An act to incorporate the Louisville Hebrew Mutual Benefit Society.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the 1st, 2d, 4th, 5th, 7th, 9th, 10th, 12th, 13th, 14th, 20th, and 24th be referred to the committee on the Judiciary; the 3d, 8th, 16th, 17th, 18th, 19th, 21st and 22d to the committee on Circuit Courts; the 6th to the committee on Banks; the 11th and 29th to the committee on County Courts; the 15th and 25th to the committee on Religion; the 23d to the committee on Internal Improvement; the 26th to the committee on the Codes of Practice, and the 27th, 28th, 30th, and 31st to the committee on the Revised Statutes.

The Senate then took up a bill, from the House of Representatives, entitled

An act to establish a State road from Paducah to Murray.
JOURNAL OF THE SENATE.

Feb. 2, 1839.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Johnson moved an amendment thereto.

Which was adopted.

Ordered, That said bill and amendment be referred to the committee on the Judiciary.

The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:

An act to legalize the election of the police judge and marshal of the town of Munfordsville.

An act to legalize the marriage of J. T. and Nancy Michael.

An act to establish a State road from Caseyville, in Union county, to Providence, in Hopkins county.

An act authorizing the trustees of Campbellville to sell the public spring lot of said town.

An act for the benefit of the clerk of the Oldham county and circuit courts.

An act to authorize the county court of Union county to establish an additional voting precinct in said county.

An act for the benefit of the sheriff of Lyon county.

An act for the benefit of the town of South Carrollton.

An act for the benefit of John Petty, guardian of Andrew J. Akers.

An act to amend the charter of Bardstown.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The Senate also took up a bill, from the House of Representatives, entitled

An act for the benefit of James H. Parker, late clerk of the Campbell county court.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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.

On motion of Mr. Andrews,

The Senate took up for consideration a message from the Governor, which was read as follows, viz:

EXECUTIVE DEPARTMENT,
January 31st, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, Richard Knott and L. M. Hyatt, to be directors, on the part of the State, of the Bank of Kentucky.

Thos. H. Waters and John Viley, directors, on the part of the State, of the Northern Bank of Kentucky.

P. N. Bradley, W. L. Harding, and P. E. Norton, to be directors, on the part of the State, of the Southern Bank of Kentucky.

Philip Swigert and Madison C. Johnson, to be directors, on the part of the State, of the Lexington and Frankfort Railroad.

B. MAGOFFIN.

Resolved, That the Senate do advise and consent to said appointments.

The Senate then took up a Senate bill, entitled

A bill repealing all laws prohibiting the importation of slaves into this State from other States in the Union.

The question being upon the amendment offered by Mr. Cissell.
And without taking any action on said bill,
The Senate adjourned.
FEBRUARY 3, 1860.

A message was received from the House of Representatives, announcing that they had concurred in amendments passed by the Senate, to a bill from the House of Representatives, entitled
An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish two additional branches,

With the following amendment:
Amend the title of said bill by striking out the word "two," and insert "three."

Under a dispensation of the rules,
Mr. Johnson moved to take up said bill and amendment.
And the question being taken thereon, it was decided in the affirmative.

Mr. Johnson moved that the Senate adopt the amendment proposed by the House of Representatives to said bill.
And the question being taken thereon, it was decided in the affirmative.

Resolved, That the title of said bill be as amended.

1. Mr. Cissell presented the remonstrance of John C. Atkinson and others, against the extension of the limits of the town of Henderson.
2. Mr. Andrews presented the petition of T. A. Dorsey and others, praying the passage of an act for their benefit.
3. Mr. Whitaker presented the petition of sundry citizens of Mount Washington, praying the passage of an act for their benefit.
4. Mr. Pennebaker presented the petition of S. P. Weisinger and others, praying the passage of an act authorizing Curran street, in Louisville, to be closed, accompanied by a map.
Which were received, the reading dispensed with, and referred, the 1st, 2d, and 4th to the committee on the Judiciary, and the 3d to the committee on Circuit Courts.

The committee on Finance reported a bill from the House of Representatives, entitled
An act for the benefit of F. McNiel, of the city of Louisville.
Mr. Grover offered the following resolution, viz:

Resolved, That said bill be recommitted to the committee on the Judiciary, with instructions to inquire into the propriety and expediency of the passage of a law authorizing all persons who have paid money into the treasury under color of law, but without legal requirement, to bring suit against the Commonwealth for its recovery; and that they report by bill or otherwise.

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

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

Those who voted in the affirmative, were—


Benjamin P. Cissell,

Those who voted in the negative, were—


Samuel Haycraft, Charles D. Pennebaker,

And said bill was so referred.

Mr. Gillis moved leave of absence be granted Mr. Wait, on account of sickness in his family.

Which was granted.

Mr. Rust called up his motion to reconsider the vote by which the Senate adopted Mr. DeHaven's amendment to the bill, entitled A bill to incorporate the Maysville Coal and Oil Company.

Mr. Fisk moved to lay said motion on the table.

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

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

Those who voted in the affirmative, were—


William S. Darnaby,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel H. Jenkins, William B. Read,
William T. Anthony, John M. Johnson, Albert G. Rhea,
George Denny, John G. Lyon, Henry M. Rust,
William C. Gillis, Thornton F. Marshall, E. D. Walker,
Robert E. Glenn, William H. McBrayer, C. J. Walton,
John L. Irvan.

The question then recurred on the motion to reconsider, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Samuel H. Boles, John L. Irvan, Charles D. Pennebaker,
George Denny, Samuel H. Jenkins, William B. Read,
J. E. Gibson, John M. Johnson, Henry M. Rust,
William C. Gillis, John G. Lyon, E. D. Walker,
Robert E. Glenn, Thornton F. Marshall, C. J. Walton,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Benjamin P. Cissell, Asa P. Grover,
T. T. Alexander, William S. Darnaby, James McKee,
William T. Anthony, Samuel E. DeHaven, John A. Pratt,

Charles Chambers,

The committee on Finance, reported bills from the House of Representatives of the following titles, viz:

An act for the benefit of Charles C. Reufer, of Louisville.
An act for the benefit of Lupe & Evans, of Louisville.
An act for the benefit of John Cawein & Co., of Louisville.
An act for the benefit of J. B. Harper, of Louisville.
An act for the benefit of John G. Hunt, of Louisville.
An act for the benefit of Philip Breckheimer, of the city of Louisville.
An act for the benefit of Julins King, of Newport.
An act for the benefit of Hezekiah Ellis, of Franklin county.
An act for the benefit of the executors of Robert Didlake, deceased, of the city of Lexington.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be referred to the committee on the Judiciary, with instructions to report upon the propriety and expediency of the passage of a law authorizing all persons who have paid money into the treasury under color of law, but without legal requirement, to bring suit against the Commonwealth for its recovery.

The same committee reported bills of the following titles, viz:
A bill to amend an act, entitled “An act to incorporate the Mortonsville and Lexington Turnpike Road Company.
A bill for the benefit of John P. Noonan, of the city of Covington.
A bill for the benefit of Silman B. Johnson, of Morgan county.
A bill for the benefit of T. B. Keaton, of Morgan county.
A bill for the benefit of James S. Turner, of Morgan county.
A bill for the benefit of Abraham Ingram, of Morgan county.

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

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

The rule of the Senate, constitutional provision, and 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 same committee reported bills from the House of Representatives of the following titles, viz:
An act for the benefit of E. P. Fish, of Rockcastle county.
An act for the benefit of A. S. Trimble, of Morgan county.
An act for the benefit of William C. Gillis, late surveyor of Whitley county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled
An act to amend the law in regard to compensation of assessors. Which was read the third time.

The question was then taken on the passage of said bill, and it was decided in the negative.

So said bill was rejected.

A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:
An act for the benefit of John Thomas, guardian of Mary Houston Jackson.

An act ratifying a mortgage made by the Old Frankfort Turnpike Road Company.

An act to amend the charter of West Covington.

An act to amend the charter of the city of Newport.

An act to provide a more efficient police for certain portions of Kenton county.

An act providing for a settlement with Newton Craig, late keeper of the penitentiary.

An act to incorporate the Washington Literary Association of Louisville.

An act to change the name of Schiller Lodge, No. 64, of Independent Order of Odd Fellows, at Louisville.

An act to incorporate the Kentucky Lodge, No. 1, of the American Protestant Association, at Newport.

An act for the benefit of E. B. Bartlet, late clerk of the Kenton circuit court.

An act for the benefit of James Trimble, of Floyd county, and others.

An act for the benefit of Hugh Harkis and others, of Floyd county.

An act to charter the Grand Lodge of the Ancient Order of German Huraguri of Kentucky.

An act to amend the charter of the Southern Agricultural Association.

An act to amend an act incorporating the Mechanics' Institute of Louisville.

An act to incorporate Independent Lodge, No. 3, Ancient Order of Good Fellows.

An act for the benefit of John Friend, late sheriff of Floyd county.

An act to incorporate Newport Lodge, No. 388, of Free and Accepted Masons.

An act to increase the capital stock of the Lexington Gas Company.

An act to incorporate the East Baptist Church, at Louisville.

An act to amend an act, entitled "An act to establish an equity and criminal court in the 4th judicial district.

And that they had received official information from the Governor, that he had approved and signed an enrolled resolution, which originated in the House of Representatives, entitled

A resolution for final adjournment of Legislature.
Mr. Andrews moved that when the Senate adjourns, it will adjourn to meet again at 7 o'clock, P. M.

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

The Senate, then, according to special order, resumed the consideration of a Senate bill, entitled

A bill repealing all laws prohibiting the importation of slaves into this State from other States of this Union.

The pending question being the amendment offered by Mr. Cissell.

The hour of adjournment having arrived, the Senate adjourned without taking any action on said bill.

The Senate met pursuant to adjournment.

Under a dispensation of the rules, Mr. Taylor reported a bill, entitled

A bill to repeal the act of 13th February, 1858, concerning the chartered turnpike road company in Montgomery county.

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

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

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

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

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

The committee on Finance reported a bill, entitled

A bill for the benefit of Messrs. Dickey & Thomas, of Edmonson county.

Which was read a third time.

The question was then taken on the passage of said bill, and it was decided in the negative.

And so said bill was rejected.

The same committee reported back a leave to bring in a bill for the benefit of G. W. Kouns, of Carter county, and asked to be discharged from the further consideration of the same.

And the question being taken thereon, it was decided in the affirmative.
[Page 365]

JOURNAL OF THE SENATE.

Bills from the House of Representatives of the following titles were reported from the several committees to whom they were referred, viz:

By the committee on Education—
An act to revive the laws relating to the public schools and academy of the city of Newport.

By the committee on Education—
An act to incorporate the Walnut Hill Male and Female High School.

By the committee on Education—
An act to incorporate Gordonsville Seminary, in Logan county.

By the committee on the Judiciary—
An act to incorporate Winchester College.

By the committee on the Revised Statutes—
An act to incorporate towns of Cloverport and Lower Cloverport into the town of Cloverport.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The committee on Education reported bills of the following titles, viz:

A bill to incorporate the Southern Kentucky Female Collegiate Institute, at Russellville.

A bill for the benefit of the trustees of common school district No. 19, in Lawrence county.

A bill for the benefit of common school district No. 6, in Barren county.

A bill to charter Urania Literary Society of Glasgow.

A bill to authorize a constable in Kenton county to appoint a deputy.

A bill to incorporate the Society for the Advancement of Natural Sciences, of Louisville.

A bill for the benefit of Charles T. Bronson, of Paducah.

A bill for the benefit of school district No. 40, in Calloway county.
A bill to incorporate Princeton College.
Which were read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The committee on Education reported a bill, entitled
A bill concerning common school commissioners.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Mr. McKee moved to lay said bill on the table.
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Walton and Denny, were as follows, viz:

Those who voted in the affirmative, were—
Landaff W. Andrews, Asa P. Grover, T. F. Marshall,
John B. Bruner, Samuel Haycraft, James McKee,
Samuel E. DeHaven, John L. Irvan, Charles D. Pennebaker,
George Denny, John M. Johnson, Albert G. Rhea,
William C. Gillis, John G. Lyon, Harrison Taylor—16.
Robert E. Glenn,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) William S. Darnaby, John A. Prall,
T. T. Alexander, John F. Fisk, William B. Read,
William T. Anthony, J. E. Gibson, E. D. Walker,
Samuel H. Boles, Thomas S. Grundy, C. J. Walton,
Charles Chambers, Samuel H. Jenkins, W. C. Whitaker—16.
Benjamin P. Cissell,

The committee on Education asked to be discharged from the further consideration of the following leaves, viz:
A bill for the benefit of common school district No. 10, in Hardin county.
A bill for the benefit of George D. Jewell, of Barren county.
Which was granted.
By special leave, the committee on County Courts reported a House bill, entitled
An act to authorize the Clarke county court to subscribe stock in turnpike roads in said county.
Said bill was read a third time.
And the question being taken on the passage of said bill, it was decided in the affirmative.
Resolved, That the title thereof be as aforesaid.
And then the Senate adjourned.

SATURDAY, FEBRUARY 4, 1860.

1. Mr. Marshall presented a remonstrance from sundry citizens of Bracken, against the repeal of a law concerning hogs of millers running at large within one mile of town.

2. Mr. Cissell presented the remonstrance of sundry buyers of tobacco in the city of Louisville, against an increase of the fees of tobacco warehouses in said city.

3. Mr. Darnaby presented a resolution passed by the city council of Lexington, withdrawing their remonstrance to an amendment to the charter of the Lexington and Richmond Turnpike Road Company.

Which were received, the reading dispensed with, and referred, the 1st and 3d to the committee on the Judiciary, and the 2d to the committee on Agriculture and Manufactures.

The committee on Education reported House bills of the following titles, viz:

An act to incorporate the Alpha Kappa Phi Society of Centre College, Danville, Kentucky.

An act to change and modify an act to incorporate the Danville Female College.

An act to amend the 3d section of an act, entitled "An act to incorporate Montgomery Literary Association."
An act to incorporate the Campbellsville Educational Society, of Taylor county.

An act to incorporate the Elizabethtown Literary Society, of Hardin county.

An act conferring certain powers upon the trustees of Winchester.

An act to incorporate Aspen Grove Male and Female Seminary.

An act for the benefit of school district No. 1, in Rockcastle county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported bills of the following titles, viz:

A bill to amend the charter of Clay Seminary.

A bill to incorporate the Wallonia Institute, of Trigg county.

A bill to incorporate the Shelbyville Debating Club.

A bill to amend the charter of the town of Calhoun.

A bill to incorporate the Millersburg Female College.

A bill to incorporate the trustees of Whitley County High School.

A bill for the benefit of Joseph D. Farris.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported a House bill, entitled

An act for the benefit of the common school districts,

With an amendment.

Ordered, That the Public Printer print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

By special leave, the committee on County Courts reported a bill, from the House of Representatives, entitled

An act to change the time of holding the quarterly court of Trimble county.
Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The committee on Education reported bills, from the House of Representatives, of the following titles, viz:

An act for the benefit of school district No. 7, in Fulton county.

An act for the benefit of common school district No. 7, in Graves county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The committee on Education reported bills, from the House of Representatives, of the following titles, viz:

An act for the benefit of school district No. 7, in Fulton county.

An act for the benefit of common school district No. 7, in Graves county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

By special leave, the following bills were reported:

By the committee on Circuit Courts—
A bill regulating the circuit courts in the 11th judicial district.

By the committee on the Revised Statutes—
A bill to amend the charter of the town of Hodgensville.

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

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and 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. Denny then moved to reconsider the vote by which the Senate discharged the committee on Finance from the further consideration of the petition of G. W. Kouns, of Carter county.

The committee on Education reported a bill from the House of Representatives, entitled
An act to establish an institution for the education of idiots and feeble-minded children.

Mr. Whitaker moved to strike out the word "Franklin."
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—

T. T. Alexander, John F. Fisk, William H. McBrayer,
Samuel H. Boles, Robert E. Glenn, Charles D. Pennebaker,
Charles Chambers, Thomas S. Grundy, Albert G. Rhea,
Benjamin P. Cissell, John L. Irvin, Henry M. Rust,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William C. Gillis, James McKee,
William T. Anthony, Asa P. Grover, John A. Prall,
Landaff W. Andrews, Samuel Haycraft, William B. Read,
John B. Bruner, Samuel H. Jenkins, Harrison Taylor,
Samuel E. DeHaven, John M. Johnson, C. J. Walton,
George Denny, John G. Lyon, W. C. Whitaker—19.

Mr. Glenn moved that the further consideration of said bill be postponed for the present.
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—

William T. Anthony, J. E. Gibson, John A. Prall,
Benjamin P. Cissell, Robert E. Glenn, Albert G. Rhea,
John F. Fisk, William H. McBrayer,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, John G. Lyon,
T. T. Alexander, William C. Gillis, James McKee,
Mr. Andrews 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 Senate, constitutional provision, and third reading
of said bill having been 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 the constitution, were
as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson,
T. T. Alexander,
William T. Anthony,
Landaff W. Andrews,
Samuel H. Boles,
John B. Bruner,
Charles Chambers,
Benjamin P. Cissell,
William S. Darnaby,
Samuel E. DeHaven,
George Denny,
John F. Fisk,
William H. McBrayer,
James McKeen,
Charles D. Pennebaker,
John A. Prall,
William B. Read,
Albert G. Rhea,
Henry M. Rust,
Harrison Taylor,
E. D. Walker,
C. J. Walton,
W. C. Whitaker—34.

In the negative—none.

Resolved, That the title thereof be as aforesaid.

Mr. Grover moved to reconsider the vote by which the Senate rejected
a bill, entitled
A bill for the benefit of John Miller, of Madison county.
The further consideration of said motion was postponed for the present.

By special leave, the committee on Propositions and Grievances, to
whom leave was referred, reported
A bill to amend an act establishing the county of Metcalfe, and to
fix the time of holding courts in the 4th judicial district.

Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had received official information from the Governor that he had approved and signed an enrolled bill, originating in the House of Representatives, entitled
An act to establish the county of Metcalfe.

That they had concurred in amendments of the Senate, to bills which originated in the House of Representatives, of the following titles, viz:
An act for the benefit of McHenry Meadows.
An act for the benefit of Alfred Smith, of Rockcastle.
An act for the benefit of W. S. Johnson, late judge of Hickman county, and Levi Jackson, late judge of Laurel county.

That they had passed a bill, originating in the Senate, entitled
An act for the benefit of John H. Moore and others.

That they had passed resolutions originating in the Senate, entitled
Resolutions concerning the Pacific Railroad.

That they had rejected an amendment made by the Senate to a House bill, entitled
An act to apportion representation in the Senate and House of Representatives.

And that they had passed bills of the following titles, viz:
An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge.
An act to amend the charter of the Louisville and Nashville Railroad Company.
An act to incorporate Martin Lodge, No. 131, of Independent Order of Odd Fellows, of Port Royal, in Henry county.
An act to incorporate the Eminence Cemetery Company.
An act to amend the charter of the city of Louisville.
An act to establish an office for the recording of deeds and mortgages in Covington.
An act for the benefit of Thomas Ellison, of Calloway county.
An act for the benefit of James A. Moore, late sheriff of Pendleton county, and his securities.

An act for the benefit of Mrs. Hetty Hall.

An act for the benefit of the executors of William Glazebrook, deceased.

Mr. Gillis, 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 the creditors of the People's Telegraph Company.

An act for the benefit of the creditors of the New Orleans and Ohio Telegraph Company.

An act changing the time of holding the Barren quarterly courts.

An act to incorporate the German Stone-Cutters' Benevolent Association, of Louisville.

An act to provide for the service of process against steamboats.

An act to amend an act incorporating the Kentucky Farmers' Mutual Insurance Company.

An act authorizing the Louisville chancery court to close Pope street.

An act to incorporate the Clay Manufacturing Company.

An act to incorporate the Joiners' and Cabinet-Makers' Benevolent Society, of Louisville.

An act to incorporate the Russellville and Franklin Turnpike Road Company.

An act to incorporate the Eminence and Shelbyville Turnpike Road Company.

An act to appoint A. S. Brown a reviewer on the State road leading from Paducah to Hopkinsville.

An act to amend the charter of the town of Foster, in Bracken county.

An act to regulate the circuit courts in the third judicial district.

An act to change the mode of setting down votes on poll books.

An act for the benefit of Miles Greenwood.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of McHenry Meadows.

An act for the benefit of Alfred Smith, of Rockcastle.

An act to incorporate the Richmond and Tate's Creek Turnpike Road Company.
An act increasing the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches.

An act for the benefit of the assessor of Fulton county.

An act for the benefit of W. S. Johnson, late judge of Hickman county, and Levi Jackson, late judge of Laurel county.

An act for the benefit of George B. Poage, of Lawrence county, and others.

An act for the benefit of A. C. Godsey, late sheriff of Perry county.

An act for the benefit of John Cummins, sheriff of Rockcastle county.

An act to legalize the election of the police judge and marshal of the town of Munfordsville.

An act to legalize the marriage of J. T. and Nancy Michael, and for other purposes.

An act to establish a State road from Caseyville, in Union county, to Providence, in Hopkins county.

An act authorizing the trustees of Campbellsville to sell the public spring lot of said town.

An act for the benefit of the clerk of the Oldham county and circuit courts.

An act to authorize the county court of Union county to establish an additional voting precinct in said county.

An act for the benefit of the sheriff of Lyon county.

An act for the benefit of the town of South Carrollton.

An act for the benefit of John Petty, guardian of Andrew J. Aker.

An act to amend the charter of Bardstown.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. Andrews moved that when the Senate adjourns, it will adjourn to meet again at 3 o'clock, P. M.

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

The Senate then resumed the consideration of a Senate bill, entitled

A bill repealing all laws prohibiting the importation of slaves into this State from other States of this Union.
The pending question being the substitute offered by Mr. Cissell.

The hour of adjournment having arrived, the Senate adjourned without taking any action on said bill.

The Senate met pursuant to adjournment.

The committee on the Penitentiary made the following report, viz:

The Committee have visited the Prison on several occasions during the session, and examined into the condition of the inmates and buildings, fixtures, &c.

They find that the prisoners are in as good condition as is practicable with the present condition of the workshops, cell building, and Prison yard. The workshops are in rather bad condition, and require improvements to be made, to make them suitable for the purposes for which they are used. This is particularly so in regard to the building now used for the manufacture of hemp, which is entirely too small for the number of men employed in that business; besides, it is, on account of its construction, exceedingly unhealthy, the ceiling being too low, and the building badly ventilated.

It is absolutely necessary to have more cells for the prisoners. There are now only two hundred and fifty-two cells, and about three hundred convicts, and the number is increasing; so that it is impossible for the Keeper to confine them at night in separate cells. This deficiency can be remedied by raising the cell house one story higher, which would give eighty-four additional cells. If this is done, and the cell house and the other buildings contemplated to be built are made fire-proof, the Penitentiary buildings and fixtures will be much more secure than at present.

It is also necessary that the dining room should be enlarged, and a new kitchen built. The dining room is too small for the number of convicts now in the Prison, and, as before stated, that number is increasing every year.

The western workshop needs a new roof and considerable repairs. The floors and walls are in such a condition that the machinery does not work well; and, besides, the building is uncomfortable.

It would add greatly to the comfort of the inmates, and to their health, to have a heating apparatus to heat the building contemplated for manufacturing hemp, as it would be unsafe to have it heated in the usual way.

The committee are of opinion that a grave-yard should be purchased for the use of the Prison. When a prisoner dies, he is buried in the low swampy ground above the Prison, which is unsuitable for the purpose. For a small sum, it is believed, a suitable place for a grave-yard can be purchased, where the prisoners can be buried in the future.

By the report of the Building Committee to the present session of the General Assembly, it appears that there is a deficiency in the appropriation made by the act of the last session for the purpose of completing the improvements directed to be made by said act, as follows:
The committee believe that an appropriation should now be made to supply said deficiency and to make said improvements, except the amount to rebuild a smoke-house, which they believe is not necessary to be done at present.

The committee have been furnished with estimates of the cost of the improvements proposed to be made, which are as follows:

- To build a house, three stories high, in which to manufacture hemp, fire-proof
- To build one story on the cell house
- To make an addition to dining room, and improve the kitchen
- To purchase grave-yard
- To put new roof on and repair the western workshop
- To buy a heating apparatus
- To grade and pave the prison yard

Whole amount necessary to complete buildings and improvements recommended: $53,087.69

To which add the amount to supply deficiency and complete improvements heretofore ordered: $1,912.71

Whole amount of appropriation necessary to be made: $55,000.00

All of which is respectfully reported.

W. S. DARNABY, Chairman.

Which was received, and the reading dispensed with.

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

The same committee reported bills of the following titles, viz:

- A bill directing certain improvements to be made in the penitentiary.
- A bill to create the office of warden of the penitentiary, and for other purposes.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the Public Printer forthwith print 150 copies of each of said bills for the use of the General Assembly, and that they be placed in the orders of the day.

The committee on Military Affairs reported a resolution from the House of Representatives, entitled

A resolution authorizing the Governor to procure and present to the surviving officers and soldiers of the Kentucky volunteers in the battle on Lake Erie, a gold medal.

Which was read twice and adopted.
The committee on Agriculture and Manufactures reported bills from the House of Representatives of the following titles, viz:

An act to incorporate the Madison County Agricultural Association.

An act to incorporate the Shelby County Agricultural and Mechanical Association.

An act to incorporate the Green County Agricultural and Mechanical Association.

An act to incorporate the Butler County Agricultural and Mechanical Association.

An act to amend the charter of the Henderson County Agricultural and Mechanical Association.

Order, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported bills of the following titles, viz:

A bill to amend an act incorporating the North Kentucky Agricultural Society.

A bill to incorporate the Ashland Kentucky Kerosene Company.

A bill to incorporate the Southern Kentucky Coal, Mining, and Transporting Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Order, That said bills be engrossed and read the third time.

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

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

The same committee reported bills of the following titles, viz:

A bill to repeal a portion of section 5, article 2, chapter 83, of the Revised Statutes.

A bill to amend the law requiring assessors to furnish statistical information.

Which were read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that they be placed in the orders of the day.

The same committee reported a bill from the House of Representatives, entitled

An act offering a reward for the discovery of the cause of the disease called hog cholera, and a remedy that will cure said disease.

On motion of Mr. Whitaker, said bill was laid on the table.

The same committee asked to be discharged from the further consideration of the petition of Denton Offutt.

Which was granted.

The same committee reported a bill from the House of Representatives, entitled

An act regulating the inspection and selling of tobacco in the city of Louisville,

With an amendment.

Which was adopted.

Mr. Walton offered the following amendment, viz:

Amend the 4th section, and 13th line, by striking out "two dollars," and insert "one dollar and seventy-five cents."

Amend the 4th section, and 10th line, by striking out "fifty cents," and insert "twenty-five cents."

Which was adopted.

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 by Messrs. Walton and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, J. E. Gibson, John M. Johnson,
Landaff W. Andrews, William C. Gillis, Thornton F. Marshall,
Samuel H. Boles, Robert E. Glenn, James McKee,
Benjamin P. Gissell, Asa P. Grover, Charles D. Pennebaker,
George Denny, Thomas S. Grundy, Harrison Taylor,

Those who voted in the negative, were—

William T. Anthony, John L. Irvan, Albert G. Rhea,
John B. Bruner, Samuel H. Jenkins, E. D. Walker,
Mr. Marshall moved to adjourn.

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

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

Those who voted in the affirmative, were—


Thomas S. Grundy, William B. Read,

Those who voted in the negative, were—


And so the Senate refused to adjourn.

The Senate then took up a bill, from the House of Representatives, entitled

An act to create the 14th judicial district in this Commonwealth.

And, on motion of Mr. Walker, said bill was referred to the committee on the Judiciary, with instructions to report on Monday, February 6th, at 10½ o'clock, A. M.

The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:

1. An act to amend the charter of the city of Louisville.
2. An act to amend an act, entitled "An act to establish an equity and criminal court in the 4th judicial district.
3. An act to incorporate the East Baptist Church, at Louisville.
4. An act to increase the capital stock of the Lexington Gas Company.
5. An act to charter the Grand Lodge of the Ancient Order of German Hunters of Kentucky.
6. An act to incorporate Newport Lodge, No. 38, of Free and Accepted Masons.
7. An act for the benefit of John Friend, late sheriff of Floyd county.
9. An act to amend an act incorporating the Mechanics Institute of Louisville.
10. An act to amend the charter of the Southern Agricultural and Mechanical Association.
11. An act for the benefit of John Thoms, guardian of Mary Houston Jackson.
12. An act ratifying a mortgage made by the Old Frankfort Turnpike Road Company.
13. An act to amend the charter of West Covington.
14. An act to amend the charter of the city of Newport.
15. An act to provide a more efficient police for certain portions of Kenton county.
16. An act providing for a settlement with Newton Craig, late keeper of the penitentiary.
17. An act to incorporate the Washington Literary Association of Louisville.
18. An act to change the name of Schiller Lodge, No. 64, of Independent Order of Odd Fellows, at Louisville.
19. An act to incorporate the Kentucky Lodge, No. 1, of the American Protestant Association, at Newport.
20. An act for the benefit of E. B. Bartlet, late clerk of the Kenton circuit court.
21. An act for the benefit of James Trimble, of Floyd county, and others.
22. An act for the benefit of Hugh Harkis and others, of Floyd county.
23. An act for the benefit of Mrs. Hetty Hall.
24. An act for the benefit of James A. Moore, late sheriff of Pendleton county, and his sureties.
25. An act for the benefit of Thomas Ellison, of Calloway county.
27. An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge.
28. An act to establish an office for the recording of deeds and mortgages in Covington.
29. An act to incorporate Martin Lodge, No. 13, of Independent Order of Odd Fellows, of Port Royal, in Henry county.
30. An act to amend the charter of the Louisville and Nashville Railroad Company.

31. An act to incorporate the Eminence Cemetery Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the 1st, 2d, 5th, 9th, 16th, 17th, 18th, 26th, 27th, and 29th be referred to the committee on the Judiciary; the 3d and 6th to the committee on Religion; the 4th and 30th to the committee on Internal Improvement; the 7th and 23d to the committee on Propositions and Grievances; the 8th 11th, 13th 14th, 15th, 19th, 20th, and 28th to the committee on the Revised Statutes; the 12th, 21st, 22d, and 31st to the committee on Circuit Courts; the 24th to the committee on Finance, and the 25th to the committee on Privileges and Elections.

Mr. Fisk asked that the following leaves, which were referred to the committee on the Judiciary, should be referred to the committee on Circuit Courts.

A bill to incorporate the City Fire and Marine Insurance Company of Covington.

A bill to incorporate Covington Law Library Association.

A bill to incorporate the Black Lick passenger railway.

Which was granted.

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

On motion of Mr. Glenn—1. A bill to change the time of meeting of the General Assembly.

On motion of Mr. Pennebaker—2. A bill to increase the salary of the Secretary of State.

On motion of Mr. Fisk—3. A bill to increase the salaries of circuit court judges.

On motion of Mr. Pennebaker—4. A bill to reorganize the court of appeals, and increase the salaries of the judges.

On motion of Mr. Irvan—5. A bill to regulate the courts—circuit, equity, and criminal—in the first judicial district.

On motion of Mr. Cissell—6. A bill directing the Secretary of State to furnish the clerk of the Union circuit court with certain books.
On motion of Mr. Andrews—7. A bill to increase the per diem of Senators and Representatives from $4 to $6.

On motion of Mr. Jenkins—8. A bill to repeal the equity and criminal court in Ballard county.

On motion of Mr. Taylor—9. A bill authorizing the Mason county court to build fire-proof clerks' offices, and to levy and collect tax to pay therefor.

On motion of Mr. Jenkins—10. A bill for the benefit of T. H. Corbett, of Ballard county.

On motion of Mr. Gillis—11. A bill to improve the navigation of Cumberland river in parts of Whitley and Pulaski counties.

On motion of Mr. Rhea—12. A bill for the benefit of J. B. Herndon, of Logan county.


The committee on the Judiciary was directed to prepare and bring in the 4th; the committee on the Codes of Practice the 1st and 8th; the committee on Finance the 2d, 3d, 7th, and 10th; the committee on Circuit Courts the 5th and 6th; the committee on Revised Statutes the 9th and 12th; the committee on Internal Improvement the 11th, and the committee on Religion the 13th and 14th.

And then the Senate adjourned.
MONDAY, FEBRUARY 6, 1860.

By special leave, Mr. Whitaker moved to reconsider the vote by which the Senate, on February 4, laid on the table a House bill, entitled

An act offering a reward for the discovery of the cause of the disease called hog cholera, and a remedy that will cure said disease.

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

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

By the committee on the Judiciary—
A bill for the benefit of Ben. Botts, of Fleming county.
A bill to amend the charter of the Flemingsburg and Elizaville Turnpike Road Company.
A bill to incorporate the Carlisle Masonic Hall Company.
A bill to incorporate Halloway Lodge, No. 153.
A bill to authorize the Nicholas county court to subscribe stock in turnpike roads in said county.
A bill to incorporate the Licking River Slackwater Navigation and Manufacturing Company.

By the committee on Internal Improvement—
A bill to incorporate the Headquarters Turnpike Road Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 committee on the Judiciary reported bills, from the House of Representatives, of the following titles, viz:
An act for the benefit of James E. Secrest, late sheriff of Nicholas county.

An act for the benefit of W. Bourn, executor of B. F. Bourn, late sheriff of Montgomery county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported a House bill, entitled

An act to repeal an act, approved 27th of February, 1856, concerning a new road in Fleming and Lewis counties,

With the opinion that said bill ought not to pass.

And the question being taken upon the rejection of said bill, it was decided in the affirmative.

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of W. J. Fields, late sheriff of Carter county.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled

An act to incorporate the town of Florence, in Boone county, with an amendment.

Which was adopted.

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

The rule of the Senate, constitutional provision, and 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.

Resolved, That the title thereof be as aforesaid.

Under a dispensation of the rules, Mr. Pennebaker offered the following resolution, viz:

WHEREAS, The services rendered by Zachary Taylor in the last war with great Britain, the Black Hawk war, the Florida war, and the war with Mexico, secured for himself and the armies under his command...
a world-wide renown, the approval and admiration of the greatest military chieftains of Europe and America, and secured for the American arms the brightest chapter in the history of our country. It is true that his battle-fields, Fort Harrison, Okeechobee, Palo Alto, Resaca de la Palma, Monterey, and Buena Vista, are proud monuments to his military renown, and will ever keep alive in the hearts of the people of his country a recollection of his services; but, as Kentucky claimed him as her own, and his mortal remains now lie buried in her soil, it is proper that the representatives of the people who loved him so much, should perpetuate a recollection of his great deeds by erecting a fit monument, with proper inscription, to mark the place where he directed his mortal remains to be placed, in Jefferson county, Kentucky; therefore,

Be it resolved, That the sum of $——— be, and the same is hereby, appropriated to erect a fit monument to the memory of Maj. Gen. Z. Taylor; the monument to be erected under the superintendence of some competent person to be appointed by the Governor of the State, and according to such model as may be adopted by the executive officers of the State.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

Mr. Whitaker offered the following resolutions, viz:

Whereas, The citizens of the city of Hamilton, and county of Butler, Ohio, having, through the Hon. Lewis D. Campbell, transmitted to the Senate of Kentucky resolutions expressive of their delight at our recent visit to their beautiful State, of the feelings created thereby, and of the regret that we could not be with them; in response,

Be it resolved by the Senate of Kentucky, That we reciprocate with warm hearts and unalloyed pleasure, the expression of interest and fraternal feeling from our brethren of Ohio; and cordially respond to the sentiment that the interchange of our social relations will prove a "new guaranty" to the perpetuity of the Union, and loyal allegiance to the federal constitution and laws.

Resolved, That we regret deeply that we could not be with the generous and hospitable citizens of the city of Hamilton, and Butler county, on the 27th January; and that we assure them, though we were not present in person, we were with them in spirit; and every fibre of our social and political being thrilled with deep responsive emotion to their fraternal enthusiasm and patriotic feeling.

Resolved, That we extend the citizens of Hamilton, of Butler county, and of Ohio, the patriotic hand of union and constitutional fellowship, with a deep conviction it will be grasped with unshaken firmness, and feelings as deeply responsive, true, and loyal to our country as our own.

Resolved, That a copy of these resolutions be transmitted to the citizens of Hamilton, and Butler county, Ohio, by the Speaker of the Senate of Kentucky.

Which were twice read and adopted.
A message, in writing, was received from the Governor, by the hands of Mr. Monroe, Secretary of State.

On motion of Mr. Grover,

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT, {February 6th, 1860}

Gentlemen of the Senate:

I nominate for your advice and consent, the following persons as Notaries Public for the counties named, viz:

R. W. Cook, for Fayette county.
J. M. Henderson, for Hickman county.
James E. Stone, for Hancock county.
C. T. Taylor, for Jefferson county.
H. W. Bruce, for Jefferson county.
Ph. R. Thompson, for Jefferson county.
Joseph A. Peyton, for Jefferson county.
J. B. Jones, for Kenton county.
G. Clay Smith, for Kenton county.
J. M. Kennedy, for Kenton county.
John B. Peyton, for Logan county.
Thomas B. Cochran, for Shelby county.
Hiram McElroy, for Union county.
John T. Sanders, for Wayne county.
Charles R. McElroy, for Washington county.
W. W. George, jr., for Woodford county.

B. MAGOFFIN.

Resolved, That the Senate do advise and consent to said appointments.

Mr. Bruner, from the committee on the Sinking Fund, to whom was referred bills from the House of Representatives of the following titles, viz:

An act for the benefit of Joe Allen, late clerk of the Breckinridge county and circuit courts.

An act for the benefit of W. R. Dewees, late sheriff of Grayson county.

Reported the same without amendment.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Nelson Millard and wife, of the city of New York.

Which was read the third time.

And the question being taken on the passage of said bill, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson, J. E. Gibson,
T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
William T. Anthony, Asa P. Grover, John A. Prall,
Landaff W. Andrews, Thomas S. Grundy, William B. Read,
Samuel H. Boles, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John L. Irvan, Henry M. Rust,
Charles Chambers, Samuel H. Jenkins, Harrison Taylor,
Benjamín P. Cissell, John M. Johnson, E. D. Walker,
Samuel E. DeHaven, John G. Lyon, C. J. Walton,

In the negative—

Robert E. Glenn—1.

Resolved, That the title thereof be as aforesaid.

The committee on the Judiciary, according to special order, reported a bill from the House of Representatives, entitled
An act to create the 14th judicial district in this Commonwealth.

Mr. Walker offered the following amendment, viz:

Strike out "McLean," in 3d line of the 1st section, and in the 2d section of said bill.

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, William B. Read,
William T. Anthony, John L. Irvan, Albert G. Rhea,
John F. Fisk, Samuel H. Jenkins, Henry M. Rust,
J. E. Gibson, John G. Lyon, E. D. Walker,
Thomas S. Grundy, James McKee,
Those who voted in the negative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, John M. Johnson,
Landaff W. Andrews, George Denny, Harrison Taylor,
John B. Bruner, Robert E. Glenn, W. C. Whitaker—11.
Benjamin P. Cissell, Asa P. Grover,

Mr. Glenn moved to strike out the 5th section of said bill.
And the question being taken thereon, it was decided in the affirmative.

On motion of Mr. Glenn, the word "Lyon," in the 2d line of the
7th section, was stricken out.

Mr. Cissell offered the following additional section, viz:
§ 1. This act shall take effect from and after its passage.
And the question being taken thereon, it was decided in the affirmative.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bill being dispensed with,

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

Mr. Cissell moved to reconsider the vote of the Senate by which was
passed a House bill, entitled
An act to create the 14th judicial district of this Commonwealth.
Mr. Andrews moved to lay said motion on the table.
And upon the question being taken, it was decided in the affirmative.

The committee on Federal Relations reported a bill, entitled
A bill to incorporate the Flat Rock and Brush Creek Turnpike Road
Company.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
Mr. Andrews moved that when the Senate adjourns, it will adjourn to meet again at 3 o'clock, P. M.

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

Mr. Whitaker, from the committee on Revised Statutes, reported a bill from the House of Representatives, entitled
An act to establish an office for recording deeds and mortgages at Covington.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled
An act to provide a more efficient police for certain portions of Kenton county,

With a substitute for the 1st section of said bill.
Which was adopted.

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.

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill, entitled
A bill incorporating the Covington and Black Lick Passenger Railway Company.

Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

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

On motion of Mr. Marshall, leave of absence was granted to Mr. Darnaby.
A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:

An act for the benefit of the sheriffs of the county of Daviess and the county of Clay.
An act to add a certain road to the town of Russellville.
An act to incorporate the Concord and Hillsboro Turnpike Road Company.
An act for the benefit of Thomas Harris, late sheriff of Jessamine county.
An act for the benefit of John M. Blackerby, late surveyor of Breckinridge county.
An act to incorporate Royal Lodge, I. O. O. F., of Jessamine county.
An act to change the time of holding the quarterly courts of Jessamine county.
An act to charter the Big Spring and Brandenburg Turnpike Road Company.
An act to amend an act, entitled "An act to incorporate the Munday's Landing and Harrodsburg Turnpike Road Company," approved February 15, 1858.
An act to change the boundary line between Mercer and Washington.
An act to change the time of holding the quarterly court of Nelson county.
An act to charter the Fairfield and Cox's Creek Turnpike Road Company.
An act to charter the Bardstown and Fairfield Turnpike Road Company.
An act for the benefit of school district No. 12, in Pendleton county.
An act to incorporate the Union Cumberland Presbyterian and Methodist Episcopal Church South, in Franklin, Simpson county, Kentucky.
An act for the benefit of Benjamin Caddie.
An act to inclose certain streets in Taylorsville.
An act to improve the public roads in Todd county.
An act to improve the public roads in the county of Logan.
An act for the benefit of the sheriff of the county of Crittenden.
An act for the benefit of certain sheriffs, and their securities, in this Commonwealth.
An act to authorize the trustees of the town of Bowling-Green to dispose of certain lots in said town.
JOURNAL OF THE SENATE.

An act to establish an additional election and civil district in Warren county.

An act to authorize the county court of Warren to sell the poor-house lands of said county.

An act to incorporate the Green River Insurance Company.

An act to incorporate the Monticello and Cumberland River Turnpike Road Company.

An act taxing free negroes in Boyle county.

An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee Railroad.

An act to increase the county levy of Woodford county.

An act to amend the Criminal Code of Practice.

An act to legitimize the children of Alfred Anderson.

An act to lay off Adair county into magistrates' and election districts.

An act to incorporate the town of Camdenville.

An act to authorize the Anderson county court to sell the poor-house lands in said county.

An act to amend the law establishing the county of Metcalfe.

An act to change the State road leading from Glasgow to Greensburg.

An act to incorporate Cave City.

An act to amend the law in relation to taxing the lands of non-residents.

An act for the benefit of the town of Rumsey, in McLean county.

An act to create an additional voting district in Jefferson county.

An act to incorporate the trustees of the Associate Reform Congregation of Louisville.

An act to incorporate the Avenue Presbyterian Church of Portland.

An act to amend the charter of the Richmond and Tate's Creek Turnpike Road Company.

An act to incorporate the Richmond, Otter Creek, and Boonesborough Turnpike Road Company.

An act to amend an act to incorporate the Danville and Pleasant Hill Turnpike Road Company, approved February 11, 1854.

An act to incorporate the Greenup Coal and Oil Company.

An act to aid and encourage internal improvements in Jessamine county.
An act for the benefit of the stockholders of the Nicholasville and Jessamine Turnpike Road Company.
An act for the benefit of the town of Winchester.
An act to authorize W. B. Kidd, assessor of Clarke county, to appoint a deputy.
An act for the benefit of George W. Gist.
An act to authorize the sale of the Owingsville and Montgomery turnpike road.
An act to amend an act to incorporate the commissioners of the sinking fund for Montgomery county.
An act to amend an act to incorporate the Breckinridge Cannel Coal Company, approved February 9, 1854.
An act to amend and revive an act, entitled "An act to incorporate the Breckinridge Coal and Oil Company," approved March 4, 1856.
An act for the benefit of the sheriff of Hopkins county.
And that they had received official information from the Governor, that he had approved and signed enrolled bills, which originated in the House of Representatives, of the following titles, viz:
An act to amend the charter of the Masonic Fraternity of the city of Louisville.
An act to fix the time of holding the quarterly courts of Harl county.
An act to amend an act, entitled "An act to incorporate certain turnpike road companies in Montgomery county."
An act to authorize the Marshall county court to change the State road.
An act to incorporate the Iron Works Turnpike Road Company.
An act to amend the original and amended charters of the Lexington, Versailles, and Frankfort Turnpike Road Company.
An act to incorporate the Alexandria and Tibbatt's Cross-Roads Turnpike Company, in Campbell county.
An act transferring the books and papers from the office of the late police judge of the town of Greenville to the president or chairman of the board of trustees.
An act to incorporate the Old Frankfort Continuation Turnpike Road Company.
An act to revive the charter of the Farmers' Turnpike Road Company.
JOURNAL OF THE SENATE.

An act to change and regulate the time of holding the circuit and county courts of Gallatin county.

An act to amend the charter of the Warsaw Turnpike Company.

An act for the benefit of the Louisville and Frankfort Railroad Company.

An act to revive the charter of the Knob Lick Turnpike Road Company.

An act to incorporate the Hopewell, Bethlehem, and Clintonville Turnpike Road Company.

An act to incorporate the Winchester and Red River Iron Works Turnpike Road Company.

An act to amend the charter of the Paris and Bethlehem Turnpike Road Company.

An act for the benefit of the securities of William L. Simons, late sheriff of Todd county.

An act in relation to the Winchester and Kentucky River Turnpike Road Company.

An act to authorize the county court of Bracken county to improve the Straube Mill road.

An act to amend an act to amend the charter of the North Middletown and Mt. Sterling Turnpike Road Company.

An act to establish a State road from the town of Hopkinsville to the city of Paducah.

An act to provide an additional voting place in district No. 2, in Campbell county.

An act to incorporate the Winchester and Irvine Turnpike Road Company.

An act to establish a State road from Paducah to Murray.

An act to charter the Fern Creek Turnpike Road Company.

An act to incorporate the Garrard County and Wallace Mill Turnpike Road Company.

An act to incorporate the Green County and Taylor County Turnpike Road Company.

An act to confirm and amend the charter of the Lexington and Herriott's Mill Turnpike Road Company, and to change its name.

An act to incorporate the Bryantsville and Cane Run Turnpike Road Company.

The Senate then resumed the consideration of a Senate bill, entitled
A bill repealing all laws prohibiting the importation of slaves into this State from other States in this Union.

The pending question being the substitute offered by Mr. Cissell.

The hour of adjournment having arrived, the Senate adjourned without taking any action on said bill.

The Senate met pursuant to adjournment.

The Senate, by special leave, took up for consideration bills from the House of Representatives of the following titles, viz:

An act to amend an act to incorporate the Breckinridge Canal Company, approved February 9, 1854.

An act to amend and revive an act, entitled "An act to incorporate the Breckinridge Coal and Oil Company," approved March 4, 1856.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

On motion of Mr. Bruner, leave to bring in a bill to amend the charter of the Lexington and Richmond Turnpike Road Company, was referred from the committee on Internal Improvement to the committee on the Judiciary.

The committee on the Revised Statutes reported bills of the following titles, viz:

A bill to amend the act incorporating Trinity Church, of Covington, approved February 23, 1846.

A bill to incorporate the Covington Law Library Association.

A bill to incorporate the City Fire and Marine Insurance Company of Covington.

A bill to amend the second section of an act directing certain terms of the Kenton circuit court to be held in Covington.

A bill to amend the charter of the town of New Roe.

A bill to authorize S. P. Spalding to sell a slave.

A bill for the benefit of the Murphysville turnpike road, in Mason county.
A bill requiring trustees and assignees to execute bonds in certain cases.

A bill amending section 12, article 8, chapter 83, of the Revised Statutes, title Revenue and Taxation.

A bill declaring Stanton's editions of the Revised Statutes and Codes of Practice, evidence in the courts and tribunals of the State of Kentucky.

A bill authorizing the Mason county court to build fire-proof clerks' offices, and levy and collect a tax to pay therefor.

A bill to amend the charter of the city of Covington.

A bill to amend chapter 28, Revised Statutes, title Crimes and Punishments.

A bill to repeal the equity and criminal court in Ballard county.

A bill to transfer the equity and criminal causes in the Graves circuit court to the equity and criminal court.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported bills from the House of Representatives, of the following titles, viz:

An act to incorporate Independence Lodge, No. 3, Ancient Order of Good Fellows.

An act for the benefit of E. B. Bartlet, late clerk of the Kenton circuit court.

An act to incorporate the Kentucky Lodge, No. 1, of the American Protestant Association, at Newport.

An act to amend the charter of West Covington.

An act to amend the charter of the city of Newport.

An act for the benefit of the administrators of Joseph Robb, deceased.

An act for the benefit of P. W. Napier, sheriff of Casey county.

An act changing the Western Maysville justices' district, in Mason county.

An act to protect sheep in Jessamine county.
An act for the benefit of W. J. Fields, sheriff of Carter county.

An act to incorporate the Philomathean Society of Eminence College.

An act to change the law in relation to warrants against persons for failing to work on roads in Carter county.

An act to repeal an act entitled "An act to incorporate the Henderson Cemetery Company."

An act to amend an act to amend the charter of Brookville, in Bracken county.

An act for the benefit of the trustees of the town of Richmond.

An act to amend the charter of the Hopkinsville, Newstead, and Linton Turnpike Road Company.

An act for the benefit of John Thoms, guardian of Mary Houston Jackson.

An act to establish and incorporate the town of Vandersburg.

An act for the benefit of George T. Halbert.

An act for the benefit of W. T. V. Bradford, of Scott county.

An act for the benefit of W. L. Mullins, of Rockcastle county.

An act to incorporate Henry Lodge, No. 101, of I. O. O. F.

An act to incorporate Masonic Lodge, No. 227, Ancient York Masons, in the county of Muhlenburg.

An act for the benefit of Gideon Barnes, of Nelson county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported bills from the House of Representatives of the following titles, viz:

An act for the benefit of James R. Garland.

An act to amend the 3d section, and 3d article, chapter 91, of the Revised Statutes, on the subject of Coroners, &c.

An act to provide a more efficient police for certain portions of Kenton county.

With amendments.

Which were adopted.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported bills from the House of Representatives of the following titles, viz:

An act for the benefit of Thomas Blackburn.
An act to increase the fees of constables in certain cases.
An act defining the powers and duties of the board of supervisors of tax, and granting additional powers to the county court over their action.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

The question was then taken on the passage of said bills, and it was decided in the negative.

So said bills were rejected.

The same committee reported a bill, entitled
A bill to amend the 42d chapter of the Revised Statutes, title Gaming.

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

The same committee reported a bill from the House of Representatives, entitled
An act to allow compensation to jurors summoned before justices of the peace, town, city, and police judges.

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

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Eliza Jane Shipman.
Sundry amendments were proposed to said bill.

Ordered, That said bill and amendments be placed in the orders of the day.

The same committee reported a Senate bill, entitled
A bill to amend chapter 103 of the Revised Statutes.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Mr. Whitaker 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 Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

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

The same committee asked to be discharged from the further consideration of the following leaves to bring in bills, viz:

A bill to amend the 19th section of article 12 of the Revised Statutes, title Elections.

A bill to amend the Revised Statutes in relation to the exemption of property from sale under execution.

A bill to amend chapter 13 of the Revised Statutes.

A bill to amend chapter 25 of the Revised Statutes, title Costs.

A bill to amend sections 31 and 32, of chapter 106, of the Revised Statutes.

A bill to repeal the tax upon studs, jacks, and bulls.
Which was granted.

By special leave, the committee on Religion reported a bill from the House of Representatives, entitled

An act to incorporate the Book and Tract Society of the Louisville Conference of the Methodist Episcopal Church South.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

By special leave, the committee on Propositions and Grievances reported bills of the following titles, viz:

A bill to incorporate the Williamstown Cemetery Company.

A bill to amend the charter of the town of Monterey, in Owen county.
Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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.

By special leave, the committee on the Judiciary reported a bill, entitled

A bill to incorporate the Dycusburg Academy.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

By special leave, the Senate also took up a bill, from the House of Representatives, entitled

An act to add a certain road to the town of Russellville.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

Mr. Gillis, 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 Winchester and Muddy Creek Turnpike Road Company.

An act to incorporate the Elizabethtown Literary Society, of Hardin county.

An act to amend the 3d section of an act, entitled "An act to incorporate Montgomery Literary Association."
An act regulating the inspection and selling of tobacco in the city of Louisville,
An act conferring certain powers upon the trustees of Winchester.
An act for the benefit of A. S. Trimble, of Morgan county.
And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Rep­resentatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The committee on the Revised Statutes reported a bill from the House of Representatives, entitled
An act for the benefit of Isaac N. Hill.
Which was read the third time.

And the question being taken on the passage of said bill, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William C. Gillis, Charles D. Pennebaker, John A. Prall,
T. T. Alexander, Asa P. Grover, William B. Read,
William T. Anthony, John L. Irvan, Albert G. Rhea,
Landaff W. Andrews, Thomas S. Grundy, Henry M. Rust,
John B. Bruner, Samuel H. Jenkins, Harrison Taylor,
Benjamin P. Cissell, John M. Johnson, E. D. Walker,
Samuel E. DeHaven, John G. Lyon, C. J. Walton,
John F. Fisk, James McKee,
J. E. Gibson,

In the negative—

Robert E. Glenn—1.

Resolved, That the title thereof be as aforesaid.

On motion of Mr. Denny, leave was granted to bring in a bill to increase the pay of assessors, and the committee on Agriculture and Manufactures was directed to prepare and bring in the same.

And then the Senate adjourned.
TUESDAY, FEBRUARY 7, 1860.

Mr. Read presented the remonstrance of sundry citizens of Louisville, against the passage of an act creating a court of common pleas for the county of Jefferson.

Which was received, the reading dispensed with, and referred to the committee on Circuit Courts.

Mr. Grover, from the committee on the Codes of Practice, asked to be discharged from the further consideration of the following leave, viz:

Leave to bring in a bill to amend section 245 of the Criminal Code of Practice.

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

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

In the affirmative—


Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, George Denny, Charles D. Pennebaker,
T. T. Alexander, John F. Fisk, John A. Prall,
William T. Anthony, J. E. Gibson, William B. Read,
Landaff W. Andrews, Robert E. Glenn, Albert G. Rhea,
Samuel H. Boles, Thomas S. Grundy, Henry M. Rust,
John B. Bruner, John L. Irvan, Harrison Taylor,
Charles Chambers, Samuel H. Jenkins, E. D. Walker,
Benjamin P. Cissell, John G. Lyon, C. J. Walton,
Alex. L. Davidson, Thornton F. Marshall, W. C. Whitaker—29
Samuel E. DeHaven, James McKee,

The same committee asked to be discharged from the further consideration of the following leave, viz:

Leave to bring in a bill to change the time of meeting of the General Assembly.

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

The yeas and nays being required thereon by Messrs. Gillis and Marshall, were as follows, viz:
JOURNAL OF THE SENATE.

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John G. Lyon,
T. T. Alexander, John F. Fisk, T. F. Marshall,
Landaff W. Andrews, J. E. Gibson, Charles D. Pennebaker,
John B. Bruner, William C. Gillis, John A. Prall,
Charles Chambers, Asa P. Grover, Albert G. Rhea,
Benjamin P. Cissell, Thomas S. Grundy, Harrison Taylor—20.
William S. Darnaby, Samuel Haycraft,

Those who voted in the negative, were—

William T. Anthony, Robert E. Glenn, Henry M. Rust,
Samuel H. Boles, John L. Irvan, C. J. Walton,

The Senate then took up a bill, from the House of Representatives, entitled

An act offering a reward for the discovery of the cause of the disease called hog cholera, and a remedy that will cure said disease.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, Charles D. Pennebaker,
T. T. Alexander, William C. Gillis, John A. Prall,
William T. Anthony, Robert E. Glenn, William B. Read,
Landaff W. Andrews, Thomas S. Grundy, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Henry M. Rust,
Benjamin P. Cissell, Samuel H. Jenkins, Harrison Taylor,
William S. Darnaby, John G. Lyon, E. D. Walker,
Alex. L. Davison, Thornton F. Marshall, C. J. Walton,
George Denny,

Those who voted in the negative, were—

Samuel H. Boles, J. E. Gibson, John L. Irvan—5.
Charles Chambers, Asa P. Grover,

Resolved, That the title thereof be as aforesaid.

Mr. Grover, from the committee on the Codes of Practice, reported,
by instruction of the Senate, a bill, entitled

A bill to amend section 245 of the Criminal Code of Practice.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. DeHaven moved to lay said bill on the table.

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

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

Those who voted in the affirmative, were—
Charles Chambers, J. E. Gibson, W. C. Whitaker—5.
Samuel E. DeHaven, Asa P. Grover,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) George Denny, Thornton F. Marshall,
T. T. Alexander, John F. Fisk, James McKee,
William T. Anthony, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, William B. Read,
Samuel H. Boles, Thomas S. Grundy, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, Harrison Taylor,
William S. Darnaby, Samuel H. Jenkins, E. D. Walker,
Alex. L. Davidson, John G. Lyon, C. J. Walton—27.

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

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

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

The same committee reported bills of the following titles, viz:
A bill to amend section 20 of the Civil Code of Practice.
A bill to amend section 778, chapter 3, Civil Code of Practice.
Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported a bill from the House of Representatives, entitled
An act to amend an act, entitled "An act to increase the powers of the marshal and police judge of Columbia, in Adair county."

Which was read a third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act to amend part 3d, title 13th, of the Civil Code of Practice.

On motion of Mr. Andrews,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

By special leave, the committee on the Revised Statutes reported bills of the following titles, viz:

A bill to amend the law in relation to defaulting constables.

A bill to amend an act establishing the town of Vanceburg, in Lewis county.

A bill to amend section 4, of article 18, chapter 36, of the Revised Statutes, title Executions.

A bill to incorporate the town of Grayson, in Carter county.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported bills from the House of Representatives of the following titles, viz:

An act to incorporate the Newstead Turnpike Road Company.

An act to discontinue the State road leading from Covington to Georgetown, lying in Grant county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act to incorporate the Louisville Hebrew Mutual Benefit Society, With an amendment.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill, entitled
A bill to amend an act, entitled "An act to amend and change the 10th section of chapter 13, Revised Statutes, title Change of Venue."
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be referred to the committee on the Judiciary.

A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:
An act for the benefit of school district No. 37, in Bracken county.
An act for the benefit of school district No. 7, in Lyon county.
An act for the benefit of the mechanics and laborers of Lyon and Caldwell counties.
An act to keep in repair the roads and highways in Carroll and Trimble counties.
An act for the benefit of school district No. 68, in Breckinridge county.
An act authorizing J. D. Sanders to build a fish dam across the north channel of Green river.
An act to incorporate the town of Brownsville, in Edmonson county.
An act to legalize the proceedings of the commissioners of the Houns- tsville and Bradfordsville Turnpike Road Company.
An act for the benefit of George W. Sweeney, late Sheriff of Casey county.
An act authorizing George T. Regney to solemnize the rites of matrimony.

An act regulating the police courts in the town of Princeton.

An act for the benefit of James H. Leach, of Caldwell county.

An act to incorporate the Howard's Creek Turnpike Road Company.

An act to change the time of holding the quarterly court in Lyon county.

An act for the benefit of the Kentucky River Turnpike Road, in Clarke county.

An act for the benefit of Roger Quisinberry, of Clarke county.

An act to reduce the price of unappropriated lands in Jackson county.

An act concerning the books of the surveyor of land in Jackson county.

An act to amend an act incorporating the Nashville and Rowena Coal and Lumber Company.

An act to incorporate the Big South Fork Cumberland River and Nashville Coal and Lumber Company.

An act to amend the charter of the town of Albany, in Clinton county.

An act for the benefit of James H. Walker, late sheriff of Crittenden county.

An act to change the voting districts and election precincts in Daviess and Meade counties.

An act to amend the charter of Owensboro.

An act to amend the charter of the Owensboro and Panther Creek Plank Road Company.

An act for the benefit of the county court of Estill.

An act to prevent the destruction of fish in Fleming creek, in Fleming county.

An act for the benefit of W. W. Hylton, of Letcher county.

An act authorizing William Carpenter to build a dam across Troublesome creek, in Breathitt county.

An act for the benefit of David Hagins, late sheriff of Breathitt county.

An act to incorporate the Benson Turnpike Road Company.

An act to incorporate the Frankfort and Midway Turnpike Road Company.
An act to provide for the re-running and marking of the line between Franklin and Owen county.
An act to provide for paving around the Capitol Square.
An act to regulate the working of roads in Gallatin county.
An act to change the time of holding the Garrard county court.
An act to incorporate the Garrard Lodge, No. 139, I. O. O. F.
An act to amend the charter of the Danville, Dix River, and Lancaster Turnpike Road Company.
An act creating an additional voting place in district No. 8, in Graves county.
An act to create an additional justices' and election district in Graves county.
An act establishing a police court in the town of Farmington, in Graves county.
An act to incorporate and establish a police court in the town of Feliciana, in Graves county.
An act to amend the charter of Mayfield.
An act in relation to the Mayfield branch of the Bank of Ashland.
An act amending and reducing into one the several acts relating to the town of Scottsville.
An act to incorporate Grayson Springs Company.
An act for the benefit of Henry Decker, of Grayson county.
An act for the benefit of Edward Thomas.
An act for the benefit of school districts in Grayson county.
An act to change the time of holding the Meade circuit court.
An act to authorize the clerk of the Greenup county court to make out a general cross-index to deeds.
An act to authorize the trustees of school district No. 54, in Greenup county, to levy and collect a tax.
An act to amend and reduce into one all the acts concerning the town of Catlettsburg.
An act to incorporate the Morgan Iron, Coal Oil and Mining Company.
An act to empower the county court of Harrison county to subscribe stock in turnpike road companies.
An act to authorize the Harrison county court to erect a bridge across main Licking river.
An act to legalize certain proceedings of the Harrison county court, and for other purposes.
An act to incorporate the Colemansville and Williamstown Turnpike Road Company.

An act to incorporate the town of Hammonsville.

An act for the benefit of E. L. Starling, jr., of the county of Henderson.

An act for the benefit of school districts Nos. 12 and 18, in Henderson county.

An act prescribing the means and mode of opening and working roads in the counties of Henderson and Hopkins.

An act for the benefit of the Louisville and Shepherdsville Plank Road, and for the Louisville and Shepherdsville Turnpike Road Company.

An act to legalize the acknowledgment of deeds, &c., taken before B. W. Foley, mayor of Covington.

An act to amend the law in relation to the Wilderness and Cumberland Gap road, in Knox county.

An act authorizing a transcript of certain records in the Harlan county surveyor's office.

An act regulating the sale of spirituous liquors.

An act allowing James Batram, of Laurel county, to erect a dam across Rockcastle creek.

An act for the benefit of T. H. C. Bruce and John McCall.

An act for the benefit of S. K. Damron, clerk of the circuit and county courts of Pike county.

An act for the benefit of R. R. Bolling, late clerk of the Boyle county court.

An act to incorporate the Peyton's Well Turnpike Road Company.

An act to incorporate the Branch of the Stanford and Houstonville Turnpike Road Company.

An act to incorporate the Cedar Creek and Hall's Gap Turnpike Road Company.

An act to vest the Lincoln county court with power to cause certain indexes to be made.

An act to amend the charter of the town of Houstonville, in Lincoln county.

An act to amend an act to establish a levy and county court for Jefferson county, approved February 25th, 1854.

An act to repeal all laws requiring the briefs of attorneys to be printed.
An act to incorporate the Richmond, Union Meeting-House, and Kentucky River Turnpike Road Company.

An act exempting certain hands from working on roads in Madison, Green, Mercer, Fleming, and Nelson counties.


An act to incorporate the Paducah and Lovelaceville Turnpike or Gravel Road Company.

An act for the benefit of the jailer of McCracken county.

An act for the benefit of mechanics and others in the counties of McCracken, Ballard, and Garrard.

An act to incorporate the town of Edmonton, in Metcalfe county.

Mr. Rust, from the committee on Geological Survey, reported a bill, entitled

A bill making further appropriation for the geological survey of this State.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with.

Mr. Gibson moved to strike out the words "$15,000" in the 1st line of the 2d section.

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

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel E. DeHaven, John L. Irvan,
William T. Anthony, J. E. Gibson, Thornton F. Marshall,
Samuel H. Boles, Robert E. Glenn, James McKee,
Charles Chambers, Asa P. Grover, John A. Prall,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William C. Gillis, Henry M. Rust,
Landaff W. Andrews, Samuel Haycraft, Harrison Taylor,
John B. Bruner, Samuel H. Jenkins, E. D. Walker,
Benjamin P. Cissell, John G. Lyon, C. J. Walton,
George Denny, Albert G. Rhea, W. C. Whitaker—16.
The Senate then, according to general order, resumed the consideration of a Senate bill, entitled
A bill repealing all laws prohibiting the importation of slaves into this State from other States in this Union.
The pending question being the amendment offered by Mr. Cissell, Mr. Prall offered a substitute for said bill and amendment.
And the question being taken on the adoption of said substitute, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Andrews and Fisk, were as follows, viz:

Those who voted in the affirmative, were—
Samuel H. Boles, William C. Gillis, John A. Prall,
Charles Chambers, Asa P. Grover, William B. Read,
William S. Darnaby, Thomas S. Grundy, Henry M. Rust,
Alex. L. Davidson, John L. Irvan, E. D. Walker,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, Thornton F. Marshall,
T. T. Alexander, George Denny, James McKee,
William T. Anthony, John F. Fisk, Charles D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Harrison Taylor,
Benjamin P. Cissell, John G. Lyon, W. C. Whitaker—18.

And so said substitute was rejected.

Mr. DeHaven offered a substitute for said bill and amendment.

By special leave, Mr. Andrews moved that when the Senate adjourns, it will adjourn to meet again at 3 o'clock, P. M.
And the question being taken thereon, it was decided in the affirmative.

The Senate resumed the consideration of the substitute offered by Mr. DeHaven.
Pending the discussion of which,
The Senate adjourned.

The Senate met pursuant to adjournment.
The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:
1. An act for the benefit of John M. Blackerby, late surveyor of Bracken county.
2. An act to create an additional voting district in Jefferson county.
3. An act to aid and encourage internal improvements in Jessamine county.

4. An act to amend the law in relation to taxing the lands of non-residents.

5. An act for the benefit of H. H. Burks, of Barren county.

6. An act to incorporate the town of Camdensville.

7. An act to amend the Civil Code of Practice.

8. An act taxing free negroes in Boyle county.


10. An act for the benefit of school district No. 12, in Pendleton county.

11. An act for the benefit of the sheriff of the county of Crittenden.

12. An act for the benefit of the late sheriffs of the county of Daviess and the county of Clay.

13. An act for the benefit of certain sheriffs, and their securities, in this Commonwealth.

14. An act for the benefit of mechanics and others in the counties of McCracken, Ballard, and Garrard.


18. An act to amend the charter of Mayfield.

19. An act abolishing the fourth justices' district in Lyon county.

20. An act for the benefit of the mechanics and laborers of Lyon and Caldwell counties.

21. An act for the benefit of common school district No. 7, in Lyon county.

22. An act for the benefit of school district No. 37, in Breckinridge county.

23. An act for the benefit of S. K. Damron, clerk of the circuit and county courts of Pike county.

24. An act to regulate the sale of spirituous liquors.

25. An act to amend and reduce into one all the acts concerning the town of Catlettsburg.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st, 17th, and 18th be referred to the committee on Banks; the 2d to the committee on Privileges and Elections; the 3d to the committee on Internal Improvement; the 4th, 8th, 11th, 12th, and 15th to the committee on Finance; the 5th, 6th, and 23d to the committee on Circuit Courts; the 7th to the committee on the Codes of Practice; the 9th to the committee on Propositions and Grievances; the 10th, 21st, and 22d to the committee on Education; the 13th, 20th, and 24th to the committee on the Revised Statutes, and the 14th, 16th, 19th and 25th to the committee on the Judiciary.

The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:

An act for the benefit of the town of Rumsey, in McLean county.
An act for the benefit of the jailer of McCracken county.

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

The Senate took up for consideration a bill from the House of Representatives, entitled

An act for the benefit of the sheriff of Hopkins county.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Cissell moved to amend said bill.
Which was adopted.
Mr. Walker moved further to amend said bill.
Which was adopted.
Mr. Glenn moved further to amend said bill.
Which was adopted.

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

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

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Senate took up for consideration a bill from the House of Representatives, entitled
An act to repeal all laws requiring the briefs of attorneys to be printed.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Mr. Andrews offered a substitute for said bill.
And the question being taken on the adoption of said substitute, it was decided in the affirmative.
Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:
An act to amend an act to incorporate Paintsville, in Johnson county.
An act exempting certain hands from working on roads in Madison, Green, Taylor, Mercer, Fleming, and Nelson counties.
An act to incorporate the Richmond, Union Meeting-House, and Kentucky River Turnpike Road Company.
An act to amend the charter of the town of Houstonville, in Lincoln county.
An act to vest the Lincoln county court with power to cause certain indexes to be made.
An act to incorporate the Cedar Creek and Hall's Gap Turnpike Road Company.
An act for the benefit of R. R. Bolling, late clerk of the Boyle county court.
An act to incorporate the Peyton's Well Turnpike Road Company.
An act to incorporate the Branch of the Stanford and Houstonville Turnpike Road Company.
An act to incorporate and establish a police court in the town of Feliciana, in Graves county.
An act establishing a police court in the town of Farmington, in Graves county.
An act to create an additional justices’ and election district in Graves county.

An act creating an additional voting place in district No. 8, in Graves county.

An act to amend the charter of the Danville, Dix River, and Lancaster Turnpike Road Company.

An act to incorporate the Garrard Lodge, No. 139, I. O. O. F.

An act to change the time of holding the Garrard county court.

An act for the benefit of E. L. Starling, jr., of the county of Henderson.

An act for the benefit of Thomas Harris, late sheriff of Jessamine county.

An act to change the time of holding the quarterly courts of Jessamine county.

An act to incorporate Royal Lodge, No. 53, I. O. O. F., of Jessamine county.

An act to incorporate the Concord and Tollsboro Turnpike Road Company.

An act to charter the Bardstown and Fairfield Turnpike Road Company.

An act to charter the Fairfield and Cox's Creek Turnpike Road Company.

An act to incorporate the Greenup Coal and Oil Company.

An act to aid and encourage internal improvements in Jessamine county.

An act for the benefit of the stockholders of the Nicholasville and Jessamine Turnpike Road Company.

An act indicating the means and mode of working roads in Oldham county.

An act to keep in repair the roads and highways in Carroll and Trimble counties.

An act to authorize W. B. Kidd, assessor of Clarke county, to appoint a deputy.

An act for the benefit of George W. Gist.

An act to amend an act to incorporate the Danville and Pleasant Hill Turnpike Road Company, approved February 11, 1854.

An act to incorporate the Richmond, Otter Creek, and Boonesborough Turnpike Road Company.

An act to incorporate the Avenue Presbyterian Church of Portland.
JOURNAL OF THE SENATE.

An act to incorporate the trustees of the Associate Reform Congregation of Louisville.

An act to amend the charter of the Richmond and Tate’s Creek Turnpike Road Company.

An act to incorporate Cave City.

An act to change the State road leading from Glasgow to Greensburg.

An act to authorize the Anderson county court to sell the poor-house lands in said county.

An act to legitimize the children of Alfred Anderson.

An act to improve the public roads in Todd county.

An act to lay off Adair county into magistrates’ and election districts.

An act to increase the county levy of Woodford county.

An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee Railroad.

An act to incorporate the Monticello and Cumberland River Turnpike Road Company.

An act to incorporate the Green River Insurance Company.

An act to authorize the county court of Warren to sell the poor-house lands of said county.

An act to establish an additional election and civil district in Warren county.

An act for the benefit of Benjamin Gaddie.

An act to close certain streets in Taylorsville.

An act to improve the public roads in the county of Logan.

An act requiring the surveyors of Logan and Todd counties to keep their books in the towns of Russellville and Elkhon.

An act to authorize the trustees of the town of Bowling-Green to dispose of certain lots in said town.

An act to amend the law establishing the county of Metcalfe.

An act to regulate the working of roads in Gallatin county.

An act to incorporate the town of Brownsville, in Edmonson county.

An act authorizing J. D. Sanders to build a fish dam across the north channel of Green river.

An act for the benefit of school district No. 68, in Breckinridge county.

An act for the benefit of T. H. C. Bruce and John McCall.
An act allowing James Batram, of Laurel county, to erect a dam across Rockcastle creek.

An act authorizing a transcript of certain records in the Harlan county surveyor’s office.

An act to amend the law in relation to the Wilderness and Cumberland Gap road, in Knox county.

An act to legalize the acknowledgment of deeds, &c., taken before B. W. Foley, mayor of Covington.

An act for the benefit of the Louisville and Shepherdsville Plank Road, and the Louisville and Shepherdsville Turnpike Road Company.

An act prescribing the means and mode of opening and working roads in the counties of Henderson and Hopkins.

An act to authorize the sale of the Owingsville and Mt. Sterling turnpike road.

An act to amend an act to incorporate the commissioners of the sinking fund for Montgomery county.

An act to amend an act, entitled "An act to incorporate the Munday’s Landing and Harrodsburg Turnpike Road Company," approved February 15, 1858.

An act to charter the Big Spring and Brandenburg Turnpike Road Company.

An act to incorporate the Union Cumberland Presbyterian and Methodist Episcopal Church South, in Franklin, Simpson county, Kentucky.

An act to change the time of holding the quarterly court of Nelson county.

An act to incorporate the town of Edmonton, in Metcalfe county.

An act to incorporate the Paducah and Lovelaceville Turnpike or Gravel Road Company.

An act to incorporate the Island Creek and Clarke River Turnpike or Gravel Road Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and 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 House of Representatives, announcing that they had passed a bill, which originated in the Senate, entitled

An act directing the purchase of Stanton's edition of the Revised Statutes for the use of the Commonwealth,

With amendments thereto.

On motion of Mr. Andrews, the amendments made by the House to said bill were concurred in.

On motion of Mr. Lyon, the Senate reconsidered the vote by which was rejected a House bill, entitled

An act to increase the fees of constables in certain cases.

The further consideration of said motion was postponed for the present.

The Senate then took up a bill, from the House of Representatives, entitled

An act to provide for paving around the Capitol Square.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) George Denny, John G. Lyon,
T. T. Alexander, John F. Fisk, James McKee,
William T. Anthony, J. E. Gibson, Charles D. Pennebaker,
Landaff W. Andrews, William C. Gillis, William B. Read,
Samuel H. Boles, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Harrison Taylor,
Benjamin P. Cissell, Samuel Haycraft, E. D. Walker,
Alex. L. Davidson, Samuel H. Jenkins,

In the negative—none.

Resolved, That the title thereof be as aforesaid.
The Senate then took up a bill, from the House of Representatives, entitled
An act for the benefit of school districts Nos. 12 and 18, in Henderson county.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) George Denny, Samuel H. Jenkins,
T. T. Alexander, John F. Fisk, John G. Lyon,
William T. Anthony, J. E. Gibson, James McKee,
Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
Samuel H. Boles, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Harrison Taylor,
Benjamin P. Cissell, Samuel Haycraft, E. D. Walker,

In the negative—none.
Resolved, That the title thereof be as aforesaid.
At 4 o'clock and 55 minutes, Mr. Darnaby moved to adjourn.
And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Andrews and Walton, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) William S. Darnaby, Charles D. Pennebaker,
T. T. Alexander, George Denny, Harrison Taylor,
Samuel H. Boles, Asa P. Grover, E. D. Walker—11,
Benjamin P. Cissell, Samuel Haycraft,

Those who voted in the negative, were—
William T. Anthony, J. E. Gibson, John G. Lyon,
Landaff W. Andrews, William C. Gillis, James McKee,
On motion of Mr. Prall, leave was granted to bring in a bill to protect the owners of floating saw-logs and lumber.

The committee on the Judiciary was directed to prepare and bring in said bill.

At 6 o’clock and 40 minutes, Mr. Grover moved to adjourn.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John G. Lyon,
William T. Anthony, William C. Gillis, James McKee,
Landaff W. Andrews, Robert E. Glenn, Charles D. Pennebaker,
Samuel H. Boles, Asa P. Grover, Harrison Taylor,
John B. Bruner, Samuel Haycraft, E. D. Walker,
Benjamin P. Cissell, Samuel H. Jenkins, C. J. Walton—19.
William S. Darnaby,

Those who voted in the negative, were—

T. T. Alexander, John F. Fisk, John L. Irvan,

And then the Senate adjourned.
WEDNESDAY, FEBRUARY 8, 1860.

1. Mr. Andrews presented the petition of W. O. Phillips and others, praying the passage of an act incorporating Hygeia Lodge, No. 87, I. O. O. F.

2. Mr. Haycraft presented the remonstrance of lumber dealers, sash and door manufacturers, &c., against the passage of an act incorporating a company "to deal in and manufacture building materials generally."

3. Mr. Whitaker presented the petition of sundry citizens of Eminence, asking the passage of an act creating a deposit bank at Eminence.

Which were received, the reading dispensed with, and referred, the 1st to the committee on the Judiciary; the 3d to the committee on Banks, and the 2d to the committee on Propositions and Grievances, and ordered to be printed.

A message was received from the House of Representatives, asking leave to withdraw their report of the passage of a bill, entitled An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge,

Which was granted.

The committee on the Judiciary, under instructions, reported said bill back to the Senate.

And said bill was delivered to the messenger.

The Senate then resumed the consideration of a bill, entitled A bill making further appropriation of money for the geological survey of this State.

Ordered, That said bill be printed, and made the special order for the 9th of February, at 11 o'clock, A. M.

Mr. Denny moved to reconsider the vote of the Senate, by which was passed a bill from the House of Representatives, entitled An act exempting certain hands from working on roads in Madison, Green, Taylor, Mercer, Fleming, and Nelson counties.

And the further consideration of said motion was postponed for the present.
A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:
An act to incorporate the town of Demossville, in Pendleton county.
An act for the benefit of the Board of Education of the Kentucky Conference of the Methodist Episcopal Church South.
An act for the benefit of Sarah Christopher.
An act to repeal an act, entitled "An act to amend the charter of Louisville.
An act appropriating the revenue of the Muldrough's Hill Turnpike Road to Taylor county.

Mr. Walton, from the committee on Geological Survey, reported a bill, entitled
A bill for the benefit of Susan J. Vance, of Hart county.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of William Corum, clerk of the Greenup circuit and county courts.
The question being taken on ordering said bill to be read a third time, it was decided in the negative.
And so said bill was rejected.

Mr. Alexander, from the committee on the Library, to whom was referred a bill from the House of Representatives, entitled
An act to amend an act to establish an additional voting and justices' precinct in Crittenden county,
Reported the same without amendment.
Ordered, That said bill be read a third time.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of the Board of Education of the Kentucky Conference of the Methodist Episcopal Church South.
An act for the benefit of Sarah Christopher.
An act to repeal an act, entitled "An act to amend the charter of Louisville.
An act appropriating the revenue of the Muldrough's Hill Turnpike Road to Taylor county.
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Alexander, from the same committee, reported a bill, entitled A bill repealing the law paying pro tem. judges, and to increase the salaries of the judges of this Commonwealth.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Sundry amendments were proposed to said bill.

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

Mr. Marshall, from the committee on Banks, reported bills from the House of Representatives of the following titles, viz:

An act to incorporate the city of Cynthiana,

An act for the benefit of John M. Blackerby, late surveyor of Bracken county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

Mr. Marshall, from the same committee, made the following report, viz:

In obedience to a resolution of the Senate, the Committee on Banks beg leave to report: That the State of Kentucky has the right to subscribe for the following amount of stocks in the following banks, viz:

In the Bank of Louisville, $75,000
In the Bank of Kentucky, 300,000
In the Southern Bank of Kentucky, 400,000

We would remark that the stocks of these banks are in high repute, and are regarded by the most prudent business men of the country as not only profitable, but the safest that can be made; and if the State had no other means of paying her subscription for these stocks, your committee, in view of her true financial interests and policy, would not hesitate to recommend that bonds therefore, bearing six per cent., should be issued and delivered to these institutions. The pecuniary advantage to the State, resulting from the ownership by her of stocks in her banking institutions, are too apparent to admit of doubt. The annual profits upon these, and the other stocks already held by the State in her banks, would be nearly, if not quite, equal to the
annual interest upon the whole public debt of the State. The resources of the Sinking Fund of the State are more than ample to meet the demands upon it for some years to come. It now has a surplus of $758,283, a large proportion of which has been loaned out to individuals upon bank stock security; and your committee are led to believe that, with wise and prudent management, the resources of that fund will constantly increase. The honor and credit of the State is of such a high character that opportunities of redeeming any of her outstanding bonds at par, before maturity, is seldom presented, and without some extraordinary and unlooked for shock in the monetary affairs of the country, seriously affecting the credit of the State, your committee are satisfied that she will be unable to redeem at par but a very small portion, if any, of her bonds until they shall fall due. In the meantime the surplus in the Sinking Fund will be accumulating. It would be unwise to suffer it to be idle when it can be safely and profitably invested. In view of the richness of the Sinking Fund, and its ability to more than satisfy the demands upon it for years to come, the Legislature, by a law which took effect 1st July, 1852, (Revised Statutes, page 624,) directed the Commissioners of the Sinking Fund, whenever the means of that fund were not needed to pay the interest upon the public debt, or not be applied to the payment or purchase of State bonds, to subscribe and pay for the stocks in the Bank of Kentucky, and the Bank of Louisville, which had been reserved for the Commonwealth of Kentucky. Your committee approve of the mode of investing these funds, indicated by the law to which they have referred. Nothing since its passage has transpired to cause them to doubt the soundness of its policy; but, on the contrary, much has occurred to strengthen and sustain it. They are advised, however, that none of these reserved stocks have been subscribed for by the Sinking Fund Commissioners. To secure the safe and profitable investment of the surplus which has or may hereafter accumulate in the Sinking Fund, your committee herewith report a bill which they conceive the public interest require should become a law.

THORNTON F. MARSHALL,
JNO. M. JOHNSON,
Committee Senate.

DANIEL P. WHITE,
JNO. O. HARRISON,
JNO. W. WHITE,
O. H. BURBRIDGE,
Committee House of Representatives.

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

Mr. Marshall, from the same committee, reported a bill, entitled
A bill to incorporate the Farmers' and Merchants' Savings Institution, at Uniontown.

Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That the Public Printer print 150 copies thereof for the use of the General Assembly, and that it be made the special order of the day for 10\(\frac{1}{2}\) o'clock on Friday, the 10th instant.

Mr. Marshall, from the same committee, reported a bill, entitled A bill to incorporate the Guthrie Insurance and Trust Company. Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with, Mr. Grover 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 Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

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

Mr. Marshall, from the same committee, reported a bill from the House of Representatives, entitled

An act to incorporate the Henry County Deposit Bank.

The hour having arrived for taking up the orders of the day, further proceedings upon said bill were suspended.

The Senate then, according to general order, resumed the consideration of a Senate bill, entitled

A bill repealing all laws prohibiting the importation of slaves into this State from other States in this Union.

Mr. Anthony moved to reconsider the vote by which the Senate rejected the substitute offered for said bill and amendment by Mr. Prall.

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

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

Those who voted in the affirmative, were—

William T. Anthony, Robert E. Glenn, John A. Prall,
Samuel H. Boles, Asa P. Grover, William B. Read,
Charles Chambers, Thomas S. Grundy, Henry M. Rust,
William S. Darnaby, John L. Irvan, E. D. Walker,
second reading

Mr. Speaker, (Porter,) Samuel E. DeHaven, Thornton F. Marshall,
T. T. Alexander, George Denny, James McKee,
Landaff W. Andrews, John F. Fisk, Charles D. Pennebaker,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
Benjamin P. Cissell, John G. Lyon, Harrison Taylor—15.

Mr. Prall, by leave of the Senate, then withdrew said substitute.

Mr. DeHaven moved the following amendment as a substitute for
said bill, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Ken-
tucky, That sections seven and eight, of chapter XCIII, of the Revised
Statutes, be so amended, that hereafter any citizen of this Common-
wealth who shall have imported into this State, for his own use, under
the provisions of said chapter, any slave or slaves, and shall after such
importation discover that said slave, or slaves, thus imported, have
been charged with or convicted of felony, or are vicious or ungo-
vernable in their character, it shall be lawful for him or her to
file their petition in the circuit court of the county of their residence,
alleging that said slave or slaves, thus imported, are vicious and ungovern-
able, or have been charged with or convicted of felony; which petition
shall be sworn to and supported by other affidavits; and if said court
be satisfied that said slave or slaves, imported under the provisions of
said chapter, have been charged with or convicted of felony, or are
vicious and ungovernable in their character, it shall render a decree
for the sale of said slave or slaves upon such terms as the owner
thereof may in his petition desire. The proceeds of said sale to be
paid to the owner of said slaves after payment of the costs of sale.

And the question being taken thereon, it was decided in the nega-
tive.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) George Denny, T. F. Marshall,
T. T. Alexander, John F. Fisk, James McKee,
Landaff W. Andrews, Robert E. Glenn, Charles D. Pennebaker,
John B. Bruner, Samuel Haycraft, Harrison Taylor,
Benjamin P. Cissell, John G. Lyon, W. C. Whitaker—16.

Those who voted in the negative, were—

William T. Anthony, Asa P. Grover, John A. Prall,
Samuel H. Boles, Thomas S. Grundy, William B. Read,
Charles Chambers, John L. Irvan, Albert G. Rhea,
William S. Darnaby, Samuel H. Jenkins, Henry M. Rust,
Mr. Prall moved the following amendment as a substitute for said bill and amendment, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That sections second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, and eleventh of article second, chapter ninety-third, of the Revised Statutes, entitled Slaves, Runaways, Free Negroes, and Emancipation, be, and the same is hereby, repealed.

§ 2. Before any person shall, within eighteen months after such importation, sell any slave that he shall hereafter import into this State, he shall execute, and acknowledge for record in the county court clerk's office of some county of the State, his bond, with good and sufficient surety or sureties residing in the State, which security shall be approved by the clerk, in substance as follows:

"Whereas, I have imported into this State a slave (or slaves,) therefore I, ---, principal, and ---, surety, (or sureties,) undertake and bind ourselves that said slave (or slaves) has not been imported from any foreign country since the 1st of January, 1808; has not been tried or convicted of any crime in any other State or territory, and has not been brought away therefrom to avoid such trial or conviction, and is not diseased; and that any warranty or representation which may be made by the principal hereto, or his authorized agent, as to the character, soundness, or title of said slave, in the sale of the same, shall be true."

If said bond has not been acknowledged for record in the county where such slave or slaves are sold, an attested copy thereof shall be entered for record in said county within ten days after such sale; and the clerk shall in each case receive a fee of one dollar for recording said bond, which fee shall include the taking and certifying the acknowledgment thereof herefore provided for.

§ 3. Any person who shall sell a slave in this State, which he shall hereafter import into this State, without having complied with the requisitions of the foregoing section, shall, upon conviction, be fined three hundred dollars for each offense.

§ 4. Any person injured by the violation of the obligations of said bond shall have remedy against the principal and security thereto, for any damage he may suffer by reason of the breach thereof, by action brought within eighteen months after the same is recorded; and a copy of said bond, attested by the clerk in whose office the same is recorded, shall be evidence of the same.

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

The yeas and nays being required thereon by Messrs. Prall and Read, were as follows, viz:
JOURNAL OF THE SENATE.

Those who voted in the affirmative, were—

Mr. Speaker, (Porter.) J. E. Gibson, John M. Johnson,
T. T. Alexander, William C. Gillis, William H. McBrayer,
William T. Anthony, Robert E. Glenn, John A. Pratt,
Samuel H. Boles, Asa P. Grover, William B. Read,
Charles Chambers, Thomas S. Grundy, E. D. Walker,
William S. Darnaby, John L. Irvan, C. J. Walton,
Alex. L. Davidson, Samuel H. Jenkins, W. C. Whitaker—21.

Those who voted in the negative, were—

Landaff W. Andrews, John F. Fisk, Charles D. Pennebaker,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
Benjamin P. Cissell, John G. Lyon, Henry M. Rust,
George Denny, James McKee,

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Read and Prall, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, Robert E. Glenn, John A. Pratt,
Samuel H. Boles, Asa P. Grover, William B. Read,
Charles Chambers, Thomas S. Grundy, Albert G. Rhea,
William S. Darnaby, John L. Irvan, C. J. Walton,
Alex. L. Davidson, Samuel H. Jenkins, W. C. Whitaker—20.
J. E. Gibson, John M. Johnson,
William C. Gillis, William H. McBrayer,

Those who voted in the negative, were—

Mr. Speaker, (Porter.) Samuel E. DeHaven, Thornton F. Marshall,
T. T. Alexander, George Denny, James McKee,
Landaff W. Andrews, John F. Fisk, C. D. Pennebaker,
John B. Bruner, Samuel Haycraft, Henry M. Rust,
Benjamin P. Cissell, John G. Lyon, Harrison Taylor—15.

Resolved, That the title thereof be as aforesaid.

Mr. Read moved to reconsider the vote by which the Senate passed a bill from the House of Representatives, entitled

An act to charter the Bardstown and Fairfield Turnpike Road Company.

Which was adopted.
Mr. Read also moved to reconsider the vote by which said bill was ordered to be read a third time.
Which was adopted.
Mr. Read moved an amendment to said bill.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the Governor, by Mr. James W. Tate, Assistant Secretary of State, announcing that the Governor had approved and signed enrolled bills, originating in the Senate, of the following titles, viz:
An act for the benefit of Miles Greenwood.
An act authorizing the Louisville chancery court to close Pope street.
An act to incorporate the German Stone-Cutters' Benevolent Association, of Louisville.
An act to incorporate the Joiners' and Cabinet-Makers' Benevolent Society, of Louisville.
An act to incorporate the Clay Manufacturing Company.
An act for the benefit of the creditors of the New Orleans and Ohio Telegraph Company.
An act changing the time of holding the Barren quarterly courts.
An act to amend an act incorporating the Farmers' Mutual Insurance Company.
An act to appoint A. S. Brown a reviewer on the State road leading from Paducah to Hopkinsville.
An act to provide for the service of process against steamboats.
An act to change the mode of setting down votes on poll books.
An act to regulate the circuit courts in the third judicial district of this Commonwealth.
An act to incorporate the Russellville and Franklin Turnpike Road Company.
An act to incorporate the Eminence and Shelbyville Turnpike Road Company.
An act for the benefit of the creditors of the People's Telegraph Company.
An act to amend the charter of the town of Foster, in Breckinridge county.
A message, in writing, was received from the Governor, by the hands of Mr. Tate, Assistant Secretary of State, which is as follows, viz:

Executive Department,  
February 8th, 1860.

Gentlemen of the Senate:
I nominate for your advice and consent W. Beverly, T. C. Leach, Blount Hodge, Benjamin Weel, and Thomas M. Davis, to be trustees of the Cumberland Hospital.

B. Magoffin.

By special leave, Mr. Jenkins moved to take up a bill from the House of Representatives, entitled

An act to apportion representation in the Senate and House of Representatives.

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

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

Those who voted in the affirmative, were:

Mr. Speaker, (Porter,) John F. Fisk, John G. Lyon,
William T. Anthony, J. E. Gibson, Thornton F. Marshall,
Landaff W. Andrews, Robert E. Glenn, William H. McBryer,
Samuel H. Boles, Asa P. Grover, Charles D. Pennebaker,
Charles Chambers, Thomas S. Grundy, William B. Read,
Benjamin P. Cissell, Samuel Haycraft, Henry M. Rust,
William S. Darnaby, John L. Irvan, Harrison Taylor,
Samuel E. DeHaven, Samuel H. Jenkins, E. D. Walker,
George Denny, John M. Johnson, C. J. Walton—27.

Those who voted in the negative, were:

T. T. Alexander, William C. Gillis, Albert G. Rhea,

The question was then taken, Will the Senate adhere to its amendment? and it was decided in the affirmative.

Ordered, That Mr. Fisk inform the House of Representatives thereof.

By special leave, Mr. Alexander offered the following resolution, viz:

Resolved, That the Auditor of Public Accounts be required to report to the Senate the amount paid out of the treasury hereunto for the geological survey of the State, and the amount paid for printing and publishing the reports, and all the costs attending said survey.

Which was adopted.
Mr. Rust asked leave to change his vote on the amendment offered by Mr. Prall to a bill to repeal all laws prohibiting the importation of slaves into this State from other States in this Union.

To which Mr. Cissell objected.

The Senate then took up for consideration a Senate bill, entitled A bill to establish a conventional rate of interest.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the parties to any bond, bill, promissory note, or other instrument of writing, for the payment or forbearance of money, may stipulate therein for interest receivable upon the amount of such bond, bill, note, or other instrument, at any rate not exceeding ten per centum per annum: Provided, however, That no incorporated, banking institution of this State shall be entitled to receive more than the rate of interest specified in its charter; or, if no rate be specified, more than six per cent. yearly upon any loan or discount whatsoever.

§ 2. That upon all judgments or decrees rendered upon any bond, bill, promissory note, or other instrument aforesaid, interest shall be computed till payment, at the rate specified in such bond, bill, note, or other instrument, not exceeding ten per centum as aforesaid; or, in case no rate of interest is specified, at six per centum yearly.

Mr. Rhea offered the following amendment, viz:

Provided, That if in any contract hereafter made, according to the provisions of this act, any outstanding debt due by account, bond, note, bill, or in any manner whatever, (before this act takes effect,) shall, in the whole or in part, be included in any contract for conventional interest, the obligee, or his assigns, shall not be allowed to recover the same, nor the interest thereon, in the same action, but shall be referred back to his original cause of action, pro tanto, which shall not be impaired by any of the provisions of this act: Provided further, That more effectually to ascertain whether the provision herein has been violated, the obligee, in every case where suit is brought upon any obligation containing conventional interest, before he files his action, shall file with the clerk of the court a written affidavit setting forth, if any, what amount of outstanding debt is included in the obligation sued on.

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

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

Those who voted in the affirmative, were—

William T. Anthony, William C. Gillis, Samuel H. Jenkins,
Samuel H. Boles, Robert E. Glenn, Albert G. Rhea,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, William H. McBrayer,
T. T. Alexander, J. E. Gibson, James Mckee,
Landaff W. Andrews, Asa P. Grover, Charles D. Pennebaker,
John B. Bruner, Thomas S. Grundy, Henry M. Rust,
Charles Chambers, Samuel Haycraft, Harrison Taylor,
William S. Darnaby, John M. Johnson, C. J. Walton,

Mr. Whitaker offered the following amendment to the amendment,

Amend by striking out of the 5th line the word “person,” and insert “party contractor, or his personal representatives.”
Which was adopted.

Mr. Denny moved further to amend said bill, as follows, viz:

Strike out “ten,” and insert “eight,” in section 1st, line 5th.
And the question being taken thereon, it was decided in the negative.

Mr. Whitaker offered the following amendment to the amendment, viz:

Amend by striking out of the 5th line the word “person,” and insert “party contractor, or his personal representatives.”

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

Mr. Chambers offered the following amendment, viz:

Amend by inserting in the 4th line of amendment, after the word “for,” “save six per cent. interest per annum,” and by inserting in same line, after the word “such,” the words “excess of interest beyond six per centum.”

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

And the yeas and nays being required thereon by Messrs. Boles and Rust, were as follows, viz:
Those who voted in the affirmative, were—

William S. Darnaby,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, Thornton F. Marshall,
T. T. Alexander, William C. Gillis, William H. McBrayer,
William T. Anthony, Robert E. Glenn, James McKee,
Landaff W. Andrews, Asa P. Grover, Charles D. Pennebaker,
Samuel H. Boles, Thomas S. Grundy, John A. Prall,
John B. Bruner, Samuel Haycraft, William B. Read,
Benjamin P. Cissell, John L. Irvan, Albert G. Rhea,
Samuel E. DeHaven, Samuel H. Jenkins, Henry M. Rust,
George Denny, John M. Johnson, Harrison Taylor,

And so said amendment was rejected.
Mr. Marshall 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. DeHave n and Walton, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, J. E. Gibson, Thornton F. Marshall,
John B. Bruner, Robert E. Glenn, William H. McBrayer,
Charles Chambers, Asa P. Grover, Charles D. Pennebaker,
William S. Darnaby, Thomas S. Grundy, John A. Prall,
George Denny, Samuel Haycraft, Harrison Taylor,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
William T. Anthony, William C. Gillis, Albert G. Rhea,
Landaff W. Andrews, John L. Irvan, Henry M. Rust,
Samuel H. Boles, Samuel H. Jenkins, E. D. Walker,
Benjamin P. Cissell, John G. Lyon, C. J. Walton—15.

The question was then taken upon the amendment of Mr. Cissell, as amended, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson, William H. McBrayer,
T. T. Alexander, Robert E. Glenn, James McKee,
W. T. Anthony, Thomas S. Grundy, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, John A. Prall,
Samuel H. Boles, John L. Irvan, Albert G. Rhea,
John B. Bruner, Samuel H. Jenkins, Henry M. Rust,
**FEB. 8.**

### JOURNAL OF THE SENATE. 453

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<th>Benjamin P. Cissell</th>
<th>John M. Johnson</th>
<th>Harrison Taylor</th>
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<td>Samuel E. DeHaven</td>
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<td>John F. Fisk</td>
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Those who voted in the negative, were—

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<th>Charles Chambers</th>
<th>William C. Gillis</th>
<th>C. J. Walton—5.</th>
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<td>William S. Darnaby</td>
<td>Asa P. Grover</td>
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</table>

And so said amendment, as amended, was adopted.

The question being taken, Shall the bill, as amended, be engrossed and read a third time? it was decided in the affirmative.

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

Those who voted in the affirmative, were—

<table>
<thead>
<tr>
<th>W. T. Anthony</th>
<th>Robert E. Glenn</th>
<th>John A. Prall</th>
</tr>
</thead>
<tbody>
<tr>
<td>Samuel H. Boles</td>
<td>Asa P. Grover</td>
<td>William B. Read,</td>
</tr>
<tr>
<td>Charles Chambers</td>
<td>Thomas S. Grundy</td>
<td>Albert G. Rhea</td>
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<tr>
<td>William S. Darnaby</td>
<td>John L. Irvan</td>
<td>Henry M. Rust</td>
</tr>
<tr>
<td>Alex L. Davidson</td>
<td>Samuel H. Jenkins</td>
<td>E. D. Walker</td>
</tr>
<tr>
<td>J. E. Gibson</td>
<td>John M. Johnson</td>
<td>C. J. Walton</td>
</tr>
</tbody>
</table>

Those who voted in the negative, were—

<table>
<thead>
<tr>
<th>Mr. Speaker, (Porter)</th>
<th>Samuel E. DeHaven</th>
<th>T. F. Marshall,</th>
</tr>
</thead>
<tbody>
<tr>
<td>T. T. Alexander</td>
<td>George Denny</td>
<td>James McKee</td>
</tr>
<tr>
<td>Landaff W. Andrews</td>
<td>John F. Fisk</td>
<td>C. D. Pennebaker,</td>
</tr>
<tr>
<td>Benjamin P. Cissell</td>
<td>John G. Lyon</td>
<td></td>
</tr>
</tbody>
</table>

And so said bill was ordered to be engrossed and read a third time.

Mr. DeHaven offered the following amendment by way of engrossed reader, viz:

That the affidavits now required by law of the claimant, or, in his absence from the State, by his agent, or, if dead, by his representative, to all demands against the estate of a decedent, be so modified as to show that no higher rate of interest is embraced in said claim or demand than that agreed upon and shown by the note, bond, or contract evidencing said loan, and not exceeding ten per cent. per annum.

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

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

Those who voted in the affirmative, were—

<table>
<thead>
<tr>
<th>T. T. Alexander</th>
<th>George Denny</th>
<th>John M. Johnson</th>
</tr>
</thead>
<tbody>
<tr>
<td>William T. Anthony</td>
<td>William C. Gillis</td>
<td>John G. Lyon</td>
</tr>
<tr>
<td>Samuel H. Boles</td>
<td>John L. Irvan</td>
<td>Albert G. Rhea</td>
</tr>
<tr>
<td>Samuel E. DeHaven</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Those who voted in the negative, were—


And so said amendment was rejected.

The rule of the Senate, constitutional provision, and 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. Anthony and Pennebaker, were as follows, viz:

Those who voted in the affirmative, were—


Resolved, That the title thereof be as aforesaid.

Mr. Alexander then moved that the Senate adjourn.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Whitaker moved to reconsider the vote of the Senate, by which was passed a bill, entitled A bill to establish a conventional rate of interest. Mr. Pennebaker moved to lay said motion on the table. And the question being taken thereon, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


J. E. Gibson, Harrison Taylor, Henry M. Rust, W. C. Whitaker—18.

Mr. Irvan was excused from voting on any of the amendments and passage of the bill to establish a conventional rate of interest, he had paired off with Mr. Barrick.

And then the Senate adjourned.
THURSDAY, FEBRUARY 9, 1860.

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

By the committee on Circuit Courts—
A bill to amend an act incorporating the town of Burksville.
A bill incorporating the Mulberry Turnpike Road Company.

By the committee on Propositions and Grievances—
A bill for the benefit of the sheriff of Washington county.
Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The Senate took up for consideration a message from the Governor, which was read, as follows, viz:

EXECUTIVE DEPARTMENT,
February 8, 1860.

Gentlemen of the Senate:
I nominate for your advice and consent W. Beverly, T. C. Leach, Blount Hodge, Benjamin Weel, and Thomas M. Davis, to be trustees of the Cumberland Hospital.

B. MAGOFFIN.

Resolved, That the Senate do advise and consent to said appointments.

Mr. Rhea then moved to reconsider the vote by which the Senate passed a bill, entitled
A bill repealing all laws prohibiting the importation of slaves into this State from other States in this Union.
And the further consideration of said motion was postponed for the present.
Mr. Whitaker presented the petition of sundry persons of Spencer county, praying the passage of an act incorporating a turnpike road company from Taylorsville to the Bardstown turnpike road.

Which was received, the reading dispensed with, and referred to the committee on the Judiciary.

The Senate then resumed the consideration of a bill from the House of Representatives, entitled

An act to incorporate the Henry county Deposit Bank.

Mr. Alexander offered the following amendment, viz:

The Legislature reserves the right to alter, or amend, or repeal this act at pleasure.

Which was adopted.

Mr. Marshall moved further to amend said bill, as follows, viz:

Add to section 10 the following: "And to that extent each stockholder shall be held personally liable to the amount of stock he may own in said Deposit Bank."

Mr. Grover offered the following as an amendment to the amendment of Mr. Marshall, viz:

That the stockholders of said institution shall be liable individually for all the debts and liabilities thereof, in the same manner that other persons and partnerships, not incorporated, are now by law liable.

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. Grover and Johnson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, Samuel H. Jenkins,
T. T. Alexander, J. E. Gibson, James McKee,
Samuel H. Boles, Robert E. Glenn, Henry M. Rust,
William S. Darnaby, Samuel Haycraft,

Those who voted in the negative, were—

Landaff W. Andrews, William C. Gillis, Charles D. Pennbaker,
John B. Brunner, John L. Irvan, John A. Prall,
Benjamin P. Cissell, John M. Johnson, Albert G. Rhea,
Alex. L. Davidson, John G. Lyon, Harrison Taylor,
George Denny, William H. McBrayer,

The question was then taken on the amendment of Mr. Marshall, and it was decided in the affirmative.
The question was then taken on ordering said bill, as amended, to be engrossed and read a third time, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William T. Anthony, George Denny, Charles D. Pennebaker, John A. Prall,
Landaff W. Andrews, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, Harrison Taylor,
Alex. L. Davidson, John M. Johnson, W. C. Whitaker—18,
Samuel E. DeHaven, John G. Lyon,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, Thornton F. Marshall,
T. T. Alexander, William C. Gillis, William H. McBrayer,
Samuel H. Boles, Asa P. Grover, James McKee,
John F. Fisk,

Mr. Read offered the following amendment by way of engrossed ryder, viz:

That said bank shall pay fifty cents, and no more, on each one hundred dollars of stock, into the treasury as a tax.

Which was adopted.

The Senate reconsidered the vote ordering said bill to be read a third time, and sundry amendments were proposed thereto and adopted.

The question was then taken on ordering said bill, as amended, to be engrossed and read a third time.

Mr. Andrews 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 question was then taken on the passage of said bill, the same, as amended, having been engrossed, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Landaff W. Andrews, John L. Irvan, John A. Prall,
Benjamin P. Cissell, John M. Johnson, William E. Read,
Samuel E. DeHaven, William H. McBrayer, Harrison Taylor,
Samuel Haycraft,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, Thomas S. Grundy,
T. T. Alexander, John F. Fisk, T. F. Marshall,
Samuel H. Boles, J. E. Gibson, Albert G. Rhea,
William S. Darnaby.

And so said bill was rejected.

Mr. Grundy moved to reconsider the vote by which the Senate rejected said bill.

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

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

Those who voted in the affirmative, were—

William T. Anthony, Samuel Haycraft, John A. Prall,
Landaff W. Andrews, John L. Irvan, William B. Read,
Benjamin P. Cissell, Samuel H. Jenkins, Harrison Taylor,
Samuel E. DeHaven, John M. Johnson, E. D. Walker,
J. E. Gibson, John G. Lyon, C. J. Walton,
Robert E. Glenn, C. D. Pennebaker.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Charles Chambers, Asa P. Grover,
T. T. Alexander, William S. Darnaby, Thomas S. Grundy,
Samuel H. Boles, George Denny, Thornton F. Marshall,

And the further consideration of said bill was postponed for the present.

The committee on Banks reported a bill, entitled
A bill to incorporate the Canton Deposit Bank of Kentucky.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Sundry amendments were proposed to said bill.
Which were adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Speaker laid before the Senate the following communication from the Auditor of Public Accounts, viz:

AumToR's OFFICE, Ky. / Frankfort, February 9, 1860.

To the Hon. Thomas P. Porter,
Speaker of the Senate:

Sir: In response to a resolution of the Senate, I have the honor of transmitting to that body the following report:

GEOLOGICAL SURVEY.

<table>
<thead>
<tr>
<th>Appropriation December Session, 1853-'4</th>
<th>$10,000.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriation December Session, 1855-'6</td>
<td>20,000.00</td>
</tr>
<tr>
<td>Appropriation December Session, 1857-'8</td>
<td>25,000.00</td>
</tr>
<tr>
<td>Appropriation for printing 1st volume</td>
<td>3,792.00</td>
</tr>
</tbody>
</table>

Total appropriations for Geological Survey: $58,792.00

For maps, illustrations, &c., for volume 1: $1,150.00
Printed volume 1: 3,392.00
Maps, &c., for volumes 2 and 3: 2,983.49
Binding volumes 2 and 3: 4,600.00

This amount used by the State Geologist in prosecuting the survey: $47,416.51

Very respectfully,

GRANT GREEN, Auditor.

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

The Senate then, according to order, resumed the consideration of a bill, entitled

A bill making further appropriation of money for the geological survey of this State.

On motion of Mr. Rust,
The further consideration of said bill was postponed until Friday, the 11th of February, at 11 o'clock, A. M.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the Senate, entitled

An act directing the purchase of Stanton's edition of the Revised Statutes for the use of the Commonwealth.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:

An act to incorporate the Newcastle and Smithfield Turnpike Road Company.

An act to incorporate towns of Cloverport and Lower Cloverport into the town of Cloverport.
An act to amend an act to incorporate the Breckinridge Cannel Coal Company, approved February 9, 1854.

An act to amend and revive an act, entitled "An act to incorporate the Breckinridge Coal and Oil Company," approved March 4, 1856.

An act for the benefit of Andrew Wilson and Thomas Lewis.

An act to change the time of holding the quarterly court of Trimble county.

An act for the benefit of Joseph Gray, of Cumberland county.

An act for the benefit of E. P. Fish, of Rockcastle county.

An act to incorporate the Alpha Kappa Phi Society of Centre College, Danville, Kentucky.

An act to change and modify an act to incorporate the Danville Female Academy.

An act to incorporate the Book and Tract Society of the Louisville Conference of the Methodist Episcopal Church South.

An act to incorporate the Walnut Hill Male and Female High School.

An act to establish an additional justices' district in Marshall county.

An act for the benefit of school district No. 1, in Rockcastle county.

An act regulating the circuit courts of the 11th judicial district.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

A message was received from the House of Representatives, announcing that they had passed bills, which originated in the Senate, with amendments, of the following titles, viz:

An act to amend the several acts in relation to the Barren County Railroad.

An act to incorporate the Elizaville and Pleasant Mill Turnpike Road Company.

And that they had passed bills, originating in the Senate, without amendment, of the following titles, viz:

An act for the benefit of the Methodist Episcopal Church South, of Flemingsburg.

An act for the benefit of the Johnsons Fork Presbyterian Church.
An act to authorize the trustees of the Methodist Episcopal Church South, of Columbia, Kentucky, to sell the parsonage property of said town.

An act to authorize S. K. Lucas to solemnize the rites of matrimony in Crittenden county.

An act to incorporate the Blue Spring Baptist Church, in Barren county.

An act giving power to the judge of the Clarke county court to revise and correct the tax list paid by the guardian of B. F. and Q. C. Thompson, for the year 1858.

An act for the benefit of the Louisville and Beargrass Turnpike Road Company.

An act to incorporate the Mt. Gilead and Steel's Ford Turnpike Road Company.

An act to incorporate the Mayslick and Sardis Turnpike Road Company, of Mason county.

An act to incorporate the Levell Green and Sugar Creek Turnpike Road Company.

An act for the benefit of the Westport Turnpike Road Company.

And that they had passed bills of the following titles, viz:

An act to incorporate the Presbyterian Female Seminary of Bowling-Green.

An act to provide a more efficient police department in the city of Louisville.

An act to authorize the trustees of Liberty Methodist Episcopal Church South, in Greenup county, to sell their parsonage property.

An act for the benefit of Thomas J. Walker and Mandly Trussell, executors of Mark Walingsford, deceased.

An act to incorporate the Presbyterian Church, at Georgetown.

An act concerning the Mayfield Seminary and Graves College.

An act to incorporate the Friendship Church of United Baptists, in Russell county.

An act to incorporate the Madisonville Cemetery Company.

An act to incorporate Union Church, in Monroe county.

An act authorizing the trustees of Crab Orchard to sell a church.

An act for the benefit of Anderson Stewart, of Knox county.

An act for the benefit of the several elders of the Cumberland Presbyterian Church of Davis Presbytery.

An act for the benefit of William A. Sallee, of Pulaski county.
FEB. 9.]

JOURNAL OF THE SENATE.

An act for the benefit of the Henderson and Hebardsville Plank and Gravel Road Company.

An act to amend an act, entitled "An act to incorporate the Georgetown Cemetery," approved March 7, 1850.

An act for the benefit of James M. Kincaid.

An act to repeal an act, entitled "An act for the benefit of common schools in Estill county," approved January 2, 1852.

An act to supply certain books to Anderson county.

An act for the benefit of chartered cemeteries.

An act to incorporate the Nicholasville and Tate's Creek Turnpike Road Company.

An act to amend the road law of Kenton county.

An act to incorporate the Crab Orchard Coal and Manufacturing Company.

An act to incorporate the Ball's Branch Turnpike Road Company.

An act of incorporation for Salvisa and Kirkwood Turnpike Company.

An act to incorporate the Stanford, Hamilton's Ford, and Lancaster Turnpike Road Company.

An act to incorporate the Elizaville and Pleasant Mill Turnpike Road Company.

An act to amend an act incorporating the Ruddle's Mills and Shawhan's Station Turnpike Road Company.

An act to incorporate the Old State Road and Ripple Creek Turnpike Road Company.

An act to incorporate the Covington and Decoursey Creek Turnpike Road Company.

The Senate then, according to general order, took up a Senate bill, entitled

A bill to amend the charter of the city of Frankfort.

Ordered, That further action on said bill be postponed until to-morrow, at 12 o'clock, M.

On motion of Mr. Andrews,
The Senate then took up for consideration the amendments proposed by the House of Representatives to Senate bills of the following titles, viz:

An act to incorporate the Elizaville and Pleasant Mill Turnpike Road Company.

An act to amend the several acts in relation to the Barren County Railroad.

And said amendments were twice read and concurred in.
On motion of Mr. Rust,

The motion to reconsider the vote by which the Senate adopted the amendment offered by Mr. DeHaven to the bill to incorporate the Maysville Coal and Oil Company, was made the special order for to­
morrow, at 11 o’clock, A. M.

By special leave, Mr. Taylor reported a bill, entitled

A bill for the benefit of the Maysville, Washington, Paris, and Lex­
ington Turnpike Road Company.

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

time.

The rule of the Senate, constitutional provision, and second reading

of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and third reading of

said bill being dispensed with, and the same being engrossed,

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

aforsaid.

The Senate then took up for consideration the resolutions reported

by Mr. Prall from the committee on Federal Relations, in connection

with those reported from the House of Representatives, and those of­

fered by Messrs. Rust, Grover, and Alexander.

Mr. Fisk moved to lay said resolutions on the table for the present.

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

The yeas and nays being required thereon by Messrs. Read and

Cissell, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, John F. Fisk, John G. Lyon,
Landaff W. Andrews, J. E. Gibson, Albert G. Rhea,
John B. Bruner, William C. Gillis, Harrison Taylor—11.
George Denny, Samuel Haycraft,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Robert E. Glenn, William H. McBrayer,
William T. Anthony, Asa P. Grover, John A. Prall,
Samuel H. Boles, Thomas S. Grundy, William B. Read,
Charles Chambers, John L. Irvan, Henry M. Rust,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
William S. Darnaby, John M. Johnson, C. J. Walton,
The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:

1. An act to incorporate the town of Hammonsville.
2. An act to incorporate Grayson Springs Company.
3. An act for the benefit of David Hagins, late sheriff of Breathitt county.
4. An act to incorporate the Friendship Church of United Baptists, in Russell county.

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

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

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate also took up bills from the House of Representatives, of the following titles, viz:

1. An act to incorporate the Colemansville and Williamstown Turnpike Road Company.
2. An act to legalize certain proceedings of the Harrison county court, and for other purposes.
3. An act to authorize the Harrison county court to erect a bridge across main Licking river.
4. An act to empower the county court of Harrison county to subscribe stock in turnpike road companies.
5. An act to incorporate the Morgan Iron, Coal Oil and Mining Company.
6. An act to authorize the trustees of school district No. 54, in Greenup county, to levy and collect a tax.
7. An act to authorize the clerk of the Greenup county court to make out a general cross-index to deeds.
8. An act to change the time of holding the Meade circuit court.
9. An act for the benefit of school districts in Grayson county.
10. An act for the benefit of Edward Thomas.
12. An act to provide for the running and re-marking of the line between Franklin and Owen counties.
13. An act to incorporate the Frankfort and Midway Turnpike Road Company.
14. An act to incorporate the Benson Turnpike Road Company.
17. An act to prevent the destruction of fish in Fleming creek, in Fleming county.
18. An act for the benefit of the county court of Estill.
19. An act to amend the charter of the Owensboro and Panther Creek Plank Road Company.
20. An act to amend the charter of Owensboro.
21. An act to amend an act incorporating the Nashville and Rowena Coal and Lumber Company.
22. An act to change the voting districts and election precincts in Daviess and Meade counties.
23. An act concerning the books of the surveyor of land in Jackson county.
25. An act to incorporate the Big South Fork Cumberland River and Nashville Coal and Lumber Company.
26. An act for the benefit of Roger Quisinberry, of Clarke county.
27. An act to reduce the price of unappropriated lands in Jackson county.
28. An act to amend the charter of the town of Albany, in Clinton county.
29. An act to incorporate the Howard's Creek Turnpike Road Company.
30. An act for the benefit of the Kentucky River Turnpike Road, in Clarke county.
31. An act for the benefit of George W. Sweeney, late sheriff of Casey county.
32. An act to change the time of holding the quarterly courts in Lyon county.
33. An act for the benefit of James H. Leach, of Caldwell county.
34. An act regulating the police court in the town of Princeton.
35. An act authorizing George T. Regney to solemnize the rites of matrimony.
36. An act to legalize the proceedings of the commissioners of the Houstonsville and Bradfordsville Turnpike Road Company.
37. An act conferring certain powers on the Carter county court.
38. An act amending and reducing into one the several acts concerning the town of Scottsville.
39. An act to repeal an act, entitled "An act to amend the charter of Louisville.
40. An act for the benefit of Sarah Christopher.
41. An act for the benefit of the Board of Education of the Kentucky Conference of the Methodist Episcopal Church South.
42. An act to incorporate the town of Demossville, in Pendleton county.
43. An act appropriating the revenue of the Muldrough’s Hill Turnpike Road to Taylor county.
44. An act to provide a more efficient police department in the city of Louisville.
45. An act to incorporate the Presbyterian Female Seminary of Bowling-Green.
46. An act to authorize the trustees of Liberty Methodist Episcopal Church South, in Greenup county, to sell their parsonage property.
47. An act to incorporate the Presbyterian Church, at Georgetown.
48. An act concerning the Mayfield Seminary and Graves College.
49. An act for the benefit of Thomas J. Walker and Mandy Trussell, executors of Mark Wallingford, deceased.
50. An act to incorporate the Madisonville Cemetery Company.
51. An act to incorporate Union Church, in Monroe county.
52. An act authorizing the trustees of Crab Orchard to sell a church.
53. An act for the benefit of Anderson Stewart, of Knox county.
54. An act for the benefit of the several elders of the Cumberland Presbyterian Church of Davis Presbytery.
55. An act to declare T. A. Shenstone the heir-at-law of Isaac Ackley.
56. An act for the benefit of the sheriffs of this Commonwealth.
57. An act for the benefit of William A. Sallee, of Pulaski county.
58. An act for the benefit of the Henderson and Hebardsville Plank Road Company.
59. An act to amend an act, entitled “An act to incorporate the Georgetown Cemetery,” approved February 7, 1850.
60. An act for the benefit of James M. Kincaid.
62. An act to supply certain books to Anderson county.
63. An act for the benefit of chartered cemeteries.
64. An act to incorporate the Nicholasville and Tate's Creek Turnpike Road Company.
65. An act to amend the road law of Kenton county.
66. An act to incorporate the Crab Orchard Coal and Manufacturing Company.
67. An act to incorporate the Ball's Branch Turnpike Road Company.
69. An act to incorporate the Stanford, Hamilton's Ford, and Lancaster Turnpike Road Company.
70. An act to amend an act incorporating the Ruddle's Mills and Shawhan's Station Turnpike Road Company.
71. An act to incorporate the Old State Road and Ripple Creek Turnpike Road Company.
72. An act to incorporate the Covington and Decoursey Creek Turnpike Road Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st, 13th, 14th, 19th, 29th, 30th, 43d, 58th, 64th, 67th, 69th, 70th, 71st, and 72d be referred to the committee on Internal Improvement; the 2d, 3d, 4th, 7th, 10th, 18th, 30th, and 32d to the committee on County Courts; the 5th, 17th, 20th, 21st, 24th, 25th, 27th, 28th, 34th, 36th, 38th, 39th, 40th, 49th, 60th, and 65th to the committee on the Judiciary; the 6th, 9th, 41st, 45th, 48th, and 61st to the committee on Education; the 8th, 16th, 26th, 31st, 44th, 47th, 56th, and 68th to the committee on Circuit Courts; the 11th to the committee on Finance; the 15th to the committee on Propositions and Grievances; the 22d to the committee on Privileges and Elections; the 35th and 54th to the committee on Religion; the 33d to the committee on the Codes of Practice; the 62d to the committee on the Library, and the 12th, 23d, 42d, 46th, 50th, 51st, 52d, 53d, 55th, 57th, 59th, 63d, and 66th to the committee on the Revised Statutes.
By special leave, the committee on Education reported a bill, from the House of Representatives, entitled

An act for the benefit of the common school districts,

Mr. Grover moved an amendment to said bill.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

Mr. Andrews offered the following resolution, viz:

Resolved by the Senate, That from and after the 11th instant, the daily hour of the meeting of the Senate shall be nine o'clock, A. M.; and that on each day the Senate will take a recess from one and a half o'clock until three o'clock, P. M.; and the evening session to continue until six o'clock; and that the foregoing be, and the same is hereby, declared to be a standing rule of the Senate.

Which was adopted.

The committee on Banks, to whom was referred a bill from the House of Representatives, entitled

An act to amend the charter of the Farmers' Bank of Kentucky, and the Southern Bank of Kentucky,

Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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. Grover and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, Samuel Haycraft, James McKee,
Landaff W. Andrews, John L. Irvan, Charles D. Pennebaker,
John B. Bruner, John M. Johnson, John A. Prall,
William S. Darnaby, John G. Lyon, William B. Read,
John F. Fisk, Thornton F. Marshall, Albert G. Rhea,
Resolved, That the title thereof be as aforesaid.

The same committee, to whom was referred a bill from the House of Representatives, entitled
An act to amend the charter of the Deposit Bank of Stanford,
Reported the same without amendment.
Sundry amendments were offered to said bill.
Said bill and amendments were recommitted.
The same committee reported a bill, entitled
A bill to amend the charter of the Deposit Bank of Springfield.
Mr. Grover offered an amendment to said bill.
Said bill and amendment were recommitted.
The same committee reported a bill, entitled
A bill concerning the Sinking Fund.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The same committee made a report in writing, which was received and the reading dispensed with.

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

[For Report—see Legislative Documents.]

The same committee reported a bill, entitled
A bill to amend an act incorporating the Kiser's Station and Clay Turnpike Road Company.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

By special leave, Mr. Fisk offered the following resolution, viz:

Resolved by the Senate, That from and after this day no Senator shall speak longer, on any one bill, resolution, or motion, than ten minutes, unless the unanimous consent of the Senate is first obtained.

Which was read twice and adopted.

The same committee reported a bill, entitled
A bill to incorporate the Paducah Savings Institution.
Which was read the first time, and ordered to be read a second time.

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

Sunday amendments were offered to said bill.
Which were adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Grover and DeHaven, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, Robert E. Glenn, Charles D. Pennebaker,
John B. Bruner, Samuel Haycraft, John A. Prall,
Benjamin P. Cissell, John L. Irvan, Harrison Taylor,
William C. Gillis, John G. Lyon,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Thornton F. Marshall,
T. T. Alexander, George Denny, C. J. Walton,
Samuel H. Boles, J. E. Gibson, W. C. Whitaker—11.
Charles Chambers, Asa P. Grover,

Resolved, That the title thereof be as aforesaid.

On motion of Mr. Haycraft, leave was granted to bring in a bill to amend an act, passed at the present session of the General Assembly, regulating the courts of the 3d judicial district.

The committee on Circuit Courts was directed to prepare and bring in the same.
The same committee reported a bill, entitled
A bill to incorporate the Mechanics' Savings Institution, of Paducah.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Sundry amendments were offered to said bill.
Pending the discussion of which,
The Senate adjourned.

FRIDAY, FEBRUARY 10, 1860.

Mr. Lyon presented the remonstrance of sundry citizens of Louisville, against the passage of an act amending the charter of the city of Louisville.
Which was received, the reading dispensed with, and referred to the committee on Circuit Courts.
The committee on Circuit Courts reported a bill from the House of Representatives, entitled
An act to change the time of holding the Meade circuit courts,
With the opinion of the committee that it ought not to pass.
And the question being taken upon the rejection of said bill, it was decided in the affirmative.
And so said bill was rejected.
The same committee reported a bill, entitled
A bill to amend an act, entitled "An act to regulate the circuit courts in the 3d judicial district."
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

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

The committee on Internal Improvement reported a bill, entitled
A bill to incorporate the Taylorsville and Mt. Eden Turnpike Road Company.

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

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

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

Mr. Pennebaker, by special leave, offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the sum of two hundred dollars be, and the same is hereby, appropriated for the purpose of building urinals, or water closets, in the State Capitol, in the second story; the same to be constructed in the recesses near the rotunda, under the direction and control of the Librarian, to be finished before the first Monday in December, 1862.

Which was received, the reading dispensed with, and referred to the committee on Public Buildings.

The Senate then took up for consideration the motion of Mr. Denny to reconsider the vote by which the Senate concurred in the passage of an act from the House of Representatives, entitled
An act exempting certain hands from working on roads in Madison, Green, Taylor, Mercer, Fleming, and Nelson counties.

And the questions of reconsideration were decided in the affirmative.

Mr. Denny then moved to amend said bill.

And said amendment was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

A message was received from the House of Representatives, by the hands of Mr. Carlisle, announcing their disagreement to an amendment proposed by the Senate to a bill from the House, entitled
An act to apportion representation in the Senate and House of Representatives.

And that they had appointed a committee of conference, to act with a similar committee on the part of the Senate, to take into consideration the subject of disagreement between the two, and, if possible, report a bill which could be agreed upon as a law.

Mr. Fisk moved the appointment of a committee of conference, to act with a similar committee on the part of the House of Representatives.

Which was adopted.

The Speaker appointed Messrs. Fisk, Andrews, Glenn, Prall, Bruner, and Cissell said committee.

Mr. Andrews offered the following resolution, viz:

Resolved by the Senate, That the Assistant Clerk of the Senate be, and he is hereby, authorized to employ, until the expiration of this session, an enrolling and engrossing clerk, to be paid at the same rates per day as the Assistant Clerk; and, if deemed necessary, said Assistant Clerk shall employ two or more assistants.

Which was twice read and adopted.

The Senate then took up for consideration a Senate bill, entitled A bill chartering the Mechanics' Savings Institution of Paducah, With amendments.

Said bill, as amended, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That Q. Q. Quigley, Milton King, James M. Grace, George G. Davis, Wm. H. Thompson, Wilson Thompson, D. C. Peters, A. G. Lee, Whitfield Lett. Tho. J. Adkins, D. C. Wilcox, John A. Edwards, B. F. Gross, Wm. H. Smith, B. M. Johnson, J. G. Fisher, Wm. Ritter, Gabe Kay, Jo. S. Hobbs, Fred. Chrisman, Wm. M. Greenwood, E. R. Hart, J. S. Byers, A. B. Kinkade, Isaac Keller, Wm. H. Clarke, and Wm. Grief, be, and are hereby, created a body corporate and politic, by the name and style of the "Paducah Mechanics' Savings Institution," and by that name shall continue and have succession for the term of twenty years from and after the 1st day of May, 1860, and be capable in law to loan money on bonds, notes, or bills, and to hold and dispose of real and personal property, pledged or mortgaged to said institution for money loaned; to contract and be contracted with, sue and be sued, plead and be impleaded, defend and be defended, in all courts of law and equity and elsewhere, and have and use a common seal, and alter and renew the same at pleasure; and generally to do and perform every act and thing necessary and proper to carry into effect the provisions of this act, and to promote the design and carry out the interest of this corporation.
§ 2. Be it further enacted, That the management and control of the affairs and concerns of the said Savings Institution shall be under the direction of a president and four directors; and the persons first named in this act, or so many of them as may attend, shall meet at some time and place in the city of Paducah, in the month of May, 1860, to be designated by the first named seven persons mentioned in the first section of this act, or a majority of said seven; and the time and place so designated shall be published at least ten days, in a paper published and printed in Paducah, at which time and place so designated shall open books for the subscription of stock, of shares of twenty-five dollars each, and pay the same, at the time of subscription, to the commissioners; and said commissioners shall continue over from day to day, and may adjourn over to other fixed days for the purpose of receiving subscribers and money; and all the subscribers or share-holders shall be the voting members of this corporation; and so soon as “twenty-five hundred dollars” is subscribed and actually paid in, the share-holders shall elect five persons from their own body to act as directors; and said directors, or a majority of them, shall elect one of their own body to act as president, and the president and directors shall make by-laws, rules and regulations for the government of this Institution, and they shall keep an office in the city of Paducah for the transaction of business, and keep a fair and full record of all their proceedings.

§ 3. That the voting members of this corporation shall meet annually, on the first Monday in May in each year, at which time the president and directors shall lay before them a statement of the business and affairs of the Institution; and, they shall choose and elect five directors, from the voting members of the corporation; and the directors so chosen, or a majority of them, shall elect one of their own body president; and the directors and president so chosen and elected, shall hold the offices for one year, and until their successors shall be chosen; they shall have the right—a majority concurring—to fill any vacancy that may arise or happen in their body, by the election of some other voting member of the corporation; until the next annual election. The corporation shall not be dissolved by the failure of any annual election, but an election in such case may be held at any time the by-laws of the corporation may provide or prescribe.

§ 4. And be it further enacted, That the sums subscribed and deposited, by the voting members of this corporation, shall be divided into shares of twenty-five dollars; and each voting member shall have one vote for each share so held; that certificates for shares shall be issued to all persons making deposits, when amounting to twenty-five dollars, as aforesaid; and the dividends, if desired, shall form part of shares from time to time.

§ 5. Be it further enacted, That the president and directors for the time being, or a majority of them, shall, from time to time, as to them may seem best, appoint a cashier, clerk, and all officers, agents, or messengers, to aid in the business of said Institution, fix their respective compensations, and provide for the taking of bonds with sufficient security from each, conditioned for the true and faithful discharge of
the duties pertaining to each office or position; and all such officers or agents shall hold their positions during the pleasure of the president and directors, or a majority of them; and the president and directors shall provide for paying all necessary expenses incurred by said Institution. They shall receive deposits at all times, from individuals, companies, or corporations, in money, in sums of not less than five dollars; and said deposits when amounting to twenty-five dollars, certificate of stock shall be issued therefor, if desired.

§ 6. Be it further enacted, That stock may be subscribed upon future and deferred payments, the times and proportions thereof to be arranged by the president and directors for the time being; and the stock, when so paid in, shall have the same effect as if the whole amount so subscribed had been paid when subscribed, and certificate of stock shall be issued therefor: Provided, No subscriber shall pay less than ten dollars on each share every ninety days, till the whole amount subscribed by each stockholder shall be fully paid.

§ 7. That it shall be the duty of the president and directors, once in every six months, to appoint a committee of five, from the voting members of the corporation, who shall meet, examine, and investigate the affairs of the said Institution, and make and publish a report thereof at the expense of the Institution, in a paper printed in the city of Paducah. That the president and directors shall, on first Monday in May and November, in each year, declare a dividend of the interest and profits of said corporation, after paying all costs and charges against said Institution, and pay the same over to the persons entitled, or retain the same as additional stock, if desired by the person entitled.

§ 8. That all bills or notes at any time discounted at or by said Institution, having the words "without defalcation," and payable at said Institution, or any other banking institution, shall be, and the same are hereby, put on the footing of bills of exchange; and said corporation may calculate and charge interest in advance, on banking principles, according to the rules laid down in Rowlet's tables of interest, and as usual on discounted promissory notes: Provided, That this Institution shall not loan and discount promissory notes at a greater rate of interest than six per centum per annum. This Institution may invest money in stock, scrip, or other good securities, purchase silver and gold, deal in exchange, receive deposits, loan money by discount of notes and bills, draw bills of exchange, or draw on funds to its credit. This Institution shall not become the agent of any corporation, not created by this Commonwealth, in discounting notes or dealing in exchange, nor be transferred to or become the property of any such foreign corporation.

§ 9. Should said Institution fail or refuse to pay, on demand, to the person entitled, any deposits of money or bank notes, or any other valuable thing so deposited, on the terms and conditions prescribed and agreed on by the president and directors, said Institution shall pay such depositors damages at the rate of ten per centum per annum for the refusal and delay, to be recovered by action in any court of record in this Commonwealth having jurisdiction thereof.
§ 10. Should said Institution, at any time, commit a willful violation of this charter, the same shall cease; and it shall be lawful for the Franklin circuit court, upon bill filed for that purpose, and the allegations proven to the satisfaction of the court, to take possession of said Institution and close its affairs, under a decree of said court, and apply the proceeds and effects of the corporation to pay demands against it pro rata, according to the several demands.

§ 11. The president and directors may receive, at any and all times, money on deposit from individuals, companies, or corporations, under such rules and regulations as they may prescribe, not as shares or stock subscribed, and pay back the same to the person or persons entitled, in pursuance of said rules and regulations, paying also such interest as shall have accrued upon the amount deposited.

§ 12. The stockholders shall be individually liable to the amount of their stock for the indebtedness of the said Paducah Mechanics' Savings Institution.

§ 13. This act shall be in force from its passage.

Mr. Grover moved to amend the 12th section of said bill by adding thereto the following, viz:

Provided, Said Institution shall pay to the State a tax of twelve and one half cents upon each share of stock authorized to be subscribed by this charter: Provided further, That the Legislature may alter, amend, or repeal this charter at pleasure.

Mr. Andrews 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 upon the amendment offered by Mr. Grover, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, James McKee,  
T. T. Alexander, J. E. Gibson, E. D. Walker,  
Samuel H. Boles, Robert E. Glenna, C. J. Walton,  
William S. Darnaby, Samuel H. Jenkins,

Those who voted in the negative, were—

Landaff W. Andrews, Samuel Haycraft, Charles D. Pennebaker,  
John B. Bruner, John L. Irvan, William B. Read,  
Benjamin P. Cissell, John M. Johnson, Albert G. Rhea,  
Samuel E. DeHaven, John G. Lyon, Henry M. Rust,  
George Denny, Thornton F. Marshall, Harrison Taylor,  
Thomas S. Grundy,

And so said amendment was rejected.
Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Grover and Alexander, were as follows, viz:

Those who voted in the affirmative, were—
Landaff W. Andrews, Samuel Haycraft, William H. McBrayer,
John B. Bruner, John L. Iryan, Charles D. Pennebaker,
Samuel E. DeHaven, John M. Johnson, Harrison Taylor,
Robert E. Glenn,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) John F. Fisk, John A. Prall,
T. T. Alexander, J. E. Gibson, William B. Read,
Samuel H. Boles, Asa P. Grover, Albert G. Rhea,
Charles Chambers, Samuel H. Jenkins, Henry M. Rust,
Benjamin P. Cissell, Thornton F. Marshall, C. J. Walton,
George Denny,

Mr. Fisk moved to reconsider the vote by which the Senate rejected said bill.

Mr. Grover moved to lay said motion on the table.

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

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

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) John F. Fisk, James McKee,
T. T. Alexander, J. E. Gibson, John A. Prall,
Samuel H. Boles, Asa P. Grover, Albert G. Rhea,
Charles Chambers, Samuel H. Jenkins, C. J. Walton,
William S. Darnaby,

Those who voted in the negative, were—
Landaff W. Andrews, Samuel Haycraft, William B. Read,
John B. Bruner, John L. Iryan, Henry M. Rust,
Samuel E. DeHaven, John M. Johnson, Harrison Taylor,
George Denny, John G. Lyon, Cyrenius Wait,
Robert E. Glenn, Charles D. Pennebaker,
The question then recurred on the motion to reconsider, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Landaff W. Andrews, Samuel Haycraft, Charles D. Pennebaker,
John B. Bruner, John L. Irvan, Henry M. Rust,
Samuel E. DeHaven, John M. Johnson, Harrison Taylor,
William C. Gillis, John G. Lyon, Cyrenius Wait,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, James McKee,
T. T. Alexander, John F. Fisk, John A. Prall,
Samuel H. Boles, J. E. Gibson, William B. Read,
Charles Chambers, Asa P. Grover, Albert G. Rhea,
Benjamin P. Cissell, Samuel H. Jenkins, C. J. Walton,

A message was received from the House of Representatives, announcing that they had received official information from the Governor, that he had approved and signed enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Dry Ridge Turnpike Road Company.

An act for the benefit of Alfred Smith, of Rockcastle county.

An act for the benefit of W. S. Jordan, late judge of Hickman county, and Levi Jackson, late judge of Laurel county.

An act to incorporate the Mount Freedom and Buena Vista Turnpike Road Company.

An act to amend the charter of the Stanford and Hustonville Turnpike Road Company.

An act creating an additional voting precinct in Lewis county.

An act for the benefit of the assessors of Fulton county.

An act for the benefit of George B. Poage, of Lawrence county, and others.

An act for the benefit of the clerk of the Oldham county and circuit courts.

An act to legalize the marriage of J. T. and Nancy Michael, and for other purposes.

An act for the benefit of John Cummins, sheriff of Rockcastle county.

An act to authorize the county court of Union county to establish an additional voting precinct in said county.
An act for the benefit of the sheriff of Lyon county.

An act to legalize the election of the police judge and marshal of the town of Munfordsville.

An act to establish a State road from Caseyville, in Union county, to Providence, in Hopkins county.

An act authorizing the trustees of Campbellsville to sell the public spring lot of said town.

An act for the benefit of A. C. Godsey, late sheriff of Perry county.

An act to amend the charter of Bardstown.

An act for the benefit of John Petty, guardian of Andrew J. Akers.

An act for the benefit of the town of South Carrollton.

An act regulating the inspection and selling of tobacco in the city of Louisville.

An act to incorporate the Richmond and Tate's Creek Turnpike Road Company.

An act to incorporate the Winchester and Muddy Creek Turnpike Road Company.

An act to incorporate the Elizabethtown Literary Society, of Hardin county.

An act to amend the 3d section of an act, entitled "An act to incorporate Montgomery Literary Association."

An act for the benefit of A. S. Trimble, late sheriff of Morgan county.

An act conferring certain powers upon the trustees of Winchester.

An act for the benefit of McHenry Meadows, of Mcade county.

That they had passed bills, which originated in the Senate, of the following titles, viz:

An act to amend an act incorporating the Trinity Church, of Covington, approved February 23, 1846.

An act to incorporate the Flat Rock and Brush Creek Turnpike Road Company.

An act for the benefit of Ben. Botts, late sheriff of Fleming county.

An act to amend the charter of the town of Hodgenville.

An act to incorporate the Millersburg Female College.

An act to incorporate the Walhalla Institute, of Trigg county.

An act to amend the charter of the Clay Seminary.

An act for the benefit of school district No. 40, in Calloway county.

An act authorizing a constable in Kenton county to appoint a deputy.
An act to charter Urania Literary Society, of Glasgow.
An act for the benefit of the trustees of common school district No. 6, in Barren county.
An act to incorporate the Southern Kentucky Female Institute, at Russellville.
An act to repeal an act of the 13th February, 1858, concerning the chartered turnpike roads in Montgomery county.
An act to amend an act, entitled "An act to incorporate the Morsesville and Lexington Turnpike Road Company."
An act to amend an act to incorporate the Paris, Winchester, and Kentucky River Turnpike Road Company, approved February 25, 1848.
An act to incorporate the Lilas and Newtown Turnpike Road Company.
An act to incorporate the Paris and Jacksonville Turnpike Road Company.
An act to amend the charter of the Shelbyville and Eminence Turnpike Road Company.
An act for the benefit of the Georgetown and Paris Turnpike Road Company.
An act to incorporate the Buck Creek and Paint Lick Turnpike Road Company.
An act to incorporate the Paint Lick and Copper Creek Turnpike Road Company.
An act authorizing the county court of Mason county to extend the charter of the Tuckahoe Ridge Turnpike Road Company.
An act to incorporate the Cadiz and Cerulean Springs Turnpike Road Company.
An act to amend the charter of the Clarke's Run and Salt River Turnpike Road Company.
An act to incorporate the Taylor's Mill Turnpike Road Company, in Mason county.
An act to repeal an act approved February 13, 1858.
An act to incorporate the Mulberry Turnpike Road Company.
An act for the benefit of the sheriff of Washington county.
An act to amend an act incorporating the town of Burksville.
An act for the benefit of Susan J. Vance, of Hart county.
An act to amend an act establishing the town of Vanceburg, in Lewis county.
An act to transfer the equity and criminal causes in the Graves circuit court to the equity and criminal court.

An act to amend the charter of the town of Monterey, in Owen county.

An act to incorporate the Williamstown Cemetery Company.

An act authorizing the Mason county court to build fire-proof clerks' offices, and levy and collect a tax to pay therefor.

An act declaring Stanton's editions of the Codes of Practice and Revised Statutes to be received as evidence in the courts and tribunals in the State of Kentucky.

An act for the benefit of the Murphysville Turnpike Road Company, in Mason county.

An act to authorize Samuel P. Spalding to sell a slave.

An act to amend the 2d section of an act directing certain terms of the circuit courts to be held in Covington.

An act to authorize railroad corporations to make certain contracts with express companies.

An act to amend the Hustonville and Coffey's Mill Turnpike Road Company.

An act to incorporate the Estill Station and Speedwell Turnpike Road Company.

An act to amend an act incorporating the Winchester and Lexington Turnpike Road Company.

An act to charter the Bullskin and Louisville Turnpike Road Company.

An act to amend the charter of the Louisville and Nashville Railroad.

An act to incorporate the Lafayette and Roaring Spring Turnpike Road Company.

An act providing for opening a road from the London and Sublimity road to the Somerset and Jacksboro road.

An act for the benefit of the Proctor and Beattyville districts in Owsley county.

An act to incorporate the Simpsonville and Bullskin Turnpike Road Company.

An act to amend the charter of the Kentucky and Cumberland Gap, and Southern Railroad.

An act to incorporate the Verona and Morningview Turnpike Road Company.
An act to incorporate the **Leesburg and Connersville Turnpike Road Company**.

An act to change the road laws of **Breckinridge county**.

An act to incorporate the **Haysville and Little South Fork Turnpike Road Company**.

An act to incorporate the **Shelbyville and Benson Turnpike Road Company**, in **Shelby county**.

An act to amend the charter of the **Bloomfield and Taylorsville Turnpike Road Company**.

An act for the benefit of the **Board of Internal Improvement for Franklin county**.

An act to amend the charter of the **Liberty and Bradfordsville Turnpike Road Company**.

An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green, approved 5th March, 1856.

An act concerning the **Mammoth Cave and Chalk Ridge Road**.

An act for the benefit of the **Daviess county court**.

An act to charter the **Rock Haven and Big Spring Turnpike Road Company**.

An act to amend the charter of the **Pleasant Hill and Jessamine Turnpike Road Company**.

An act to incorporate the **Green River and Mintonville Turnpike Road Company**.

An act to surrender a portion of the turnpike road in **Simpson county**, and for other purposes.

An act to reduce tolls in the upper pools in Green and Barren rivers.

An act to amend the charter of the **Hustonville and Bradfordsville Turnpike Road Company**.

An act to charter the **Russellville and Owensboro Railroad Company**.

An act to amend the charter of the **Georgetown Branch Railroad Company**.

An act to incorporate the **Office Turnpike Road Company**.

An act to incorporate the **Midway and Scott County Turnpike Road Company**.

An act to incorporate the **Oxford and Turkeyfoot Turnpike Road Company**.

An act to incorporate the **Georgetown and Leesburg Turnpike Road Company**.
An act to incorporate the Georgetown, Oxford, and Leesburg Turnpike Road Company.
An act to incorporate the Georgetown and Turkeyfoot Turnpike Road Company,
An act to incorporate the Walnut Flat and Cox's Gap Turnpike Road Company.
An act to amend the charter of the Bardstown and Louisville Railroad Company.
An act to amend the road law in Campbell county.
An act to incorporate the Alexandria and Flag Spring Turnpike Road Company.
An act to incorporate the Owingsville, Bald Eagle, and Sharpsburg Turnpike Road Company.
An act for the benefit of the city of Louisville.
An act to incorporate the Glasgow and Red Springs Turnpike Road Company.
An act to incorporate the Owensboro, Runsey, Sacramento, Mount Pleasant, Lake, West Fork, and Hopkinsville Railroad Company.
An act to incorporate the Louisville and Covington Railroad Company.
An act to incorporate the Hardinsburg and Cloverport Turnpike Road Company.

And that they had passed bills originating in the Senate, with amendments, of the following titles, viz:
An act to repeal the criminal and equity courts of Ballard and Graves counties.
An act to amend an act establishing the county of Metcalf, and to fix the time of holding the courts in the 4th judicial district.
An act to incorporate the Oxford and Newtown Turnpike Road Company.

Said amendments were then taken up, twice read, and concurred in.

The Senate then took up for consideration, according to special order, a Senate bill, entitled
A bill to incorporate the Farmers' and Merchants' Savings Institution, at Uniontown.

Mr. Cissell offered a substitute for said bill.

Ordered, That the Public Printer print 150 copies thereof for the use of the General Assembly, and that said bill and substitute be made the special order for the 13th of February, at 12 o'clock, M.
The Senate then, according to special order, took up a bill, entitled
A bill to incorporate the Maysville Coal and Oil Company,
The pending question being the amendment offered by Mr. DeHa-
ven.

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. Cissell and
Walton, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
T. T. Alexander, Samuel E. DeHaven, John M. Johnson,
William T. Anthony, George Denny, James McKee,
Samuel H. Boles, John F. Fisk, John A. Prall,
John B. Bruner, J. E. Gibson, Albert G. Rhea,

Those who voted in the negative, were—

Robert E. Glenn, William H. McBrayer, E. D. Walker,
Thomas S. Grundy, Charles D. Pennebaker, C. J. Walton,
Thornton F. Marshall, Henry M. Rust,

And so said amendment was adopted.

Mr. Read moved to lay said bill, as amended, on the table.
Which was adopted.

The Senate then took up for consideration a bill, entitled
A bill for the benefit of Austin Bingham.
The question pending being the substitute offered by Mr. Taylor.
Without any action being taken thereon,
The Senate took a recess until 3 o'clock, P. M.

The Senate met pursuant to adjournment.

Mr. Gillis, from the committee on Enrollments, reported that the
committee had examined an enrolled bill, which originated in the
Senate, entitled

An act to transfer the equity and criminal causes in the Graves cir-
cuit court to the equity and criminal court.

And an enrolled bill, originating in the House of Representatives,
etitled

An act to amend the charters of the Farmers' Bank of Kentucky, and
the Southern Bank of Kentucky.

And had found the same truly enrolled.
Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. Johnson, from the committee on Banks, reported a bill, entitled
A bill to charter the Deposit Bank of Lawrenceburg, in Anderson county.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That said bill be made the special order for the 11th of February, at 10 o'clock, A. M.

By same—
A bill creating a Deposit Bank at Owensboro.
Which was read the first time, and ordered to be read the second time.

Mr. Walton, from a select committee, reported a bill, entitled
A bill to prevent the marriage of cousins.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Mr. Pennebaker offered an amendment to said bill.
Ordered, That said bill and amendment be referred to the committee on the Judiciary.
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly.

Mr. Walton, from the committee on the Court of Appeals, reported a bill, entitled
A bill to amend chapter 27, article 5, Revised Statutes, title Courts.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly.

The Senate then took up a bill, from the House of Representatives, entitled

An act for the benefit of Mary G. Cromwell, of Livingston county.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

Mr. Cissell, from the committee on the Judiciary, reported bills of the following titles, viz:

A bill to authorize circuit, and equity, and criminal courts to make persons entitled to inherit heirs-at-law.

A bill to incorporate the Taylorsville and Spencer County Turnpike Road Company.

A bill to incorporate the Spencer, Bullitt, and Jefferson County Turnpike Road Company.

A bill to incorporate the Taylorsville and Spencer County Turnpike Road Company.

A bill to authorize the trustees of Poplar Plains, in Fleming county, to sell school-house and lot in said town.

A bill to incorporate Hygeria Lodge, No. 87, I. O. O. F.

A bill to incorporate the Millersburg Cemetery Company.

A bill to incorporate the Flemingsburg and Upper Blue Licks Turnpike Road Company.

A bill to authorize the county court of Barren to create turnpike corporations in said county.

A bill for the benefit of Jacob Rice, late sheriff of Carter county.

A bill to incorporate the Covington Coal Oil Company.

A bill to incorporate the First German Protestant Supporting Association, of Covington, Kenton county.
A bill to incorporate the Southern Toilet Soap Company, Louisville.

A bill incorporating the South Fork Bridge Company, in Larue county.

A bill for the benefit of the First Presbyterian Church of Louisville.

A bill to incorporate the Falls City Marine Institute.

A bill to amend the law prohibiting the carrying of concealed deadly weapons.

A bill to amend an act, entitled "An act to incorporate Clinton Lodge, No. 28, of the town of Princeton," approved February 5, 1860.

A bill to prevent persons from becoming the nominal owners of slaves.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed.

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

The same committee asked to be discharged from the further consideration of the petition of Humphrey Coffey and wife.

Also, the petition of William N. Crewdson and others.

Which was granted.

The same committee reported bills from the House of Representatives, of the following titles, viz:

An act for the benefit of Wylie Harris, of Madison county.

An act to charter the Tradewater Coal Mining Company, &c.

An act to prescribe the mode of working the roads in the counties of Union, Spencer, and Carter.

An act for the benefit of Jane Yeaker, of Woodford county.

An act to incorporate the Lebanon Hotel Company.

An act for the benefit of Mary M. Helm, executrix of the last will and testament of T. J. Helm, deceased.

An act to incorporate Louisville Lodge, No. 1, of the United Ancient Order of Druids.

An act in relation to compiling and indexing the laws of a general nature of this Commonwealth.

An act incorporating the Library Association Company.
An act to repeal an act for the benefit of the towns of Burlington and Hamilton.

An act for the benefit of Samuel Shearer and others.

An act to incorporate Ashland Division, No. 26, of Sons of Temperance, of Ashland, Greenup county.

An act for the benefit of J. M. Johnson and L. L. Singletary.

An act for the benefit of A. J. Mershon, late sheriff of Rockcastle county, and his sureties.

An act for the benefit of Dempsey King, late sheriff of Knox county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled
An act to incorporate the town of Sacramento, in McLean county,
With an amendment.

Which was read twice and adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The same committee reported bills from the House of Representatives of the following titles, viz:
An act to increase the pay of witnesses.
An act to provide for securing the attendance of slaves as witnesses.
With the expression of opinion that they ought not to pass.
And the question being taken upon the rejection of said bills, it was decided in the affirmative.
And so said bills were rejected.

The committee on the Judiciary asked to be discharged from the further consideration of a leave to bring in a bill for the benefit of Joseph S. Whistler and Patrick H. Clayton, of Bracken county.
Which was granted.

The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:

62
An act to incorporate the Simpsonville and Bullskin Turnpike Road Company.
An act to charter the Bullskin and Louisville Turnpike Road Company.
An act to incorporate the Hardinsburg and Cloverport Turnpike Road Company.
An act to incorporate the Owingsville, Bald Eagle, and Sharpsburg Turnpike Road Company.
An act for the benefit of the Proctor and Beattysville districts in Owsley county.
Which were read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate also took up bills from the House of Representatives, of the following titles; viz:
1. An act for the benefit of the Daviess county court.
2. An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green, approved 5th March, 1856.
3. An act concerning the Mammoth Cave and Chalk Ridge Road.
4. An act to amend the charter of the Liberty and Bradfordsville Turnpike Road Company.
5. An act for the benefit of the Board of Internal Improvement for Franklin county.
6. An act to amend the charter of the Bloomfield and Taylorsville Turnpike Road Company.
7. An act to incorporate the Shelbyville and Benson Turnpike Road Company, in Shelby county.
8. An act to incorporate the Haysville and Little South Fork Turnpike Road Company.
9. An act to change the road laws of Breckinridge county.
10. An act to incorporate the Leesburg and Connersville Turnpike Road Company.
11. An act to incorporate the Verona and Morningview Turnpike Road Company.
12. An act to amend the charter of the Kentucky, Cumberland Gap, and Southern Railroad.
13. An act providing for opening a road from the London and Sublimity road to the Somerset and Jacksboro road.
15. An act to incorporate the Lafayette and Roaring Spring Turnpike Road Company.
16. An act to amend an act incorporating the Winchester and Lexington Turnpike Road Company.
17. An act to incorporate the Estill Station and Speedwell Turnpike Road Company.
18. An act to amend the Hustonville and Coffey’s Mill Turnpike Road Company.
19. An act to authorize railroad corporations to make certain contracts with express companies.
20. An act for the benefit of the city of Louisville.
21. An act to incorporate the Louisville and Covington Railroad Company.
23. An act to incorporate the Glasgow and Red Springs Turnpike Road Company.
24. An act to incorporate the Alexandria and Flag Spring Turnpike Road Company.
25. An act to amend the road law in Campbell county.
26. An act to amend the charter of the Bardstown and Louisville Railroad Company.
27. An act to incorporate the Walnut Flat and Cox’s Gap Turnpike Road Company.
28. An act to incorporate the Georgetown and Turkeyfoot Turnpike Road Company.
30. An act to incorporate the Georgetown and Leesburg Turnpike Road Company.
31. An act to incorporate the Oxford and Turkeyfoot Turnpike Road Company.
32. An act to incorporate the Midway and Scott County Turnpike Road Company.
33. An act to incorporate the Office Turnpike Road Company.
34. An act to amend the charter of the Georgetown Branch Railroad Company.
35. An act to charter the Russellville and Owensboro Railroad Company.
36. An act to amend the charter of the Hustonville and Bradfordsville Turnpike Road Company.
37. An act to reduce tolls in the upper pools in Green and Barren rivers.
38. An act to surrender a portion of the turnpike road in Simpson county, and for other purposes.
39. An act to incorporate the Green River and Mintonville Turnpike Road Company.
40. An act to amend the charter of the Pleasant Hill and Jessamine Turnpike Road Company.
41. An act to charter the Rock Haven and Big Spring Turnpike Road Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st be referred to the committee on County Courts; the 2d, 9th, 19th, 20th, 21st, 24th, and 25th to the committee on the Judiciary, and the 3d, 4th, 5th, 6th, 7th, 8th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 22d, 23d, 26th, 27th, 28th, 29th, 30th, 31st, 32d, 33d, 34th, 35th, 36th, 37th, 38th, 39th, 40th, and 41st to the committee on Internal Improvement.

Mr. Pennebaker moved to adjourn.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson, James McKee,
T. T. Alexander, Asa P. Grover, Charles D. Pennebaker,
William S. Darnaby, Samuel Haycraft, Harrison Taylor,
George Denny, John G. Lyon, Cyrenius Wait—12.
Those who voted in the negative, were—

Landaff W. Andrews, Robert E. Glenn, William B. Read,
John B. Bruner, John L. Irvan, Albert G. Rhea,
Benjamin P. Cissell, John M. Johnson, C. J. Walton,

And so the Senate refused to adjourn.

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

On motion of Mr. Anthony—1. A bill to incorporate the Allen Male and Female College.

On motion of same—2. A bill to incorporate Graham Lodge, No. 208, Free and Accepted Masons.

On motion of Mr. Andrews—3. A bill for the benefit of Wm. Newkell, of Rowan county.

On motion of same—4. A bill concerning the Lexington and Big Sandy Railroad.

On motion of Mr. Grover—5. A bill requiring assessors to make returns of additional lists.

On motion of Mr. Fisk—6. A bill to extend the charter of the Covington and Taylor's Mill Turnpike Road Company.

On motion of Mr. Andrews—7. A bill to amend the attachment law.

On motion of Mr. Johnson—8. A bill to charter the Mechanics' Savings Institution of McCracken county.

On motion of Mr. Glenn—9. A bill to provide for sending lunatics to the asylums.

On motion of Mr. Rhea—10. A bill for the benefit of — McElvain, of Logan county.

On motion of Mr. Gillis—11. A bill regulating the fees of sheriffs, circuit and county court clerks.

On motion of Mr. Walton—12. A bill creating an additional voting precinct in Hart county.

On motion of Mr. Prall—13. A bill chartering the town of North Middleton, in Bourbon county.

On motion of Mr. Irvan—14. A bill to change the time of holding the courts in the first judicial district.

On motion of Mr. Taylor—15. A bill to amend the charter of the Maysville Fire, Marine, and Life Insurance Company.

On motion of Mr. Grundy—16. A bill for the benefit of Felix Jarboe, late sheriff of Marion county.
On motion of Mr. Bruner—17. A bill supplemental to an act incorporating the town of Cloverport.

On motion of Mr. Fisk—18. A bill changing the time of holding the courts in the 9th judicial district.

On motion of Mr. DeHaven—19. A bill amending an act imposing a tax on billiard tables, approved February 9, 1858.

The committee on the Judiciary was directed to prepare and bring in the 2d, 3d, 4th, 7th, 10th, 13th, 14th, 15th, 17th, and 19th; the committee on Education the 1st; the committee on Revised Statutes the 5th, 6th, and 18th; the committee on Banks the 8th; the committee on Finance the 9th; the committee on the Court of Appeals the 11th; the committee on Privileges and Elections the 12th, and the committee on County Courts the 16th.

And then the Senate adjourned.

SATURDAY, FEBRUARY 11, 1860.

Mr. Darnaby presented the remonstrance of sundry citizens of Scott county, against the passage of an act authorizing the county court of Scott to levy a tax for railroad purposes.

Which was received, the reading dispensed with, and referred to the committee on Internal Improvement.

Mr. Walker, from a select committee, reported a bill, entitled
A bill for the benefit of William L. Trimble, of Daviess county.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be placed in the orders of the day.

By same—
A bill for the benefit of James Wilson, of Ohio county.
JOURNAL OF THE SENATE.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, William H. McBrayer, Henry M. Rust,
George Denny, C. D. Pennebaker, Cyrenius Wait,
Thomas S. Grundy, John A. Prall, E. D. Walker,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel Haycraft,
T. T. Alexander, Samuel E. DeHaven, John L. Irvan,
William T. Anthony, John F. Fisk, Thornton F. Marshall,
John B. Bruner, J. E. Gibson, Albert G. Rhea,
Benjamin P. Cissell, Robert E. Glenn, Harrison Taylor,

And so said bill was rejected.

By special leave, Mr. Whitaker, from the committee on Circuit Courts, reported a bill from the House of Representatives, entitled

An act to incorporate the town of Claysville, in the county of Union,

With an amendment,

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The Senate then took up for consideration, according to special order, a Senate bill, entitled

A bill to charter the Deposit Bank of Lawrenceburg, in Anderson county.

Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Grover and Alexander, were as follows, viz: those who voted in the affirmative, viz:

- William T. Anthony
- Robert E. Glenn
- Landaff W. Andrews
- Samuel Haycraft
- John B. Bruner
- John L. Irvan
- Benjamin P. Cissell
- John M. Johnson
- Samuel E. DeHaven
- John G. Lyon
- William C. Gillis
- William H. McBrayer

And those who voted in the negative, were:

- Mr. Speaker (Porter)
- John F. Fisk
- John K. Marshall
- Charles D. Pennebacker
- T. T. Alexander
- J. E. Gibson
- James McKee
- Asa P. Grover
- Albert G. Rhea
- William S. Darnaby
- Samuel H. Jenkins
- C. J. Walton
- George Denny

Resolved, That the title thereof be as aforesaid.

The Senate then took up a bill, from the House of Representatives, entitled

An act to incorporate the Henry County Deposit Bank.

Said bill having been amended on a previous day,

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

Mr. Bruner 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. Grover and Darnaby, were as follows, viz: those who voted in the affirmative, viz:

- William T. Anthony
- Robert E. Glenn
- Landaff W. Andrews
- Samuel Haycraft
- John B. Bruner
- John L. Irvan
- Benjamin P. Cissell
- John M. Johnson
- Samuel E. DeHaven
- John G. Lyon
- Robert E. Glenn
Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, James McKee,
T. T. Alexander, J. E. Gibson, Albert G. Rhea,
Charles Chambers, Asa P. Grover, C. J. Walton,
George Denny, Thornton F. Marshall,

Resolved, That the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a select joint committee of five members from the House, to be appointed by the Chair, with such number as the Senate may appoint in addition thereto, be raised to investigate and report upon the proposition made by the State of Tennessee to cede to her certain lands contiguous to the border line.

That they had passed bills, which originated in the Senate, of the following titles, viz:

An act to incorporate Princeton College.
An act incorporating the Shelbyville Debating Club.
An act to amend the charter of the Bracken Academy.
An act to incorporate the trustees of the Whitley county High School.
An act to incorporate the Dyensburg Academy.
An act to amend an act to incorporate the Keiser's Station and Clay Turnpike Road Company.
An act to amend an act, entitled "An act to regulate the circuit courts of the third judicial district."

And that they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of the common school system.
An act to reduce into one the several acts relating to the town of Bradfordsville, in Marion county.
An act to incorporate the Williamstown Academy.
An act to incorporate the Lexington and Danville Railroad Company.
An act to amend the charter of the town of Cadiz, in Trigg county.
An act authorizing the chairman and board of trustees of Midway to sell certain streets in said town.
An act concerning the State road leading from Columbus, in Hickman county, to Mayfield, in Graves county.
The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Grover and Alexander, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The Senate then took up a bill, from the House of Representatives, entitled

An act to incorporate the Henry County Deposit Bank.

Said bill having been amended on a previous day,

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

Mr. Bruner 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. Grover and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—


Robert E. Glenn,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, James McKee,
T. T. Alexander, J. E. Gibson, Albert G. Rhea,
Charles Chambers, Asa P. Grover, C. J. Walton,
George Denny, Thornton F. Marshall,

Resolved, That the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a select joint committee of five members from the House, to be appointed by the Chair, with such number as the Senate may appoint in addition thereto, be raised to investigate and report upon the proposition made by the State of Tennessee to cede to her certain lands contiguous to the border line.

That they had passed bills, which originated in the Senate, of the following titles, viz:

An act to incorporate Princeton College.
An act incorporating the Shelbyville Debating Club.
An act to amend the charter of the Bracken Academy.
An act to incorporate the trustees of the Whitley county High School.
An act to incorporate the Dyerburg Academy,
An act to amend an act, entitled “An act to regulate the circuit courts of the third judicial district.”

And that they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of the common school system.
An act to reduce into one the several acts relating to the town of Bradfordsville, in Marion county.
An act to incorporate the Williamstown Academy.
An act to incorporate the Lexington and Danville Railroad Company.
An act to amend the charter of the town of Cadiz, in Trigg county.
An act authorizing the chairman and board of trustees of Midway to sell certain streets in said town.
An act concerning the State road leading from Columbus, in Hickman county, to Mayfield, in Graves county.
An act to incorporate the Coffey’s Mill and Somerset Turnpike Road Company.

An act for the benefit of turnpike road companies.

An act for the benefit of the Madison Female School.

An act to further protect the Seminary fund of Laurel county.

An act for the benefit of common school district, No. 3, in Rockcastle county.

An act to amend the charter of the Scott Female Institute.

An act to incorporate the Maxville College.

An act for the benefit of Knox County Seminary.

An act for the benefit of Plum Run and Cane Run Church.

An act to empower the county court of Bath county to make subscription to the capital stock of turnpike road companies.

An act regulating the time of holding the circuit and the equity and criminal courts for the first judicial district.

By special leave, the Senate took up a bill, entitled

A bill to amend an act, entitled “An act to charter the Franklin Savings Institute.”

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and 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. Grover and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, John L. Irvan, John A. Pratt,
Landaff W. Andrews, John M. Johnson, Albert G. Rhea
John B. Bruner, John G. Lyon, Harrison Taylor,
Samuel E. DeHaven, William H. McBrayer, Cyrenius Wait,
William C. Gillis, James McKee, E. D. Walker—17,
Samuel Haycraft, Charles D. Pennebaker,
Those who voted in the negative, were—

Mr. Speaker, (Porter,)  George Denny,  Samuel H. Jenkins,
T. T. Alexander,  John F. Fisk,  Henry M. Rust,
Benjamin P. Cissell,  J. E. Gibson,  C. J. Walton,

Resolved, That the title thereof be as aforesaid.

Mr. Cissell offered an amendment, by way of substitute, for said bill.
Mr. Bruner 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. Cissell, and it was decided in the affirmative.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Grover and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony,  Samuel Haycraft,  Charles D. Pennebaker,
Landaff W. Andrews,  John L. Irvan,  John A. Prall,
John B. Bruner,  John M. Johnson,  Harrison Taylor,
Benjamin P. Cissell,  John G. Lyon,  Cyrenius Wait,
William C. Gillis,

Those who voted in the negative, were—

Mr. Speaker, (Porter,)  J. E. Gibson,  Albert G. Rhea,
T. T. Alexander,  Asa P. Grover,  Henry M. Rust,
William S. Darnaby,  Thomas S. Grundy,  C. J. Walton,
John F. Fisk,

Resolved, That the title thereof be as aforesaid.

The Senate then took up for consideration a bill, entitled
A bill creating a Deposit Bank at Owensboro.

Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and 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. Grover and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, John L. Irvan, John A. Prall,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
Samuel Haycraft, Charles D. Pennebaker,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, T. F. Marshall,
T. T. Alexander, J. E. Gibson, James McKee,
Charles Chambers, Asa P. Grover, Albert G. Rhea,
William S. Darnaby, Thomas S. Grundy, C. J. Walton,
George Denny, Samuel H. Jenkins, W. C. Whitaker—15.

And so said bill was rejected.

Mr. Walton moved to reconsider the vote by which the Senate rejected said bill.

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

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

Those who voted in the affirmative, were—

William T. Anthony, Thomas S. Grundy, Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, John A. Prall,
John B. Bruner, John L. Irvan, William B. Read,
Benjamin P. Cissell, John M. Johnson, Harrison Taylor,
Samuel E. DeHaven, John G. Lyon, Cyrenius Wait,
George Denny, William H. McBrayer, E. D. Walker,
William C. Gillis, James McKee, C. J. Walton—22.
Robert E. Glenn,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, Thornton F. Marshall,
T. T. Alexander, J. E. Gibson, Albert G. Rhea,
William S. Darnaby, Samuel H. Jenkins,

And so said bill was reconsidered.

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. Grover and Alexander, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

By special leave, the Senate took up the following resolution from the House of Representatives, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a select joint committee of five members of the House, to be appointed by the Chair, with such number as the Senate may appoint in addition thereto, be raised, to investigate and report upon the proposition made by the State of Tennessee to cede to her certain lands contiguous to the boundary line.

Which was read twice and adopted.

Mr. Andrews offered the following resolution, viz:

Resolved, That the Senate concur in the joint resolution just reported from the House of Representatives, and that the Speaker of the Senate appoint a committee of three Senators to confer with the House committee.

Which was adopted.

Whereupon the Speaker appointed Messrs. Andrews, Johnson, and Jenkins said committee.

Mr. Fisk offered the following resolution, viz:

Resolved, That Robert T. Neel, a citizen of the State of Ohio, and Aid to the Governor of Ohio, be, and hereby is, invited to a seat on the floor of the Senate during his temporary visit among us.

Which was adopted.

The Senate then, according to general order, took up for consideration a bill from the House of Representatives, entitled

An act for the benefit of Austin Bingham.
for the bill and amendment, offered by Mr. Grover, which is as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That in all cases in which a conviction has taken place, or may hereafter take place, of a white person, of an offense for which sentence of death has been pronounced, except the crime of treason, the Governor of this Commonwealth shall have power, upon the petition of the person thus convicted and sentenced to death, to commute such punishment to a confinement in the penitentiary for life.

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

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

And so said amendment was rejected.

The question was then taken upon the amendment offered by Mr. Grover, and it was decided in the affirmative.

And so said amendment was adopted.

The question was then taken on the passage of said bill, as amended, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Charles Chambers, John L. Irvan, William B. Read,
Benjamin P. Cissell, Samuel H. Jenkins, Cyrenius Wait,
J. E. Gibson, John M. Johnson, E. D. Walker,
Samuel Haycraft, John A. Pratt,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, T. F. Marshall,
T. T. Alexander, George Denny, James McKee,
W. T. Anthony, John F. Fisk, C. D. Pennebaker,
Landaff W. Andrews, William C. Gillis, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Henry M. Rust,
William S. Darnaby, Thomas S. Grundy, Harrison Taylor,
Alex. L. Davidson, John G. Lyon, W. C. Whitaker—21.

And so said bill was rejected.

The committee on the Judiciary reported bills, from the House of Representatives, of the following titles, viz:

An act to amend the road laws of Kenton county.
An act re-incorporating the town of Baltimore, in Hickman county.
An act to incorporate Marshall Lodge, No. 29, of Independent Order of Odd Fellows, of the city of Louisville.
An act concerning trust funds.
An act to legalize the sale and purchase of poor-house lands in Montgomery county.

An act to amend the charter of the Louisville Insurance Company.

An act for the benefit of Jefferson Gee and James B. Thomas.

An act further to regulate the lunatic asylums of this State.

An act for the benefit of the estate of Foster Hurst, deceased, and for other purposes.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported bills from the House of Representatives, of the following titles, with amendments, viz:

An act to incorporate the town of Birmingham, in Marshall county.

An act to incorporate the city of Columbus.

An act concerning the fees of county attorneys.

An act to amend the laws of evidence in criminal trials for counterfeiting, &c.

An act to amend an act to reduce into one the several acts concerning the town of Campbellsville, in Taylor county.

Which were twice read and adopted.

Mr. Walton offered an amendment to the last named bill.

Which was adopted.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

Mr. Rhea moved that when the Senate adjourns at 1½ o'clock, it will adjourn to meet again at 3 o'clock, P. M.

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

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

Those who voted in the affirmative, were—

Mr. Gillis, 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 revive the laws relating to the public schools and academy of the city of Newport.
- An act to establish an institution for the education of idiots and feeble-minded children.
- An act to authorize the surviving trustees of Bullitt Seminary to select six associates.
- An act for the benefit of William C. Gillis, late surveyor of Whitley county.
- An act to incorporate Aspen Grove Male and Female High School.
- An act to amend an act to establish an additional voting and justices' precinct in Crittenden county.
- An act extending the February term, 1860, of the Montgomery circuit court.
- An act to incorporate Gordonsville Seminary, in Logan county.
- An act to amend the charter of West Covington.
- An act to authorize a cross-index to the suits in the Clarke circuit court.
- An act to establish and incorporate the town of Vandersburg.
- An act conferring certain powers upon the trustees of Winchester.
- An act to protect sheep in Jessamine county.
- An act for the benefit of Mary G. Cromwell, of Livingston county.

A resolution authorizing the Governor to procure and present to the surviving officers and soldiers of the Kentucky volunteers in the battle on Lake Erie, a gold medal.

And had found the same truly enrolled.

Said bills and resolution having been signed by the Speaker of the House of Representatives, and the Speaker having signed the said bills and resolution, and the resolution having been signed by the Speaker of the Senate, the said bills and resolution were enrolled.
Wait, Cyrenius Wait, 20.

Mr. Prall, John A. Prall, 14.

Mr. Rust, Henry M. Rust, 14.

Mr. Walker, W. C. Walker—20.

Mr. DeHaven, Samuel E. DeHaven—14.

Mr. Darnaby, William S. Darnaby—14.

Mr. Haycraft, Samuel Haycraft—14.

Mr. Gillis, William C. Gillis—23.

Mr. Pennebaker, Charles D. Pennebaker—23.

Mr. Fisk, John F. Fisk—14.

Mr. Gibson, J. E. Gibson—14.

Mr. Whitaker, W. C. Whitaker—23.

Mr. Grover, Asa P. Grover—8.

Mr. Taylor, Harrison Taylor—8.

Mr. Anthony, William T. Anthony—8.

Mr. Irvan, John L. Irvan—8.

Mr. Glenn, Robert E. Glenn—8.

Mr. Rhea, Albert G. Rhea—8.

Mr. Speaker, Mr. Speaker, W. C. Prall—20.

Mr. Porter, W. C. Prall—20.

Mr. Grover, Asa P. Grover—8.

Mr. Taylor, Harrison Taylor—8.

Mr. Anthony, William T. Anthony—8.

Mr. Irvan, John L. Irvan—8.

Mr. Glenn, Robert E. Glenn—8.

Mr. Rhea, Albert G. Rhea—8.

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act to exempt sewing machines from distribution, and from execution, &c.

Mr. Anthony offered the following amendment, viz:

All those who have not a sewing machine shall have fifty dollars of other property exempt in same manner as sewing machines are by this act.

And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Cissell and Anthony, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, John L. Irvan, John A. Prall,
William S. Darnaby, Samuel H. Jenkins, William B. Read,
Alex. L. Davidson, John M. Johnson, E. D. Walker,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, William H. McBrayer,
T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Asa P. Grover, Albert G. Rhea,
John B. Bruner, Thomas S. Grundy, Harrison Taylor,
Benjamin P. Cissell, Samuel Haycraft, Cyrenius Wait,
George Denney, John G. Lyon, W. C. Whitaker—20.

And so said amendment was rejected.

Mr. Andrews 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 Senate, constitutional provision, and third reading

of said bill having been 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. Fisk and Read, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William C. Gillis, C. D. Pennebaker,
T. T. Alexander, Robert E. Glenn, John A. Prall,
W. T. Anthony, Asa P. Grover, Albert G. Rhea,
Landaff W. Andrews, Thomas S. Grundy, Henry M. Rust,
John B. Bruner, Samuel Haycraft, Harrison Taylor,
Benjamin P. Cissell, Samuel H. Jenkins, Cyrenius Wait,
Alex. L. Davidson, John M. Johnson, E. D. Walker,
George Denney, John G. Lyon, C. J. Walton,

J. E. Gibson,

James McKee,

Those who voted in the negative, were—


John L. Irvan,

Resolved, That the title thereof be as aforesaid.
The same committee reported bills from the House of Representatives of the following titles, viz:

An act for the benefit of Mrs. E. R. Singleton.
An act for the benefit of Mrs. Louisa B. Walden.
An act for the benefit of the mechanics of Warren, Boyle, Simpson, Daviess, Barren, Hardin, Henry, Bracken, and Spencer counties.
An act declaring certain newspapers authorized to publish legal advertisements.

With the expression of opinion that they ought not to pass.
And the question being taken upon the rejection of said bills, it was decided in the affirmative.

And so said bills were rejected.

The same committee reported bills of the following titles, viz:
A bill for the benefit of William Nickell, of Rowan county.
A bill to amend the charter of the town of Dover, in Mason county.
A bill concerning county courts.
A bill to define magistrates' districts and to regulate election precincts and voting places in Franklin county.
A bill for the benefit of F. Wright, executor of Richard Bain.
A bill to amend chapter 86 of the Revised Statutes.
A bill to establish W. A. Myers' Louisville Commercial College.
A bill to amend an act, entitled "An act to amend and change the 10th section of chapter 13, Revised Statutes, title Change of Venue.
A bill authorizing the Louisville chancery court to close Curran street.
A bill to provide compensation to one or more persons who may prosecute suits for the benefit of themselves or others.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported a bill, entitled
A bill concerning county attorneys.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and 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. Glenn and Jenkins, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
T. T. Alexander, John F. Fisk, Charles D. Pennebaker,
William T. Anthony, William C. Gillis, William B. Read,
Benjamin P. Cissell, Samuel H. Jenkins,

Those who voted in the negative, were—

John B. Bruner, Robert E. Glenn, Cyrenius Wait,
Charles Chambers, John L. Irvan, E. D. Walker,
George Denny, John M. Johnson, C. J. Walton—11.
J. E. Gibson, Harrison Taylor,

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill, entitled

A bill to amend and reduce into one the law in relation to changes of venue in criminal and civil causes in the circuit courts of this Commonwealth.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

By special leave, the committee on Privileges and Elections reported bills of the following titles, viz:

A bill to change the place of voting from Hamilton to Big Bone Lick, in Boone county.

A bill for the benefit of James Brien, of Marshall county.

A bill to create an additional voting place in Hart county.
Which were read the first time, and ordered to be read a second
time.

The rule of the Senate, constitutional provision, and second reading
of said bills being dispensed with,

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

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

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

The Senate then took up for consideration bills from the House of
Representatives, of the following titles, viz:

1. An act to empower the county court of Bath county to make sub-
cription to the capital stock of turnpike road companies.

2. An act regulating the time of holding the circuit and the equity and
criminal courts for the first judicial district.

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

The rule of the Senate, constitutional provision, and second reading
of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading
of said bills being dispensed with,

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

The Senate also took up bills from the House of Representatives,
of the following titles, viz:

1. An act for the benefit of the common school system.
2. An act to incorporate the Williamstown Academy.
3. An act for the benefit of the Madison Female School.
4. An act to further protect the Seminary fund of Laurel county.
5. An act for the benefit of common school district, No. 3, in Rock-
castle county.
6. An act to amend the charter of the Scott Female Institute.
7. An act authorizing the chairman and board of trustees of Mid-
way to sell certain streets in said town.
8. An act to incorporate the Maxville College.
9. An act for the benefit of Knox County Seminary.
10. An act to incorporate the Baptist Church, at Shelbyville.
11. An act to amend the charter of the town of Cadiz, in Trigg county.

12. An act to incorporate the Lexington and Danville Railroad Company.

13. An act concerning the State road leading from Columbus, in Hickman county, to Mayfield, in Graves county.

14. An act to incorporate the Coffey's Mill and Somerset Turnpike Road Company.

15. An act for the benefit of turnpike road companies.

16. An act to reduce into one the several acts relating to the town of Bradfordsville, in Marion county.

17. An act for the benefit of Plum Creek and Cane Run Church.

Order, That the 1st, 2d, 3d, 4th, 5th, and 6th be referred to the committee on Education; the 7th, 8th, 9th, 10th, and 11th to the committee on Circuit Courts; the 12th, 13th, 14th, and 15th to the committee on Internal Improvement; the 16th to the committee on County Courts, and the 17th to the committee on Religion.

Mr. Read moved that the Senate adjourn.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


And then the Senate adjourned.
MONDAY, FEBRUARY 13, 1860.

1. Mr. Grundy presented the petition of sundry citizens of Washington county, praying the passage of an act authorizing the county court of Washington to levy and collect an ad valorem tax to pay its debts. Mr. Davidson presented the petition of sundry citizens of Hazelgreen, praying an amendment to the charter of said town.

3. Mr. DeHaven presented the petition of David Fitzgerald, praying the passage of an act for his benefit.

Which were received, the reading dispensed with, and referred, the 1st to the committee on County Courts; the 2d to the committee on Circuit Courts, and the 3d to the committee on Finance.

The committee on the Judiciary, to whom was referred bills from the House of Representatives of the following titles, viz:
- An act for the benefit of James M. Kincaid.
- An act for the benefit of Thomas J. Walker and Mandly Trussell, executors of Mark Wallingford, deceased.
- An act to prevent the destruction of fish in Fleming creek, in Fleming county.
- An act to incorporate the Morgan Iron, Coal Oil and Mining Company.
- An act to incorporate the Hickman and Ballard Agricultural and Mechanical Association.
- An act to incorporate McBrayer Lodge, No. 118, I. O. of O. F.
- An act to amend an act to amend and reduce into one the several acts concerning the town of Ghent.
- An act to amend the charter of the Richmond and Lancaster Turnpike Road Company.
- An act to amend the charter of the Lancaster and Buckeye Turnpike Road Company.
- An act to incorporate the Pine Grove and Bourbon County Turnpike Road Company.
- An act to incorporate the Louisville Courier Printing Company.
An act declaring the Brushy Fork of Blain creek a navigable stream.
An act further regulating the duties, &c., of the trustees of the town of Richmond.
An act authorizing the county court of Carter county to sell the poor-house lands in said county.
An act to incorporate the Colbyville Turnpike Road Company.
An act to amend an act, approved 17th February, 1858, to provide a general mechanics’ lien law for certain counties and cities.

Reported the same without amendment.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported bills of the following titles, viz:
A bill to amend the charter of the Ashland Cemetery Company.
A bill to amend the charter of the Louisville and Cane Run Plank Road Company.
A bill for the benefit of Jonathan F. Cessna, late sheriff of Larue county.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Sarah Christopher.

Mr. Pennebaker offered an amendment.
Which was adopted.

Mr. Denny moved to lay said bill, as amended, on the table.
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Pennebaker and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Samuel Haycraft, 
William T. Anthony, Samuel E. DeHaven, John L. Irvan, 
Landaff W. Andrews, George Denny, William B. Read, 
John B. Bruner, John F. Fisk, Albert G. Rhea, 
Charles Chambers, J. E. Gibson, Harrison Taylor, 
Benjamin P. Cissell, William C. Gillis, C. J. Walton—18.

Those who voted in the negative, were—

T. T. Alexander, John M. Johnson, Henry M. Rust, 
Alex. L. Davidson, James McKee, Cyrenius Wait, 
Thomas S. Grundy,

So said bill was laid on the table.

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of mechanics and others in the counties of McCracken, Ballard, and Garrard, 
With the expression of opinion that it ought not to pass.

And the question being taken, Shall the report of the committee be adopted? it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) George Denny, Samuel H. Jenkins, 
William T. Anthony, John F. Fisk, William B. Read, 
Landaff W. Andrews, J. E. Gibson, Harrison Taylor, 
John B. Bruner, William C. Gillis, Cyrenius Wait, 
Benjamin P. Cissell, John L. Irvan, 

Those who voted in the negative, were—

Samuel E. DeHaven, Samuel Haycraft, James McKee, 
Thomas S. Grundy, T. F. Marshall,

The same committee reported a bill from the House of Representatives, entitled

An act to amend an act establishing quarterly courts.

Sundry amendments were proposed to said bill.

On motion of Mr. Walton,

Ordered, That said bill be placed in the orders of the day.
The same committee reported a bill from the House of Representatives, entitled
An act to amend the charter of the city of Louisville.
Ordered, That said bill be placed in the orders of the day.

The same committee reported a bill, entitled
A bill to amend an act to incorporate the Maysville Fire, Marine, and Life Insurance Company.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Glenn offered the following amendment, viz:

§ 7. The president of said company is hereby required to pay into the treasury, annually, fifty cents on each one hundred dollars of stock in said company.
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Glenn and Johnson, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
John F. Fisk, C. D. Pennebaker,
And so said amendment was adopted.

Mr. Taylor moved to lay said bill, as amended, on the table.
And the question being taken thereon, it was decided in the affirmative.
So said bill was laid on the table.
A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:
An act to incorporate the North Middletown and Winchester Turnpike Road Company.
An act to amend chapter 3, article 1, section 825, of the Civil Code of Practice.

An act for the benefit of the sheriff of Allen county and his securities.

An act to authorize the county court of Barren county to lay off said county into magistrates' and voting districts.

An act to incorporate the Mortonsville and Lexington Extension Turnpike Road Company.

An act to incorporate the Midway and Craig's Mill Turnpike Road Company.

An act to amend an act, entitled "An act to amend the charter of the town of Foster, in Bracken county.

An act for the benefit of Rudolph Black, of Bracken county.

An act for the benefit of the late clerk of the Caldwell circuit court.

An act to incorporate Murray Lodge, No. 105, Independent Order of Odd Fellows, in Calloway county.

An act to authorize the county court of Calloway to make sale of the poor-house lands in said county.

An act to amend an act, entitled "An act to amend an act incorporating the town of Murray, in Calloway county."

An act to incorporate the Henderson Coal and Iron Company.

An act for the benefit of the poor of Campbell county.

An act to authorize the Newport and Licking Turnpike and Plank Road Company, in Campbell county, to borrow money.

An act to incorporate the Newport and Covington Water-Works Company.

An act for the benefit of John P. Jackson, of Campbell county.

An act to incorporate the Little Stoner Turnpike Road Company.

An act to amend the charter of the Owingsville and Mt. Sterling Turnpike Road Company.

An act to provide for the running of the dividing line between Campbell and Pendleton counties.

An act for the benefit of A. S. Trimble, constable, of Morgan county.

An act authorizing W. S. Black to run and mark the division line of Rowan county.

An act to change the times of holding the Franklin circuit court.

An act in relation to the school for feeble-minded children.

An act to incorporate the Union Steamboat Company.
An act to incorporate New Retreat Lodge, No. 283, of Free and Accepted Masons, in Graves county.

An act creating an additional term of the Hopkins circuit court for the trial of criminal and equity causes.

An act establishing an additional voting and justices' district in Hopkins county.

An act to amend an act, entitled "An act to charter the city of Louisville."

An act to provide for raising a tax in the city of Louisville to erect a levee on Fulton street from First street to cut-off.

An act to change voting place in Poplar Grove precinct in Owen county.

An act to regulate the holding certain terms of the circuit courts in Kenton county.

An act allowing books to the justices of the 7th district in Wayne county.

An act for the benefit of James T. Renfro and O. P. Herndon, of Harlan county.

An act to establish and incorporate the town of Tollsonboro, in Lewis county.

An act for the benefit of James Rowland, jailer of Lewis county.

An act creating an additional justices' district in Perry county.

An act to allow Samuel Felts to appoint a deputy constable in the Russellville district.

An act for the benefit of Peter H. West, of Rockcastle county.

An act for the benefit of John A. Jackson and James M. Jones.

An act to incorporate the Richmond, Otter Creek, and Boonesboro Turnpike Road Company.

An act to incorporate the town of Orangeburg, in Mason county.

An act for the benefit of H. P. Lewis, deceased.

An act for the benefit of the city judge of Paducah.

An act for the benefit of school district No. 33, in Meade county.

An act to amend the act to incorporate the Bardstown and Chaplin-town Turnpike Road Company.

An act for the benefit of Reuben McCarty, former clerk of Pendleton county.

An act for the benefit of Lydia Posey, of Shelby county.

An act to incorporate Roaring Spring Lodge, No. 221, of Free and Accepted Masons.
An act to incorporate the Springfield and Bradfordsville Turnpike Road Company.

An act to incorporate the Maxville and Perryville Turnpike Road Company.

An act to change the boundary lines of the Springfield and Potts-ville magistrates' districts.

An act for the benefit of Wade H. Dorson, of Washington.

An act for the benefit of Washington county.

An act to amend the charter of the Springfield, Maxville, and Wil-lisburg Turnpike Road Company.

An act for the benefit of R. E. Shadburn.

An act to permit Lindsey W. Sears to peddle in Whitley county without license.

An act to change the time of holding quarterly courts in Whitley county.

An act to change the place of voting in the 5th district in Whitley county.

An act to repeal an act to repeal an act to incorporate the town of Williamsburg, in Whitley county, and to renew the repealed act.

An act to amend the execution laws for the county of Whitley.

An act to provide for the election of the school commissioner in Whitley county.

An act to repeal, in part, an act to regulate the management of the Wilderness road, approved March 2, 1844.

Mr. Andrews moved the appointment of a committee to ask leave of the House of Representatives to withdraw the consent of the Senate to a bill of the House of Representatives, entitled

An act exempting certain hands from working on roads in Madison, Green, Taylor, Mercer, Fleming, and Nelson counties.

Which was adopted.

Mr. Andrews was appointed said committee, who, after a short time, returned and placed said bill upon the Secretary's table.

Mr. Walton moved the appointment of a similar committee to ask leave of the House of Representatives to withdraw the consent of the Senate to a bill from the House of Representatives, entitled

An act to amend an act to reduce into one the several acts concerning the town of Campbellsville, in Taylor county.

Which was adopted.
Mr. Walton was appointed said committee, who, after a short time, returned and reported that the committee had discharged the duties assigned it, and placed said bill upon the Secretary's table.

Mr. Walton, by special leave of the Senate, moved to reconsider the vote by which the Senate passed said bill.

Which was adopted.

Mr. Walton then moved to reconsider the vote by which the third reading of said bill was dispensed with.

Which was adopted.

Mr. Walton then moved that the vote by which the Senate ordered said bill to be read a third time be reconsidered.

Which was adopted.

Mr. Walton then 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 Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

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

By special leave, Mr. Taylor, from the committee on Internal Improvement, reported a bill, entitled

A bill authorizing the erection of a monument over the graves of Daniel Boone and wife, and for improvements around the same.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That the Public Printer print 150 copies thereof for the use of the General Assembly, and that it be made the special order for the 14th of February, at 10½ o'clock, A. M.

On motion of Mr. Andrews,

The Senate then took up a bill, from the House of Representatives, entitled

An act to incorporate the Henderson Coal and Iron Company.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on the Judiciary, to whom were referred the following leave and petition, asked to be discharged from the further consideration of the same:

Leave to bring in a bill to regulate the constables of this Commonwealth.

The petition of W. T. Dabney, praying the passage of an act for his benefit.

Which was granted.

On motion of Mr. Walton, leave of absence for the remainder of the day was granted to Mr. Alexander.

The Senate then took up for consideration, according to special order, a Senate bill, entitled

A bill making further appropriations to the geological survey of this State.

Mr. Anthony moved to amend said bill by striking out the first section thereof.

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

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

Those who voted in the affirmative, were—
William T. Anthony, J. E. Gibson, Thomas S. Grundy,
Charles Chambers, Robert E. Glenn, John L. Irvan,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) George Denny, William B. Read,
Landaff W. Andrews, John F. Fisk, Albert G. Rhea,
John B. Bruner, William C. Gillis, Henry M. Rust,
Benjamin P. Cissell, Samuel Haycraft, Harrison Taylor,
A. D. Cosby, Thornton F. Marshall, Cyrenius Wait,
Alex. L. Davidson, James McKee, C. J. Walton—20.
Samuel E. DeHaven, C. D. Pennebaker, And so said amendment was rejected.

Mr. Andrews 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 Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

John B. Bruner, William C. Gillis, William B. Read,
A. D. Cosby, Samuel Haycraft, Albert G. Rhea,
Alex. L. Davidson, Samuel H. Jenkins, Henry M. Rust,
Samuel E. DeHaven, Thornton F. Marshall, Harrison Taylor,
George Denny, James McKee, Cyrenius Wait,

Those who voted in the negative, were—

Mr. Speaker, (Porter.) Benjamin P. Cissell, Asa P. Grover,
William T. Anthony, William S. Darnaby, Thomas S. Grundy,
Landaff W. Andrews, J. E. Gibson, John L. Irvan,
Charles Chambers, Robert E. Glenn, John M. Johnson—12.

And so said bill was rejected.

Mr. Denny moved to reconsider the vote by which said bill was rejected.

The further consideration of said motion was postponed until tomorrow, at 12 o'clock, M.

The Senate then, according to special order, took up a bill, entitled A bill to amend the charter of the city of Frankfort.

Mr. Darnaby moved to strike out the 1st section of said bill.

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

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

Those who voted in the affirmative, were—

John B. Bruner, William C. Gillis, John M. Johnson,
Charles Chambers, Robert E. Glenn, Thornton F. Marshall,
A. D. Cosby, Thomas S. Grundy, James McKee,

George Denny,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, William B. Read,
William T. Anthony, J. E. Gibson, Albert G. Rhea,
Landaff W. Andrews, Asa P. Grover, Cyrenius Wait,
Benjamin P. Cissell, John L. Irvan, E. D. Walker,

Mr. Porter offered sundry amendments to said bill.
Which were adopted.

Mr. Cissell offered a substitute, by way of amendment, for the first section of said bill.
Which was adopted.

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

Mr. Fisk moved to dispense with the third reading of said bill.
And the question being taken thereon, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John L. Irvan,
William T. Anthony, George Denny, Samuel H. Jenkins,
Charles Chambers, John F. Fisk, Thornton F. Marshall,
Benjamin P. Cissell, J. E. Gibson, William B. Read,
William S. Darnaby, Robert E. Glenn, Henry M. Rust,

Those who voted in the negative, were—

Landsaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, James McKee, Cyrenius Wait,
Samuel Haycraft, Albert G. Rhea,

Said bill was then read a third time.

Mr. Grover moved to reconsider the vote whereby the Senate ordered said bill to be read a third time.
And the question being taken thereon, it was decided in the affirmative.

Mr. Porter moved further to amend said bill.
Which was adopted.

The question was then taken on ordering said bill, as amended, to be engrossed and read a third time, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Andrews and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, T. F. Marshall,
W. T. Anthony, J. E. Gibson, John A. Prall,
Charles Chambers, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
William S. Darnaby, John L. Irvan, E. D. Walker,
Alex. L. Davidson, Samuel H. Jenkins, C. J. Walton—19.
Samuel E. DeHaven,

Those who voted in the negative, were—

Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Harrison Taylor,
George Denny, James McKee, Cyrenius Wait—11.
William C. Gillis, C. D. Pennebaker,

Mr. Glenn moved to commit said bill to the committee on the Judiciary, with instructions to report it back to the Senate at 10 o'clock tomorrow, February 14th.

Mr. Bruner demanded a division of the question.

The question was taken on committing said bill to the committee on the Judiciary, and it was decided in the affirmative.

The question was then taken on instructing the committee to report on tomorrow, at 10 o'clock, A. M., and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, Thornton F. Marshall,
William T. Anthony, J. E. Gibson, John A. Prall,
Charles Chambers, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
A. D. Cosby, Thomas S. Grundy, E. D. Walker,
Samuel E. DeHaven, Samuel H. Jenkins,

Those who voted in the negative, were—

Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Harrison Taylor,
George Denny, James McKee, Cyrenius Wait—11.
William C. Gillis, Charles D. Pennebaker,

So said bill was referred to the committee, with instructions to report the same back to the Senate on tomorrow morning at 10 o'clock.
The Senate then took up for consideration a bill, entitled
A bill to establish a school for the education and training of feeble-minded children.

Mr. Andrews moved to lay said bill on the table.
And the question being taken thereon, it was decided in the affirmative.

Mr. Marshall moved to reconsider the vote by which the Senate rejected a bill, entitled
A bill for the benefit of James Wilson, of Ohio county.
And the further consideration of said motion was postponed for the present.

The committee on the Judiciary reported bills, from the House of Representatives, of the following titles, viz:
An act to amend section 2d of an act directing certain terms of the Kenton circuit court to be held in Covington.
An act to provide for the election of the school commissioner in Whitley county.
An act in relation to issuing patents for land in certain cases.
An act for the benefit of Tho. Page.
An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green.
An act for the benefit of Ira H. Stout and wife.

With the expression of opinion that they ought not to pass.
And the question being taken upon the rejection of said bills, it was decided in the affirmative.

And so said bills were rejected.

The Speaker being compelled to leave for home in consequence of sickness in his family,
On motion of Mr. Andrews,
Mr. Fisk was elected Speaker pro tem., and thereupon took his seat.

The committee on the Judiciary, to whom was referred bills from the House of Representatives, of the following titles, viz:
An act to change the name of Schiller Lodge, No. 64, of Independent Order of Odd Fellows, at Louisville.
An act to incorporate the Washington Literary Association, at Louisville.
An act for the benefit of the executor of William Glazebrook, deceased.
An act for the benefit of Benjamin Gaddie.
An act to incorporate Martin Lodge, No. 131, of Independent Order of Odd Fellows, of Port Royal, in Henry county.
An act to amend the charter of the Southern Agricultural and Mechanical Association.
An act to amend an act, entitled "An act to establish an equity and criminal court in the 4th judicial district.
An act to charter the Grand Lodge of the Ancient Order of German Huraguri of Kentucky.
An act to amend an act incorporating the Mechanics' Institute of Louisville.
An act amending and reducing into one the several acts relating to the town of Scottsville.
An act to incorporate the Green River Female College.
An act to incorporate Covington Lodge, No. 109, Free and Accepted Masons.
An act to incorporate Litchfield Lodge, No. 236, of Ancient York Masons.
An act to incorporate Polar Star Lodge, No. 363, of Free and Accepted Masons.
An act to incorporate the Northeastern Kentucky Agricultural and Mechanical Association.
An act creating a police judge for the town of Clarksburg.
An act to repeal an act repealing an act to establish an additional civil district in Hickman county.
An act to revive and amend the laws incorporating the town of Warsaw, in Hickman county.
An act to incorporate the Louisville Pilots' Relief and Benevolent Association.
An act in relation to Mount Vernon Seminary, in Rockcastle county.
An act amending an act incorporating the McCracken County Agricultural and Mechanical Association.
An act to amend the act incorporating the Paducah Iron Works.
An act to amend the charter of the city of Paducah.
An act for the benefit of John J. Miller, sheriff of Boone county.
An act for the benefit of Albion Greenwell, John Bryan, and William Elliott.

Reported the same without amendment.

Ordered, That said bills be read a third time.
FEB. 13.] JOURNAL OF THE SENATE. 525

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported bills from the House of Representatives, of the following titles, with amendments, viz:

An act to incorporate the Covington Gymnastic Association.
An act authorizing the election of a police judge and marshal for the town of Washington.
An act to amend the charter of the town of Brooksville, in Bracken county.

Which were adopted.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The Senate then took up a bill, entitled

An act to incorporate the Henry County Deposit Bank,

With the amendment thereto made by the House of Representatives.

Which was read twice and adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The committee on Propositions and Grievances reported bills from the House of Representatives of the following titles, viz:

An act declaring the East Fork of Little Sandy river a navigable stream.
An act to establish a magistrates' district and voting place in Owlsley county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The committee on the Judiciary reported bills of the following titles, viz:
A bill to incorporate the Judsonian Seminary, at Covington.
A bill to incorporate the Hillsborough and Wyoming Turnpike Road Company.
A bill to incorporate the Darlington Coal and Oil Company.
A bill to incorporate the Mayfield Tobacco Warehouse and Inspection Company.
A bill to incorporate the town of Carrsville, in Livingston county.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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 same committee reported a bill, entitled
A bill for the benefit of Mrs. S. F. Strow, of Marshall county.
Which was read the first time.

And the question being taken on reading said bill a second time, it was decided in the negative.
So said bill was rejected.

The same committee reported a bill, entitled
A bill authorizing county judges to tax attorney's fees in certain cases.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Glenn and Irvan, were as follows, viz:

[List of votes]

[Note: The text above is a transcribed record of a legislative session. It details the passage of bills through different readings and the vote on each bill.]
Those who voted in the affirmative, were—

John F. Fisk,

Those who voted in the negative, were—


So said bill was rejected.

The same committee reported a bill, entitled

A bill to incorporate the Hope Insurance Company of Louisville.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Glenn offered the following amendment, viz:

Provided, That the president of said company pay into the treasury, annually, fifty cents on each one hundred dollars of stock of the said company.

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

Those who voted in the affirmative, were—

J. E. Gibson,

Those who voted in the negative, were—


So said amendment was rejected.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act applying the general mechanics' lien law to Lewis county.
Sundry amendments were proposed to said bill.
Which were adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the Senate, of the following titles, viz:
An act to amend the charter of the Clarke’s Run and Salt River Turnpike Road Company.
An act for the benefit of Ben. Botts, late sheriff of Fleming county.
An act to repeal an act of the 13th February, 1858, concerning the chartered turnpike roads in Montgomery county.
An act declaring Stanton's editions of the Codes of Practice and Revised Statutes to be received as evidence in the courts and tribunals in the State of Kentucky.
An act to amend the charter of the Clay Seminary.
An act to charter Urania Literary Society, of Glasgow.
An act for the benefit of the sheriff of Washington county.
An act to repeal an act approved February 13, 1858.
An act authorizing the county court of Mason county to extend the charter of the Tuckahoe Ridge Turnpike Road Company.
An act to amend the charter of the Shelbyville and Eminence Turnpike Road Company.
An act authorizing a constable in Kenton county to appoint a deputy.
An act to amend an act, entitled “An act to incorporate the Mortonsville and Lexington Turnpike Road Company.”
An act to repeal the criminal and equity courts of Ballard and Graves counties.
An act to amend the charter of the Bracken Academy.
An act to amend the several acts in relation to the Barren County Railroad.
An act to amend an act incorporating the town of Burksville.
An act for the benefit of the Murphysville Turnpike Road Company, in Mason county.
An act to amend the 2d section of an act directing certain terms of the circuit courts to be held in Covington.
An act to incorporate the Oxford and Newtown Turnpike Road Company.
An act to amend an act establishing the county of Metcalfe, and to fix the time of holding the courts in the 4th judicial district.
An act authorizing the Mason county court to build fire-proof clerks' offices, and levy and collect a tax to pay therefor.
An act to authorize Samuel P. Spalding to sell a slave.
An act for the benefit of Susan J. Vance, of Hart county.
An act for the benefit of the Louisville and Beargrass Turnpike Road Company.
An act for the benefit of the Board of Internal Improvement for Shelby county.
An act to incorporate the Mayslick and Sardis Turnpike Road Company.
An act to incorporate the Elizaville and Pleasant Valley Mills Turnpike Road Company.
An act for the benefit of the Johnson's Fork Presbyterian Church.
An act to incorporate the Mt. Gilead and Steel's Ford Turnpike Road Company.
An act to incorporate the Blue Spring Baptist Church, in Barren county.
An act giving power to the judge of the Clarke county court to revise and correct the tax paid by the guardian of B. F. and J. D. Thompson, for the year 1858.
An act for the benefit of the Methodist Episcopal Church South, of Flemingsburg.
An act to authorize the trustees of the Methodist Episcopal Church South, of Columbia, Kentucky, to sell the parsonage property of said town.
An act for the benefit of the Westport Turnpike Road Company.
An act to authorize S. K. Lucas to solemnize the rites of matrimony in Crittenden county.
An act to incorporate the Leavell Green and Sugar Creek Turnpike Road Company.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:

An act to incorporate the Madison County Agricultural Association.
An act to incorporate the Campbellsville Educational Society, of Taylor county.
An act for the benefit of Nelson Millard and wife, of the city of New York.
An act for the benefit of James R. Garland.
An act to create the 14th judicial district of this Commonwealth.
An act to incorporate Winchester College.
An act providing for a settlement with Newton Craig, late keeper of the penitentiary.
An act for the benefit of E. B. Bartlet, late clerk of the Kenton circuit court.
An act to charter the Fairfield and Cox's Creek Turnpike Road Company.
An act to incorporate the Monticello and Cumberland River Turnpike Road Company.
An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee Railroad Company.
An act to legitimatize the children of Alfred Anderson.
An act to change the State road leading from Glasgow to Greensburg.
An act to incorporate Cave City.
An act to amend the charter of the Richmond and Tate's Creek Turnpike Road Company.
An act to amend an act to incorporate the Danville and Pleasant Hill Turnpike Road Company, approved February 11, 1854.
An act to incorporate the Greenup Coal and Oil Company.
An act to incorporate Royal Lodge, No. 53, I. O. O. F., of Jessamine county.
An act to change the time of holding the quarterly courts of Jessamine county.
An act for the benefit of Thomas Harris, late sheriff of Jessamine county.
An act for the benefit of the stockholders of the Nicholasville and Jessamine County Turnpike Road Company.
An act for the benefit of the town of Winchester.
An act to authorize W. B. Kidd, assessor of Clarke county, to appoint a deputy.
An act for the benefit of George W. Gist.
An act to amend an act to incorporate the commissioners of the sinking fund for Montgomery county.
An act for the benefit of school district No. 68, in Breckinridge county.
An act authorizing J. D. Sanders to build a fish dam across the north channel of Green river.
An act to incorporate the town of Brownsville, in Edmonson county.
An act to provide for paving around the Capitol Square.
An act to regulate the working of roads in Gallatin county.
An act to change the time of holding the Garrard county court.
An act establishing a police court in the town of Farmington, in Graves county.
An act for the benefit of E. L. Starling, jr., of the county of Henderson.
An act for the benefit of school districts Nos. 12 and 18, in Henderson county.
An act prescribing the means and mode of opening and working roads in the counties of Henderson and Hopkins.
An act for the benefit of the Louisville and Shepherdsville Plank Road, and the Louisville and Shepherdsville Turnpike Road Company.
An act to legalize the acknowledgment of deeds, &c., taken before B. W. Foley, mayor of Covington.
An act to incorporate the Peyton’s Well Turnpike Road Company.
An act to incorporate the Branch of the Stanford and Houstonville Turnpike Road Company.
An act to amend the laws in relation to the Wilderness and Cumberland Gap road, in Knox county.
An act authorizing a transcript of certain records in the Harlan county surveyor’s office.
An act allowing James Batram, of Laurel county, to erect a dam across Rockcastle creek.
An act for the benefit of T. H. C. Bruce and John McCall.
An act for the benefit of R. R. Bolling, late clerk of the Boyle county court.
And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:

An act for the benefit of the sheriff of Allen county and his securities.

An act to amend an act, entitled "An act to amend the charter of the town of Foster, in Bracken county."

An act for the benefit of Rudolph Black, of Bracken county.

An act for the benefit of the poor of Campbell county.

An act to provide for the running of the dividing line between Campbell and Pendleton counties.

An act authorizing W. S. Black to run and mark the division line of Rowan county.

An act to change the times of holding the Franklin circuit court.

An act creating an additional term of the Hopkins circuit court for the trial of criminal and equity causes.

An act to amend an act, entitled "An act to charter the city of Louisville."

An act for the benefit of James Rowland, jailer of Lewis county.

An act to change voting place in Poplar Grove precinct, in Owen county.

An act creating an additional justices' district in Perry county.

An act to allow Samuel Felts to appoint a deputy constable in the Russellville district.

An act to incorporate the Richmond, Otter Creek, and Boonesboro Turnpike Road Company.

An act to incorporate the town of Orangeburg, in Mason county.

An act to permit Lindsey W. Sears to peddle in Whitley county without license.

An act to change the time of holding quarterly courts in Whitley county.

An act to change the place of voting in the 5th district in Whitley county.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The Senate also took up bills from the House of Representatives, of the following titles, viz:

1. An act to empower the Newport and Licking Turnpike and Plank Road Company, in Campbell county, to borrow money.
2. An act to incorporate the Newport and Covington Water-Works Company.
3. An act to incorporate the Little Stoner Turnpike Road Company.
4. An act for the benefit of John P. Jackson, of Campbell county.
5. An act to amend the charter of the Owingsville and Mt. Sterling Turnpike Road Company.
6. An act to incorporate the Union Steamboat Company.
7. An act to incorporate New Retreat Lodge, No. 283, of Free and Accepted Masons, in Graves county.
8. An act to regulate the holding certain terms of the circuit courts in Kenton county.
9. An act to establish and incorporate the town of Tollsboro, in Lewis county.
10. An act to incorporate the North Middletown and Winchester Turnpike Road Company.
11. An act for the benefit of the late clerk of the Caldwell circuit court.
13. An act allowing books to the justices of the 7th district in Wayne county.
14. An act for the benefit of the sheriff of Allen county and his securities.
15. An act for the benefit of Lydia Posey, of Shelby county.
17. An act for the benefit of Washington county.
19. An act to amend the act to incorporate the Bardstown and Chaplinstown Turnpike Road Company.
20. An act to repeal, in part, an act to regulate the management of the Wilderness road, approved March 2, 1844.
22. An act to incorporate the Midway and Craig’s Mill Turnpike Road Company.
23. An act to incorporate the Mortonsville and Lexington Extension Turnpike Road Company.
24. An act to incorporate the Springfield and Bradfordsville Turnpike Road Company.
25. An act to incorporate the Maxville and Perryville Turnpike Road Company.
26. An act to amend the charter of the Springfield, Maxville, and Willisburg Turnpike Road Company.
27. An act to change the boundary lines of the Springfield and Pottsville magistrates’ districts.
30. An act to authorize the county court of Calloway to make sale of the poor-house lands in said county.
31. An act to amend an act, entitled “An act to amend an act incorporating the town of Murray, in Calloway county.”
32. An act to incorporate Roaring Spring Lodge, No. 221, of Free and Accepted Masons.
33. An act for the benefit of the city judge of Paducah.
34. An act for the benefit of H. S. Lewis, deceased.
35. An act for the benefit of John A. Jackson and James M. Jones.
36. An act to authorize the county court of Barren county to lay off said county into magistrates’ and voting districts.
37. An act to repeal an act to incorporate the town of Williamsburg, in Whitley county, and to revive the repealed act.
38. An act for the benefit of Reuben McCarty, former clerk of Pendleton county.
39. An act for the benefit of Peter H. West, of Rockcastle county.
40. An act for the benefit of James T. Renfro and O. P. Herndon, of Harlan county.
FEB, 13.

JOURNAL OF THE SENATE. 535

41. An act to amend the execution law for the county of Whitley.
42. An act for the benefit of school district No. 33, in Meade county.
43. An act to amend an act, entitled "An act to amend the charter of the city of Louisville."
44. An act to provide for raising a tax in the city of Louisville to erect a levee on Fulton street from First street to cut-off.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 43d, and 44th be referred to the committee on the Revised Statutes; the 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, and 18th to the committee on Circuit Courts; the 19th, 20th, 22d, and 23d to the committee on Internal Improvement; the 24th, 25th, 26th, and 27th to the committee on Propositions and Grievances; the 28th, 29th, 30th, 31st, and 32d to the committee on Religion; the 33d, 34th, and 35th to the committee on Finance; the 36th, 37th, 38th, 39th, and 40th to the committee on County Courts; the 41st to the committee on the Court of Appeals; and the 42d to the committee on Education.

The Senate took a recess until 7 o'clock, P. M.

The Senate met pursuant to adjournment.

It being evident that a quorum was not present, Mr. Cissell moved a call of the Senate.

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

Several Senators appearing during the calling of the roll, Mr. Bruner moved that further proceedings under the call of the Senate be suspended.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) Samuel Haycraft, Albert G. Rhea
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait.
Thomas S. Grundy, Charles D. Pennebaker,

D. P. Herndon, of Washington.

Mill Turnpike Road of Newville Turnpike Extension of Maxville, and Springfield and children.

An independent Order to make sale of

An act to amend an act in

22d, of Free

of Pendcastle county.

of Pendcastle county.
Those who voted in the negative, were—
Benjamin P. Cissell, Robert E. Glenn, John A. Prall,
Alex. L. Davidson,
The resolutions reported by Mr. Prall, chairman of the committee
on Federal Relations, were then taken up and read.
On motion of Mr. Pennebaker, the resolutions were ordered to be
considered separately.
The first resolution was then read and adopted.
The second resolution was then taken up and unanimously adopt-
ed.
Mr. Andrews moved to amend the third resolution as follows, viz:
And we indorse and will sustain all the past adjudications and deci-
sions of the supreme court of the United States.
And the question being taken thereon, it was decided in the affirma-
tive.
The yeas and nays being required thereon by Messrs. Andrews and
Bruner, were as follows, viz:
Those who voted in the affirmative, were—
Landaff W. Andrews, T. F. Marshall, Harrison Taylor,
John B. Bruner, James McKee, Cyrenius Wait,
William C. Gillis, C. D. Pennebaker, E. D. Walker,
Those who voted in the negative, were—
Mr. Speaker, (Fisk,) Alex. L. Davidson, Samuel H. Jenkins,
Benjamin P. Cissell, Robert E. Glenn, John A. Prall,
William S. Darnaby, John L. Irvan,
Mr. Rust offered the following amendment, viz:
Amend the 3d resolution by striking out all after the word "restric-
tion," in the second line.
Pending the consideration of which,
Mr. Cissell moved to adjourn.
And the question being taken thereon, it was decided in the nega-
tive.
The yeas and nays being required thereon by Messrs. Andrews and
Cissell, were as follows, viz:
Those who voted in the affirmative, were—
Mr. Speaker (Fisk,) Alex. L. Davidson, Samuel H. Jenkins,
Benjamin P. Cissell, Robert E. Glenn, Thornton F. Marshall,
William S. Darnaby, John L. Irvan,
[FEB. 13.] JOURNAL OF THE SENATE.

Those who voted in the negative, were—

Landaff W. Andrews, James McKee, Harrison Taylor,
John B. Bruner, Charles D. Pennebaker, Cyrenius Wait,
William C. Gillis, Albert G. Rhea, E. D. Walker,

The question then being taken on the adoption of the amendment proposed by Mr. Rust, it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) Alex. L. Davidson, Samuel H. Jenkins,
Landaff W. Andrews, Robert E. Glenn, John G. Lyon,
Benjamin P. Cissell, Asa P. Grover, C. D. Pennebaker,

Those who voted in the negative, were—

John B. Bruner, Thornton F. Marshall, Harrison Taylor,
A. D. Cosby, James McKee, Cyrenius Wait,
William C. Gillis, John A. Prall, E. D. Walker,

Mr. Darnaby moved to adjourn.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) Robert E. Glenn, John A. Prall,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
A. D. Cosby, John L. Irvan, E. D. Walker,

Alex. L. Davidson, Thornton F. Marshall,

Those who voted in the negative, were—

Landaff W. Andrews, John G. Lyon, Albert G. Rhea,
John B. Bruner, James McKee, Harrison Taylor,

And so the Senate adjourned.

68
TUESDAY, FEBRUARY 14, 1860.

The committee on the Judiciary, to whom was referred the following leaves to bring in bills, asked to be discharged from the further consideration of the same, viz:

To amend the charter of the Henderson and Nashville Railroad.

For the benefit of Sarah Wallnuck.

To amend the charter of the Louisville Gas Company.

Also, the petition of Willis S. Wilson and wife, of Barren county.

Which was granted.

The same committee reported bills from the House of Representatives, of the following titles, without amendment, viz:

An act for the benefit of James H. Walker, late sheriff of Crittenden county.

An act to amend the charter of Owensboro.

An act to incorporate the town of Consolation, in Shelby county.

An act regulating the police court in the town of Princeton.

An act to amend an act to establish a levy and county court for Jefferson county, approved February 25, 1854.

An act abolishing the fourth justices' district in Lyon county.

An act to amend an act incorporating the Nashville and Rowena Coal and Lumber Company.

An act to incorporate the Central West Kentucky Agricultural and Mechanical Association, in Graves county.

An act authorizing the trustees of the Christian Church, in Barboursville, to sell their property.

An act creating a treasurer for Montgomery county.

An act to incorporate the town of Sublimity, in Pulaski county.

An act to authorize the chairman and board of trustees of Bowling-Green to sell and convey certain grounds.

An act to appoint a commissioner to locate the State road from Greenville to Bowling-Green.

An act to amend the charter of the American Printing House for the Blind.

An act for the benefit of P. P. Ballard.
An act for the benefit of the Louisville Cane Run Road Company.
An act to legalize the election of trustees of Somerset, elected January 2, 1860.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The same committee reported a bill from the House of Representatives, entitled
An act to repeal an act, entitled "An act to amend the charter of the city of Louisville."
Mr. Pennebaker offered the following amendment, viz:
Provided, That this act shall not take effect until after it shall have been voted on at a general election held for city officers in said city, and received a majority of all the votes cast.
And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Pennebaker and Andrews, were as follows, viz:

Those who voted in the affirmative, were—
T. T. Alexander, Samuel Haycraft, C. D. Pennebaker,
Landaff W. Andrews, John M. Johnson, Albert G. Rhea,
John B. Bruner, John G. Lyon, Harrison Taylor,
George Denny, James McKee, Cyrenius Wait—13.
William C. Gillis,

Those who voted in the negative, were—
Mr. Speaker, (Fisk,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, J. E. Gibson, John A. Prall,
James R. Barrick, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
A. D. Cosby, Thomas S. Grundy, C. J. Walton—17.
William S. Darnaby, John L. Irvan,

So said amendment was rejected.
Ordered, That said bill be read a third time.
The yeas and nays being required thereon by Messrs. Pennebaker and Andrews, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Fisk,) Samuel E. DeHaven, Samuel H. Jenkins,
W. T. Anthony, J. E. Gibson, William B. Read,
James R. Barrick, Robert E. Glenn, Henry M. Rust,
Benjamin P. Cissell, Asa P. Grover, E. D. Walker,
A. D. Cosby, Thomas S. Grundy, C. J. Walton—17.
William S. Darnaby, John L. Irvan,

Those who voted in the negative, were—

T. T. Alexander, Samuel Haycraft, Charles D. Pennebaker,
Landaff W. Andrews, John M. Johnson, Albert G. Rhea
John B. Bruner, John G. Lyon, Harrison Taylor,
George Denny, James McKee, Cyrenius Wait—13.
William C. Gillis,

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. Andrews and Pennebaker, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, J. E. Gibson, William B. Read,
James R. Barick, Robert E. Glenn, Henry M. Rust,
Benjamin P. Cissell, Asa P. Grover, E. D. Walker,
A. D. Cosby, Thomas S. Grundy, C. J. Walton—17.
William S. Darnaby, John L. Irvan,

Those who voted in the negative, were—

T. T. Alexander, Samuel Haycraft, Charles D. Pennebaker,
Landaff W. Andrews, John M. Johnson, Albert G. Rhea
John B. Bruner, John G. Lyon, Harrison Taylor,
George Denny, James McKee, Cyrenius Wait—13.
William C. Gillis,

Resolved, That the title thereof be as aforesaid.
The Senate then took up for consideration, according to special order, a Senate bill, entitled
A bill authorizing the erection of a monument over the graves of Daniel Boone and wife, and for improvements around the same.

On motion of Mr. Andrews,
Ordered, That said bill be referred to the committee on Finance, with instructions to report, in writing, their views upon the bill, at 10 o'clock, to-morrow morning.
The committee on the Judiciary reported bills of the following titles, viz:

A bill increasing the jurisdiction of the marshal of the town of Dy-cusburg.
A bill for the benefit of John A. Turner, jr., clerk of the Bath circuit court.
A bill to incorporate Graham Lodge, No. 208, Free and Accepted Masons.

A bill for the benefit of Horatio G. Crackmore, of Whitley county.

A bill to authorize E. Y. Cowgill to establish a coffee-house in Morganfield.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported bills from the House of Representatives of the following titles, viz:

An act concerning sheriffs and other collecting officers.

An act to incorporate the Big South Fork Cumberland River and Nashville Coal and Lumber Company.

An act to authorize the trustees of the town of Bedford to sell a portion of a street in said town.

An act to amend the charter of the town of Albany, in Clinton county.

An act for the benefit of the Christiansburg district, in Shelby county.

With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

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

An act to incorporate the Breckinridge, Grayson, Hancock, Perry County Agricultural and Mechanical Association.

An act to amend an act incorporating the North Kentucky Agricultural Society.

And that they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of W. W. Cox, sheriff of Morgan county.
An act to compensate the Secretary of State for copying the laws of the present session for publication in Stanton's edition of the Revised Statutes.

An act to incorporate the London, Grundy, Somerset, and Wartboro Turnpike Company.

An act to charter the Pulaski County Turnpike Company.

An act to charter the Big Sandy Oil and Coal Company.

An act to amend an act, entitled "An act to regulate the town of Falmouth."

An act to amend an act to improve the public roads in the county of Logan.

An act relating to the duties and powers of the trustees of the town of Mayfield, in Graves county, and to extend the corporate limits thereof.

An act to incorporate the Frankfort and Dorsey Turnpike Road Company.

An act for the benefit of David Devon, of Greenup county.

An act to charter the Hardin County Agricultural and Mechanical Association.

An act to incorporate the Owen County Union Agricultural and Mechanical Association.

An act to incorporate the Covington Agricultural and Mechanical Association.

An act for the benefit of agricultural and mechanical fairs.

The committee on the Judiciary reported bills, from the House of Representatives, with amendments, of the following titles, viz:

An act to legalize the proceedings of the commissioners of the Houstonsville and Bradfordsville Turnpike Road Company.

An act to authorize the president and trustees of the Southern College of Kentucky to transfer and convey certain property.

Which were adopted.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported a bill, entitled

A bill to incorporate the Real Estate and Building Association of Louisville.
JOURNAL OF THE SENATE.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

On motion of Mr. Pennebaker,

Ordered, That said bill be placed in the orders of the day.

On motion of Mr. Walton,

The Senate took up for consideration a bill, from the House of Representatives, entitled

An act concerning the penitentiary.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be referred to the committee on the Penitentiary.

The same committee reported a bill from the House of Representatives, entitled

An act authorizing the sale of slaves when sentences have been commuted, and who have been pardoned by the Governor.

On motion of Mr. Cissell,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be made the special order for Friday, the 17th of February, at 12, M.

The same committee reported a bill from the House of Representatives, entitled

An act to amend an act to incorporate the town of Benton, Marshall county,

With an amendment therefor, by way of substitute.

Which was read twice and adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The Senate then, according to special order, took up for consideration a bill, entitled

A bill to amend the charter of the city of Frankfort.
Ordered, That the further consideration of said bill be postponed until to-morrow, at 11 o'clock, A. M.

Mr. Cissell, from the committee to whom was referred a leave to bring in a bill to amend the charter of Bowling-Green, asked to be discharged for the further consideration of the same.

Which was granted.

The committee on the Judiciary reported a bill from the House of Representatives, entitled
An act to amend an act, entitled "An act to incorporate the city of Henderson."
With an amendment,
Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

By special leave, Mr. Marshall, from the committee on Banks, reported a bill, entitled
A bill to amend an act, entitled "An act to establish the People's Bank."

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be made the special order for to-morrow at 10 o'clock, A. M.

The Senate then took up a bill, entitled
A bill to amend and reduce into one the laws in relation to changes of venue, in criminal and civil cases, in the circuit courts.

Ordered, That said bill be made the special order for the 16th of February, at 11 o'clock, A. M.

The Senate then, according to order, took up a bill, entitled
A bill to amend section 1, chapter 26, Revised Statutes, title County Levy.

The question being taken on ordering said bill to be read a third time, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Anthony and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Robert E. Glenn, Charles D. Pennebaker,
J. E. Gibson, John M. Johnson,

Those who voted in the negative, were—

Mr. Speaker, (Fisk,) Samuel E. DeHaven, Thornton F. Marshall,
Landaff W. Andrews, George Denny, James McKee,
James R. Barrick, William C. Gillis, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Harrison Taylor,
Charles Chambers, Thomas S. Grundy, Cyrenius Wait,
Benjamin P. Cissell, Samuel Haycraft, C. J. Walton—20.
William S. Darnaby, John G. Lyon,

So said bill was rejected.

The Senate then took up, according to order, the resolution offered by Mr. Alexander, and the amendment proposed thereto by Mr. Gibson.

On motion of Mr. Andrews,

Said resolution and amendment were laid upon the table:

The Senate then, according to order, took up for consideration a bill, entitled

A bill to regulate agencies of foreign express companies.

Mr. Pennebaker 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 Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

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

The Senate then, according to special order, took up for consideration the motion of Mr. Denny to reconsider the vote by which the Senate rejected a bill, entitled

A bill making further appropriation for the geological survey of this State.

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

So said vote was reconsidered.
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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) George Denny, Charles D. Pennebaker,
Landaff W. Andrews, William C. Gillis, John A. Prall,
James R. Barrick, Samuel Haycraft, Henry M. Rust,
John B. Bruner, John M. Johnson, Cyrenius Wait,
A. D. Cosby, John G. Lyon, E. D. Walker,
Samuel E. DeHaven, James McKee,

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, John L. Irvan,
William T. Anthony, Robert E. Glenn, Samuel H. Jenkins,
Charles Chambers, Asa P. Grover, Albert G. Rhea,
William S. Darnaby,

Resolved, That the title thereof be as aforesaid.

By special leave, the committee on Circuit Courts reported a bill, entitled
A bill to fix the time of holding the next term of the Meade circuit court.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

Mr. Andrews, by special leave, offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That for the remainder of this session of the Legislature, the standing committees of Enrollments of the Senate and House of Representatives be, and they are hereby, authorized to employ for each committee a clerk.

Which was read twice and adopted.

The committee on the Judiciary reported a bill from the House of Representatives, entitled
An act to amend the charter of the Richmond and Lexington Turnpike Road Company,
With an amendment.
Which was adopted.
Mr. DeHaven moved further to amend said bill by striking out the second section.
And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Rust and Andrews, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, J. E. Gibson, Charles Chambers, Benjamin P. Cissell, Samuel E. DeHaven,
J. E. Gibson, Charles Chambers, C. B. DeHaven, Samuel Cissell,

Those who voted in the negative, were—

Mr. Speaker, (Fisk,) William C. Gillis, Thomas S. Grundy, William C. Gillis,
T. T. Alexander, Charles D. Pennebaker, J. E. Gibson, Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, John L. Irvan, E. D. Walker,
James R. Barrick, John A. Prall, John B. Bruner, Albert G. Rhea,
John B. Bruner, John B. Bruner, William S. Darnaby, Thornton F. Marshall,

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

The rule of the Senate, constitutional provision, and 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. Gibson and Denny, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) George Denny, William H. McBryer, James McKee,
T. T. Alexander, William C. Gillis, James McKee, William H. McBryer,
James R. Barrick, Samuel Haycraft, William B. Read, James R. Barrick,
John B. Bruner, John G. Lyon, Albert G. Rhea, John B. Bruner,

Those who voted in the negative, were—

William T. Anthony, J. E. Gibson, C. D. Pennebaker, Charles Chambers, C. D. Pennebaker,
Benjamin P. Cissell, Robert E. Glenn, Henry M. Rust, Samuel H. Jenkins, Harrison Taylor,
Resolved, That the title thereof be as aforesaid.

The same committee reported bills from the House of Representatives, without amendment, of the following titles, viz:

An act to change the road laws of Breckinridge county.
An act to amend the law in relation to taxing the lands of non-residents.
An act for the benefit of Hezekiah Ellis, of Franklin county.
An act to amend the road law in Campbell county.
An act to incorporate the Alexandria and Flag Spring Turnpike Road Company.
An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green, approved 5th March, 1856.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported bills of the following titles, viz:
A bill to protect wild game in Jefferson county.
A bill to incorporate the Goshen and Louisville Turnpike Road Company.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported a bill from the House of Representatives, entitled
An act to reduce the price of unappropriated lands in Jackson county.

On motion of Mr. Gibson,

Ordered, That said bill be placed in the orders of the day.
The same committee reported a bill from the House of Representatives, entitled

An act to provide for the sale of choses in action and judgments in certain cases.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

The same committee reported a bill, entitled

A bill for the benefit of John P. Noonan, of Covington.

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

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

Mr. Taylor moved to amend said bill by striking out the words "thirty-first" in the 8th line of 1st section.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The same committee reported a bill, entitled

A bill in relation to citizens of foreign countries who have rights secured by treaty.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That the Public Printer print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Philip Breckheimer, of the city of Louisville.

Said bill 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of J. B. Harper, of Louisville.

Said bill 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 the constitution, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) William C. Gillis, C. D. Pennebaker,  
Landaff W. Andrews, Thomas S. Grundy, John A. Prall,  
John B. Bruner, Samuel Haycraft, William B. Read,  
Benjamin P. Cissell, John M. Johnson, Albert G. Rhea,  
William S. Darnaby, John G. Lyon, Harrison Taylor,  
Alex. L. Davidson, Thornton F. Marshall, Cyrenius Wait,  

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, James McKee,  
W. T. Anthony, Robert E. Glenn, Henry M. Rust,  
Samuel E. DeHaven, John L. Irvan,  

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled, An act for the benefit of John Cawein & Co., of Louisville.  
Said bill 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) Thomas S. Grundy, John A. Prall,  
Landaff W. Andrews, Samuel Haycraft, William B. Read,  
John B. Bruner, John M. Johnson, Albert G. Rhea,  
Benjamin P. Cissell, John G. Lyon, Harrison Taylor,  
William S. Darnaby, Thornton F. Marshall, Cyrenius Wait,  
William C. Gillis, C. D. Pennebaker  

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, Samuel H. Jenkins,  
William T. Anthony, Robert E. Glenn, Henry M. Rust,  
Samuel E. DeHaven, John L. Irvan,  

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled, An act for the benefit of John C. Hunt, of Louisville.  
Said bill 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of F. McNiel, of the city of Louisville.

Said bill was read a third time.

The question was taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of Lupe & Evans, of Louisville.
Said bill 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) William C. Gillis, C. D. Pennebaker
Landaff W. Andrews, Thomas S. Grundy, John A. Prall,
John B. Bruner, Samuel Haycraft, William B. Read,
Charles Chambers, John M. Johnson, Albert G. Rhea,
Benjamin P. Cissell, John G. Lyon, Harrison Taylor,
William S. Darnaby, Thornton F. Marshall, Cyrenius Wait,

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, Samuel H. Jenkins,
William T. Anthony, Robert E. Glenn, James McKee,

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of the executors of Robert Didlake, deceased, of the city of Lexington.

Said bill 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) William C. Gillis, C. D. Pennebaker,
Landaff W. Andrews, Thomas S. Grundy, John A. Prall,
John B. Bruner, Samuel Haycraft, William B. Read,
Charles Chambers, John M. Johnson, Albert G. Rhea,
Benjamin P. Cissell, John G. Lyon, Harrison Taylor,
William S. Darnaby, Thornton F. Marshall, Cyrenius Wait,

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, Samuel H. Jenkins,
William T. Anthony, Robert E. Glenn, James McKee,

Resolved, That the title thereof be as aforesaid.

70
The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Charles C. Reufer, of Louisville.
Said bill was read a third time.
The question was taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Fisk,) William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Thomas S. Grundy, John A. Prall,
John B. Bruner, Samuel Haycraft, William B. Read,
Charles Chambers, John M. Johnson, Albert G. Rhea,
Benjamin P. Cissell, John G. Lyon, Harrison Taylor,
William S. Darnaby, Thornton F. Marshall, Cyrenius Wait,

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, Samuel H. Jenkins,
William T. Anthony, Robert E. Glenn, James McKee,
Samuel E. DeHaven, John L. Irvan,

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act to amend an act, entitled “An act imposing a tax upon billiard tables,” approved February 9th, 1858.
Said bill 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. Pennebaker and Gibson, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, George Denny, William H. McBrayer,
W. T. Anthony, J. E. Gibson, James McKee,
Landaff W. Andrews, William C. Gillis, John A. Prall,
James R. Barrick, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Harrison Taylor,
Charles Chambers, John L. Irvan, Cyrenius Wait,
Benjamin P. Cissell, Samuel H. Jenkins, E. D. Walker,
Samuel E. DeHaven,
Those who voted in the negative, were—

Mr. Speaker, (Fisk,)  John M. Johnson,    C. D. Pennebaker—4.
Samuel Haycraft,

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Julius Krugg, of Newport.
Said bill was read a third time.
The question was then taken on the passage of said bill, and it was decided in the affirmative.

Resolved, That the title thereof be as aforesaid.

The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:
An act to amend an act, entitled "An act to regulate the town of Falmouth."
An act to amend an act to improve the public roads in the county of Logan.
An act for the benefit of David Devon, of Greenup county.
An act to charter the Hardin County Agricultural and Mechanical Association.
An act to incorporate the Owen County Union Agricultural and Mechanical Association.
An act to incorporate the Covington Agricultural and Mechanical Association.
Which were read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate also took up bills from the House of Representatives, of the following titles, viz:
1. An act for the benefit of W. W. Cox, sheriff of Morgan county.
2. An act to compensate the Secretary of State for copying the laws of the present session for publication in Stanton's edition of the Revised Statutes.
4. An act to charter the Pulaski County Turnpike Company.
5. An act to charter the Big Sandy Oil and Coal Company.
6. An act relating to the duties and powers of the trustees of the town of Mayfield, in Graves county, and to extend the corporate limits thereof.
7. An act to incorporate the Frankfort and Dorsey Turnpike Road Company.
8. An act for the benefit of agricultural and mechanical fairs.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st, 6th, and 8th be referred to the committee on County Courts; the 3d, 4th, and 7th to the committee on Internal Improvement; the 2d to the committee on Finance, and the 5th to the committee on the Revised Statutes.

By special leave, bills from the House of Representatives of the following titles, were reported by the several committees to whom they were referred, viz:

By the committee on Circuit Courts—
An act to incorporate the Merrick Lodge of the Independent Order of Odd Fellows.

By same—
An act to incorporate the North Middletown and Winchester Turnpike Road Company.

By the committee on the Library—
An act to supply certain books to Anderson county.

By the committee on County Courts—
An act to change the time of holding the Henderson county quarterly courts.

By the committee on Internal Improvement—
An act for the benefit of the Board of Internal Improvement for Franklin county.

By same—
An act to regulate the management of the Madison Fork of the Wilderness Turnpike Road.
By same—
An act to incorporate the Lafayette and Roaring Spring Turnpike Road Company.
With amendments to the two last named bills.
Which were adopted.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The committee on Internal Improvement reported a bill, entitled
A bill to incorporate the River Road Company.
Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill, entitled
A bill to incorporate the Dix River and Lancaster Turnpike Road Company.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be placed in the orders of the day.

The committee on County Courts reported a bill from the House of Representatives, entitled
An act to change the time of holding the Adair quarterly courts.
Which was read a third time.
The question was then taken on the passage of said bill, and it was decided in the affirmative.
Resolved, That the title thereof be as aforesaid.
Leave was granted to bring in the following bills, viz:

On motion of Mr. Fisk—1. A bill to amend an act incorporating the Savings Banks of Kenton.

On motion of Mr. Grover—2. A bill to incorporate the Owenton and Stamping-Ground Turnpike Road Company.

On motion of Mr. Barrick—3. A bill to incorporate the Bell Station, Diamond Cave, and Mammoth Cave Branch Railroad Company.

On motion of Mr. Gibson—4. A bill for the benefit of Uriah Cattle, late sheriff of Morgan county.

On motion of same—5. A bill for the benefit of J. W. Hazelrigg, late circuit court clerk of Morgan county.


On motion of Mr. Johnson—7. A bill to establish a penitentiary at Paducah.

On motion of Mr. Barrick—8. A bill to establish a tobacco inspection at Glasgow.

On motion of Mr. Pennebaker—9. A bill to charter the Grayson Springs Turnpike Road Company.

The committee on Banks was directed to prepare and bring in the 1st; the committee on Revised Statutes the 2d; the committee on Internal Improvement the 3d and 9th; the committee on County Courts the 4th; the committee on Circuit Courts the 5th and 6th; the committee on the Penitentiary the 7th, and the committee on Agriculture and Manufactures the 8th.

And then the Senate adjourned.
WEDNESDAY, FEBRUARY 15, 1860.

Mr. Darnaby presented the remonstrance of sundry citizens of Scott county, against the passage of an act authorizing the county court of Scott to subscribe stock in the proposed railroad in said county.

Which was received, the reading dispensed with, and referred to the committee on Internal Improvement.

The committee on the Judiciary reported bills of the following titles, viz:

A bill to incorporate the Lawrence Coal and Oil Company.
A bill to amend the charter of Ashland.
A bill to establish the Paducah Fire, Marine, and Life Insurance Company.
A bill authorizing Hume, Trimble, and Wickliffe to establish a ferry opposite Cairo, Illinois.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported a bill from the House of Representatives, entitled

An act authorizing railroad companies to make certain contracts with express companies.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be placed in the orders of the day.

The Senate took up for consideration, by special leave, a bill from the House of Representatives, entitled

An act to incorporate the Mississippi Railway Company.

Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be referred to the committee on Internal Improvement.

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

An act to establish the county of Hampton.
An act for the benefit of H. L. Tye, H. S. Tye, and Wm. B. White.
An act allowing defendants in certain cases separate trials.
An act to incorporate the Covington Coal Oil Company.
An act to incorporate the First German Protestant Supporting Association of Covington, Kenton county.
An act to change the place of voting from Hamilton to Big Bone Lick, in Boone county.
An act for the benefit of William Nickell, of Rowan county.
An act to amend the charter of Dover, in Mason county.
And that they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of the trustees of the Methodist Episcopal Church in the town of Hawesville.
An act for the benefit of the penitentiary.
And that they had passed, over the veto of the Governor, a bill, entitled

An act authorizing an increase of the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches.

Ordered, That said bill, and the veto message of the Governor, be taken up for consideration.

Pending the consideration of which, the hour of 12, M., having arrived, the Senate proceeded to the consideration of a bill, entitled

A bill to amend the charter of the city of Frankfort.
Mr. Cissell offered an amendment to said bill, by way of substitute for the third section.
Which was adopted.

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

The rule of the Senate, constitutional provision, and 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. Alexander and Grover, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

Mr. Walton moved to reconsider the vote by which the Senate passed said bill.

Mr. Cissell moved to lay said motion on the table.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The question then recurred on the motion to reconsider, and it was decided in the negative.

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

71
Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
George Denny, James McKee, W. C. Whitaker-14.
William C. Gillis, C. D. Pennebaker,

Those who voted in the negative, were—

Mr. Speaker, (Fisk,) J. E. Gibson, William H. McBrayer,
William T. Anthony, Robert E. Glenn, John A. Pratt,
James R. Barrick, Asa P. Grover, William B. Read,
Benjamin P. Cissell, John L. Irvan, Henry M. Rust,
A. D. Cosby, Samuel H. Jenkins, E. D. Walker,
Samuel E. DeHaven,

So the Senate refused to reconsider said vote.

On motion of Mr. Bruner, a committee was appointed to ask leave to withdraw from the House of Representatives the dissent of the Senate to a bill from that House, entitled

An act to establish the county of Magoffin.

The Speaker appointed Mr. Bruner said committee, who, in a short time, reported that the committee had discharged the duty assigned it, and laid the bill upon the Secretary's table.

On motion of Mr. Andrews, the rules were suspended, and said bill was taken up for consideration.

Mr. Bruner moved to reconsider the vote by which said bill was rejected.

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

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

Those who voted in the affirmative, were—

Mr. Speaker (Fisk,) George Denny, William H. McBrayer,
T. T. Alexander, J. E. Gibson, James McKee,
Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
James R. Barrick, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Harrison Taylor,
Benjamin P. Cissell, John L. Irvan, Cyrenius Wait,
A. D. Cosby, John M. Johnson, W. C. Whitaker-23,
Samuel E. DeHaven, Thornton F. Marshall,

Those who voted in the negative, were—

William T. Anthony, Thomas S. Grundy, Henry M. Rust,
William S. Darnaby, Samuel H. Jenkins, E. D. Walker,
Alex. L. Davidson, John A. Pratt, C. J. Walton—10.
Asa P. Grover,
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. Rust and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—


J. E. Gibson, Thornton F. Marshall,

Those who voted in the negative, were—


Alex. L. Davidson, John A. Prall,

Resolved, That the title thereof be as aforesaid.

Mr. Gillis moved to reconsider the vote by which the Senate passed said bill.

Mr. Andrews moved to lay said motion on the table.

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

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

Those who voted in the affirmative, were—


William C. Gillis,

Those who voted in the negative, were—


So the Senate refused to reconsider said vote.
The committee on Finance, according to order of the Senate, reported the following bill, and their opinion in writing, viz:

A bill authorizing the erection of a monument over the graves of Daniel Boone and wife.

Whereas, It is represented to the present General Assembly, that some years since, the remains of Daniel Boone and wife were removed from the State of Missouri, and interred in the Frankfort cemetery, and that their graves are without any lasting mark to point the next generation to the spot where the bones of that distinguished pioneer and his wife are deposited; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That His Excellency, the Governor of Kentucky, cause to be erected over the graves of said Daniel Boone and wife a durable monument, of such size and design, and with such inscriptions as may be suitable, and as may appropriately convey to posterity the estimation in which they were held by the present generation.

§ 2. Be it further enacted, That the Governor be authorized to use, in the erection of said monument, any money that may be raised by private subscription, and that he draw upon the treasury for the balance of the cost of said monument, not exceeding fourteen hundred dollars.

§ 3. This act to be in force from its passage.

The committee on Finance, to whom was referred a bill, entitled "An act authorizing the erection of a monument over the graves of Daniel Boone and wife," beg leave to make the following report:

A majority of the committee doubt the propriety of appropriating money which has been exacted from the people by taxation, for governmental purposes, to the erection of monuments over the departed dead; and although this and former Legislatures have in a few instances departed from this line of policy, it has been only where the monument was intended to perpetuate the memory of some illustrious patriot and statesman, whose public services had won for himself a world-wide reputation, and cast reflected glory and renown upon the State in which he lived, and beneath whose sod his ashes lie buried. Monuments have also been erected to the memory of those who fell upon the battle-field in defense of their country, and in honor of the proud victories they achieved, indicating to future generations at once the high estimation in which their services are held, and the profound gratitude we feel for their noble self-sacrificing devotion to their country's cause. But where are we to stop? How are we to determine the quantum of public service, or personal reputation, which will demand of the Legislature an appropriation for the erection of a monument? These considerations, however, have not of themselves exercised a controlling influence over the minds of the committee. We entertain a high regard for the life and character of Daniel Boone, both of which are so intimately interwoven with the early history of Kentucky, and in expressing the opinion that this bill ought not to pass, we defer to no men in our exalted estimation of his character, and profound gratitude for his services.
Daniel Boone died in Missouri. At the session of the Legislature of 1844-5 measures were adopted to have his and his wife's remains brought to Kentucky; which was done, and on the 15th of September, 1845, the ashes of that illustrious pioneer were deposited in the Frankfort cemetery, where they now rest, in a spot "as beautiful as nature and art can make it." Surrounded by the rugged scenes of nature he so wildly loved, and overlooking the banks of that river upon which his first settlement in Kentucky was made, would a monument such as is contemplated by the bill add anything to his memory, or more tastefully indicate his last resting-place? We think not. His chief delight while living was amid the silent grandeur of the forest, far removed from the haunts of men; fleeing from the encroachments of civilization, "to where nature in her solemn majesty spoke to his unheavened heart a language unknown to the dwellers in the crowded mans of men."

Would it be fit, appropriate, or in any wise illustrative of the life and character of such a man, to erect a costly monument to his memory? No, rather let his ashes rest amid scenes he so dearly loved, unadorned by any work of art, which, if living, he would despise.

If anything whatever be done, let a simple stone, bearing his name, be placed at his grave; which can be done at but little cost, and will more appropriately indicate "the spot where the bones of that distinguished pioneer are deposited."

We are of opinion that the bill, in present shape, ought not to pass.

S. E. DeHAVEN,
A. G. RHEA,
T. T. ALEXANDER,
Committee on Finance.

Mr. Read moved to amend said bill by striking out "fourteen hundred," and inserting "two thousand," in the last line of said bill.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, Thomas S. Grundy, William B. Read,
John B. Bruner, Samuel Haycraft, Henry M. Rust,
A. D. Cosby, John M. Johnson, Harrison Taylor,
Alex. L. Davidson, John G. Lyon, Cyrenius Wait,
George Denny, T. F. Marshall, E. D. Walker,
Resolved, That the title thereof be as aforesaid.

The committee on the Judiciary, according to special order, reported a bill, entitled

A bill to prevent the marriage of cousins.

Mr. Cissell moved to lay said bill on the table.

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

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

Those who voted in the affirmative, were—

James R. Barrick, Robert E. Glenn, William H. McBrayer,
Benjamin P. Cissell, Samuel Haycraft, Albert G. Rhea,
George Denny, Thornton F. Marshall,

Those who voted in the negative, were—

Mr. Speaker, (Fisk,) Asa P. Grover, Henry M. Rust,
T. T. Alexander, Samuel H. Jenkins, Cyrenius Wait,
Landaff W. Andrews, John M. Johnson, E. D. Walker,
John B. Bruner, John G. Lyon, C. J. Walton,
Samuel E. DeHaven, James McKee, W. C. Whitaker—17.
J. E. Gibson, C. D. Pennebaker

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

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

The Senate, according to rule, adjourned until 3 o'clock, P.M.

The Senate met pursuant to adjournment.

The Senate then took up a bill, entitled

A bill concerning free negroes, mulattoes, and emancipation.

The pending question being the substitute offered by Mr. Grover.

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

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

Those who voted in the negative, were—

So said amendment was rejected.

Sundry amendments were proposed to said bill.

Ordered, That the further consideration of said bill be postponed until to-morrow, at 12 o'clock, M.

The Senate then, by special leave, took up for consideration a bill, entitled

A bill to provide for the completion of the unfinished business, and additional clerks for the Auditor's office.

Mr. Rhea moved to strike out the second section of said bill.

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

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

Those who voted in the affirmative, were—

 Those who voted in the negative, were—

Without taking any further action on said bill.

The Senate adjourned.
THURSDAY, FEBRUARY 16, 1860.

Mr. Grover, from the select committee appointed to visit the Lunatic Asylum, at Lexington, laid before the Senate the report of said committee.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be referred to the committee on Finance.

[For Report—see Legislative Documents.]

By special leave, the committee on Finance reported a bill from the House of Representatives, entitled
An act for the benefit of William Romans, jailer of Garrard county.
Said bill 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William C. Gillis, William B. Read,
T. T. Alexander, Asa P. Grover, Albert G. Rhea,
Landaff W. Andrews, Thomas S. Grundy, Henry M. Rust,
James R. Barrick, Samuel Haycraft, Harrison Taylor,
John B. Bruner, John M. Johnson, Cyrenius Wait,
Benjamin P. Cissell, John G. Lyon, E. D. Walker,
A. D. Cosby, William H. McBrayer, C. J. Walton,
George Denny, Charles D. Pennebaker,

In the negative—

Robert E. Glenn—1.

Resolved, That the title thereof be as aforesaid.

The Senate then resumed the consideration of a bill, entitled
A bill to prohibit the marriage of cousins.
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. Fisk and Taylor, were as follows, viz:
JOURNAL OF THE SENATE.

Those who voted in the affirmative, were—

T. T. Alexander,  
John F. Fisk,  
J. E. Gibson,  
William C. Gillis,  
Asa P. Grover,  
Samuel H. Jenkins,  
John G. Lyon,  
James McKee,  
Henry M. Rust,  
Cyrenius Wait,  
C. J. Walton,  
W. C. Whitaker—11.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny,  
William T. Anthony, Robert E. Glenn,  
James R. Barrick, Thomas S. Grundy,  
John B. Bruner, Samuel Hayercraft,  
Benjamin P. Cissell, John L. Irvan,  
A. D. Cosby, John M. Johnson,  
Thornton F. Marshall,  
William H. McBrayer,  
Charles D. Pennebaker,  
John A. Prall,  
William B. Read,  
Harrison Taylor—19.

So said bill was rejected.

On motion of Mr. Glenn, a bill from the House of Representatives, entitled

An act authorizing an increase of the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches,

Was made the special order at five minutes after three o'clock, P. M.

The Senate then took up for consideration, according to special order, a Senate bill, entitled

A bill to amend an act, entitled "An act to establish the People's Bank."

Which is as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the charter of "The People's Bank of Kentucky" be, and the same is hereby, amended as follows, to-wit: That the promissory notes payable to any person, persons, or corporation, and negotiable and payable at the People's Bank of Kentucky, or any bank, or branch of a bank, incorporated by the laws of Kentucky, and indorsed to and discounted by said People's Bank, are placed on the footing of bills of exchange, so that the like remedy may be had, jointly or severally, against any or all the parties thereto, and with like effect except as to damages; but this provision shall not be construed to allow exchange to be charged on such notes.

§ 2. That section seventeen of said charter be, and is hereby, repealed.

§ 3. That any and all parts and provisions of said charter controlling, restricting, or regulating said bank on the subject of bills of exchange, and the discounting and dealing in same by said bank, are hereby repealed, except the provision prohibiting dealing in "kites," and instead thereof, it is enacted that said bank shall not invest in bills
of exchange more than double the amount of notes discounted and suspended debt, and other investments of said bank, having six per centum interest, excluding from the computation of bills of exchange the remittances which the bank may make for collection where the funds may accumulate.

§ 4. That the capital stock of said bank may be increased, but shall at no time be made to exceed six hundred thousand dollars; and the privilege of a branch or branches, not exceeding two in number, is hereby granted, to be located in this State, where the president and directors of the principal bank may designate; and any increase of capital stock shall be made by subscription, under the management and control of the president and directors of the principal bank, and upon such equitable terms as may be by them prescribed; but no one except citizens of Kentucky shall be permitted to subscribe.

§ 5. That all acts and parts of acts inconsistent herewith are repealed; and this act shall take effect and be in force when its provisions shall be accepted by a majority of the stock represented at any meeting of the stockholders held under the original charter, or called by the president and directors of said bank for the purpose of voting on this amendment; and they are hereby empowered to call such meeting.

On motion of Mr. Taylor, the 4th section of said bill was stricken out.

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

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

The question was upon the passage of said bill.

On motion of Mr. Fisk, the vote was taken on said bill section by section.

The question was then taken on the first section of said bill.

Which was adopted.

On motion, the vote adopting said first section was reconsidered.

On motion of Mr. Johnson, the vote by which the third reading of said bill was dispensed with was reconsidered.

On motion of same, the vote by which said bill was ordered to be engrossed and read a third time was reconsidered.

The vote striking out the 4th section was reconsidered.

Mr. Johnson then moved to strike out the 4th section, and insert in lieu thereof the following, viz:

§ 4. That the president and directors of said bank may establish a branch in such city or town as they in their discretion may think proper.

And the question being taken thereon, it was decided in the affirmative.
Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
The first section of said bill was again read and adopted.
The question was then taken on the adoption of the second section, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Darnaby and Walton, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


By the unanimous consent of the Senate, the following amendment was offered by Mr. Rhea, viz:

After the word "accumulate," in the 8th line of the 3d section, add the following: "Provided, That nothing herein contained shall authorize said bank to charge a greater rate of interest on bills of exchange than allowed by the act to which this is an amendment."

Which was adopted.
The question was then taken on the adoption of the third section, as amended, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Grover and Cissell, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

The question was then taken on adopting the fifth section of said bill, and 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. Fisk and Grover, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Resolved, That the title thereof be as aforesaid.

The committee on the Judiciary reported a bill, entitled A bill to incorporate the Upper Blue Lick and Moorefield Turnpike Road Company.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

The Senate then resumed the consideration of a bill, entitled A bill concerning free negroes, mulattoes, and emancipation.

Ordered, That the further consideration of said bill be postponed until to-morrow, at 9½ o'clock, A. M.
The Senate then, according to order, took up for consideration a bill, entitled
A bill to divide the State into fourteen circuit court judicial districts.
On motion of Mr. Alexander, said bill was laid on the table.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the Senate, entitled
An act to establish the county of Boyd.
And had found the same truly enrolled.

Said bill having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and it was delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then took up a bill, entitled
A bill to protect the rights of married women.
The question pending being the substitute reported by the committee on Circuit Courts.

Mr. Fisk offered the following amendment, viz:
A married woman may, by will, dispose of any estate secured to her separate use by deed or devise, or in the exercise of a special power to that effect, and all estate that is hers by descent or purchase.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, C. D. Pennebaker,
T. T. Alexander, Samuel E. DeHaven, John A. Prall,
Landaff W. Andrews, John F. Fisk, Albert G. Rhea,
John B. Bruner, Asa P. Grover, E. D. Walker,
Benjamin P. Cissell, Samuel Haycraft, W. C. Whitaker—16.
William S. Darnaby,

Those who voted in the negative, were—

W. T. Anthony, John L. Irvan, James McKee,
James R. Barrick, Samuel H. Jenkins, William B. Read,
A. D. Cosby, John M. Johnson, Henry M. Rust,
George Denny, John G. Lyon, Harrison Taylor,
J. E. Gibson, Thornton F. Marshall, Cyrenius Wait,
The question was then taken on the substitute reported by the committee, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William T. Anthony, Robert E. Glenn, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycroft, William B. Read,
James R. Barrick, Samuel H. Jenkins, Albert G. Rhea,
John B. Bruner, John M. Johnson, Henry M. Rust,
A. D. Cosby, John G. Lyon, Cyrenius Wait,
William S. Darnaby, Thornton F. Marshall, E. D. Walker,
George Denny, William H. McBrayer, C. J. Walton,
J. E. Gibson, James McKee, W. C. Whitaker—25.
William C. Gillis,

So said amendment was adopted.

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

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

The question was taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

W. T. Anthony, John M. Johnson, William B. Read,
James R. Barrick, John G. Lyon, Albert G. Rhea,
A. D. Cosby, T. F. Marshall, Henry M. Rust,
J. E. Gibson, William H. McBrayer, Cyrenius Wait,
Robert E. Glenn, James McKee, E. D. Walker,
Samuel Haycroft, Charles D. Pennebaker, C. J. Walton,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Asa P. Grover,
T. T. Alexander, Alex. L. Davidson, Thomas S. Grundy,
Landaff W. Andrews, Samuel E. DeHaven, John L. Ivvan,
Benjamin P. Cissell, John F. Fisk,

Resolved, That the title thereof be as aforesaid.
The Senate then, according to special order, took up for consideration a bill, entitled
A bill to incorporate the Dix River and Lancaster Turnpike Road Company.

Ordered, That said bill be made the special order for to-morrow, at 11½ o'clock, A. M.

The Senate, according to order, took up the resolutions offered by Mr. Read in reference to pensioning the soldiers of the war of 1812.
Which were twice read and adopted.

The Senate then, by special leave, took up for consideration a bill, entitled
A bill to dedicate and set apart a certain proportion of fines and forfeitures to the benefit of common schools.
The question being taken on ordering said bill to be read a third time, it was decided in the negative.

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

Those who voted in the affirmative, were—

William C. Gillis,

Those who voted in the negative, were—
Samuel E. DeHaven,

So said bill was rejected.

The Senate, according to order, took up a bill, entitled
A bill directing certain improvements to be made in the penitentiary.

Ordered, That said bill be considered to-morrow, at 12 o'clock, M.

The Senate then resumed the consideration of a bill from the House of Representatives, entitled
An act authorizing an increase of the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches.

The reading of the veto message of the Governor was finished.

Mr. Marshall moved that a call of the Senate be ordered.

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

The yeas and nays being required thereon, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Robert E. Glenn,

Those who voted in the negative, were—


So said motion was adopted.

The roll was called, and Mr. Anthony was the only Senator absent, save those absent by permission of the Senate.

Mr. Grover moved to excuse Mr. Anthony.

Mr. Bruner moved to defer the consideration of said motion for fifteen minutes.

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

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

Those who voted in the affirmative, were—


George Denny, Thornton F. Marshall,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
William S. Darnaby, John L. Irvan, E. D. Walker,
Samuel E. DeHaven, Samuel H. Jenkins, C. J. Walton,

Mr. Johnson moved to reconsider the vote by which the Senate adopted the motion of Mr. Bruner.

Mr. DeHaven moved to lay said motion on the table.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John A. Prall,
T. T. Alexander, John F. Fisk, Henry M. Rust,
Benjamin P. Cissell, J. E. Gibson, E. D. Walker,
Alex. L. Davidson, Samuel H. Jenkins,

Those who voted in the negative, were—

Landaff W. Andrews, Thomas S. Grundy, James McKee,
James R. Barrick, Samuel Haycraft, Charles D. Pennebaker,
John B. Bruner, John L. Irvan, William B. Read,
A. D. Cosby, John M. Johnson, Albert G. Rhea,
William C. Gillis, T. F. Marshall, Harrison Taylor,
Robert E. Glenn, William H. McBrayer, Cyrenius Wait,

So the Senate refused to lay said motion on the table.

The question was then taken upon excusing Mr. Anthony, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Asa P. Grover, C. D. Pennebaker,
T. T. Alexander, Thomas S. Grundy, John A. Prall,
Benjamin P. Cissell, Samuel Haycraft, William B. Read,
William S. Darnaby, John L. Irvan, Albert G. Rhea,
Samuel E. DeHaven, Samuel H. Jenkins, Henry M. Rust,
George Denney, John M. Johnson, Cyrenius Wait,
John F. Fisk, John G. Lyon, E. D. Walker,
J. E. Gibson, Thornton F. Marshall, C. J. Walton,
Robert E. Glenn, James McKee,

73
An act authorizing an increase of the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches.

The reading of the veto message of the Governor was finished.

Mr. Marshall moved that a call of the Senate be ordered.

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

The yeas and nays being required thereon, it was decided in the affirmative.

The yeas and nays being required thereon, it was decided in the affirmative.

The yeas and nays being required thereon, it was decided in the affirmative.

The yeas and nays being required thereon, it was decided in the affirmative.

Those who voted in the affirmative, were—

Landaff W. Andrews, Thomas S. Grundy, C. D. Pennebaker,
James R. Barrick, Samuel Haycraft, William B. Read,
John B. Bruner, John M. Johnson, Albert G. Rhea,
A. D. Cosby, John G. Lyon, Harrison Taylor,
George Denny, Thornton F. Marshall, Cyrenius Wait,
J. E. Gibson, William H. McBrayer, E. D. Walker,
William C. Gillis, James McKee, W. C. Whitaker—22.
Robert E. Glenn,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
T. T. Alexander, John F. Fisk, John A. Prall,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,

So said motion was adopted.

The roll was called, and Mr. Anthony was the only Senator absent, save those absent by permission of the Senate.

Mr. Grover moved to excuse Mr. Anthony.

Mr. Bruner moved to defer the consideration of said motion for fifteen minutes.

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

The yeas and nays being required thereon, it was decided in the affirmative.

Those who voted in the affirmative, were—

T. T. Alexander, J. E. Gibson, William H. McBrayer,
Landaff W. Andrews, William C. Gillis, James McKee,
James R. Barrick, Thomas S. Grundy, Charles D. Pennebaker,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
A. D. Cosby, John M. Johnson, Harrison Taylor,
Alex. L. Davidson, John G. Lyon, Cyrenius Wait—20.
George Denny, Thornton F. Marshall,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
William S. Darnaby, John L. Irvan, E. D. Walker,
Samuel E. DeHaven, Samuel H. Jenkins, C. J. Walton,

Mr. Johnson moved to reconsider the vote by which the Senate adopted the motion of Mr. Bruner.

Mr. DeHaven moved to lay said motion on the table.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John A. Prall,
T. T. Alexander, John F. Fisk, Henry M. Rust,
Benjamin P. Cissell, J. E. Gibson, E. D. Walker,
Alex. L. Davidson, Samuel H. Jenkins,

Those who voted in the negative, were—

Landaff W. Andrews, Thomas S. Grundy, James McKee,
James R. Barrick, Samuel Haycraft, Charles D. Pennebaker,
John B. Bruner, John L. Irvan, William B. Read,
A. D. Cosby, John M. Johnson, Albert G. Rhea,
George Denny, John G. Lyon, Harrison Taylor,
William C. Gillis, T. F. Marshall, Cyrenius Wait,

So the Senate refused to lay said motion on the table.

The question was then taken upon excusing Mr. Anthony, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Asa P. Grover, C. D. Pennebaker,
T. T. Alexander, Thomas S. Grundy, John A. Prall,
Benjamin P. Cissell, Samuel Haycraft, William B. Read,
William S. Darnaby, John L. Irvan, Albert G. Rhea,
Samuel E. DeHaven, Samuel H. Jenkins, Henry M. Rust,
George DeHaven, John M. Johnson, Cyrenius Wait,
John F. Fisk, John G. Lyon, E. D. Walker,
J. E. Gibson, Thornton F. Marshall, C. J. Walton,
Robert E. Glenn, James McKee,
Those who voted in the negative, were—
James R. Barrick, A. D. Cosby,

So Mr. Anthony, who during the taking the vote made his appearance, was excused.

On motion of Mr. Andrews, further proceedings under the call of the Senate were dispensed with.

Mr. Denny 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. Walton and Marshall, were as follows, viz:

Those who voted in the affirmative, were—
George Denny, John L. Irvan, James McKee, Cyrenius Wait—6.
William C. Gillis, John G. Lyon, C. D. Pennebaker,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) John F. Fisk, John A. Prall, William B. Read,
T. T. Alexander, J. E. Gibson, Albert G. Rhea, Henry M. Rust,
William T. Anthony, Robert E. Glenn, Harrison Taylor, Samuel H. Jenkins,
James R. Barrick, Thomas S. Grundy, C. J. Walton, E. D. Walker,
John B. Bruner, Samuel Haycraft, A. D. Cosby, C. J. Walton,
Benjamin P. Cissell, Samuel H. Jenkins, William S. Darnaby, Thornton F. Marshall,
A. D. Cosby, John M. Johnson, Samuel E. DeHaven, W. C. Whitaker—20.
William S. Darnaby, J. E. Gibson, Asa P. Grover, William H. McBryer,

So the Senate refused to order the main question to be put.

Mr. Walton moved that the further consideration of said bill be postponed until to-morrow, at 3 o'clock, P. M.
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were—
William S. Darnaby, J. E. Gibson, John A. Prall, Henry M. Rust,
John F. Fisk, Samuel H. Jenkins, C. J. Walton,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) George Denny, William H. McBryer,
T. T. Alexander, William C. Gillis, James McKee,
W. T. Anthony, Robert E. Glenn, Charles D. Pennebaker,
[Feb. 16.]

JOURNAL OF THE SENATE.

Landaff W. Andrews, Thomas S. Grundy, William B. Read,
James R. Barrick, Samuel Haycraft, Albert G. Rhea,
John B. Brunner, John L. Irvan, Harrison Taylor,
Benjamin P. Cissell, John M. Johnson, Cyrenius Wait,
A. D. Cosby, John G. Lyon, E. D. Walker,

So the Senate refused to postpone said bill.

The question was then taken on the passage of said bill, the Governor's veto to the contrary notwithstanding, and it was decided in the negative.

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

Those who voted in the affirmative, were—
William T. Anthony, Thomas S. Grundy, James McKee,
Landaff W. Andrews, Samuel Haycraft, Charles D. Pennebaker,
James R. Barrick, John M. Johnson, William B. Read,
John B. Brunner, John G. Lyon, Harrison Taylor,
A. D. Cosby, Thornton F. Marshall, Cyrenius Wait,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) George Denny, John A. Prall,
T. T. Alexander, John F. Fisk, Albert G. Rhea,
Benjamin P. Cissell, J. E. Gibson, Henry M. Rust,
William S. Darnaby, Asa P. Grover, E. D. Walker,
Alex. L. Davidson, John L. Irvan, C. J. Walton—17.
Samuel E. DeHaven, Samuel H. Jenkins,

So said bill was rejected.

Messrs. Andrews and Whitaker moved to reconsider the vote by which the Senate rejected said bill.

And the further consideration of said motion was postponed until to-morrow morning, at 9½ o'clock.

On motion of Mr. Andrews,
The rules were suspended, and the Senate took up a bill from the House of Representatives, entitled
An act for the benefit of Eliza Jane Shipman.

By leave of the Senate, Messrs. Grover and Pennebaker withdrew sundry amendments proposed by them to said bill.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

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

An act to incorporate the Guthrie Insurance and Trust Company.
An act to incorporate the Mt. Pleasant Church of United Baptists, in Cumberland county.
An act to incorporate the First German Protestant St. Paul's Congregation of Louisville.
An act to incorporate the Corinth Church of Cumberland Presbyterians, in Logan county.
An act to incorporate the Kentucky Tribe, No. 4, Improved Order of Red Men.
An act to incorporate the Society for the Advancement of Natural Sciences, of Louisville.
An act to amend the charter of the town of Calhoun.
An act to incorporate the Ashland Kentucky Kerosene Company.
An act to incorporate the Southern Kentucky Coal, Mining, and Transporting Company.
An act to incorporate the Carlisle Masonic Hall Company.
An act to incorporate Holloway Lodge, No. 153.
An act to incorporate the City Fire and Marine Insurance Company of Covington.
An act to amend the charter of the town of New Roe.
An act to incorporate the town of Grayson, in Carter county.

That they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act to amend the charter of the town of Lafayette, in Christian county.
An act to incorporate the City Fire and Marine Insurance Company.
An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any of the navigable streams of this State," approved December 6, 1851.
An act supplemental to an act establishing the county of Boyd.
An act to amend an act to incorporate the Catlettsburg Literary Association.
An act legalizing the sale of poor-house lands in Greenup county, and authorizing a conveyance.
An act creating an additional justices' district and voting precinct in Monroe county.

An act to amend an act incorporating the Harrodsburg and Cornishville Turnpike Road Company.

An act to incorporate the Hoffmansville Lodge, No. 252, of Free and Accepted Masons.

An act to amend the act establishing the county of Metcalfe.

An act to incorporate Sacramento Lodge, No. 346, of Free and Accepted Masons.

An act to incorporate the Caneyville and Cloverport Turnpike Road Company.

And asking leave to withdraw their dissent to a bill which originated in the Senate, entitled An act amending an act approved March 3, 1856.

Which was granted, and the bill was delivered to the Clerk.

Under a suspension of the rules, the committee on Internal Improvement reported bills of the following titles, viz:

A bill to incorporate the Cartwright's Creek Turnpike Road Company.

A bill to incorporate the Louisville, Bardstown, Danville, and Knoxville Railroad Company.

A bill to amend the charter of the Bloomfield and Springfield Turnpike Road Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

By special leave, the committee on Agriculture and Manufactures reported a bill, entitled

A bill to establish a tobacco inspection in the town of Glasgow.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on Internal Improvement reported a bill from the House of Representatives, entitled
An act to incorporate the Lexington and Danville Railroad Company.
With an amendment.
Ordered, That the further consideration of said bill and amendment be postponed until to-morrow; at 10½ o'clock, A. M.

On motion of Mr. Andrews, leave was granted to withdraw from the House of Representatives the dissent of the Senate to a bill from that House, entitled
An act to amend the charter of the town of Albany.
On motion of Mr. Jenkins,
Leave was granted to bring in a bill for the benefit of Thomas H. Richardson, of Ballard.
The committee on Finance was directed to prepare and bring in the same.

And then the Senate adjourned.
The committee on the Judiciary reported a bill, entitled
A bill to amend the charter of the Louisville Gas Company.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That said bill be engrossed and read the third time.

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

The committee on the Court of Appeals reported bills of the following
titles, viz:
A bill to incorporate Rochester Lodge, No. 270, of Free and Accepted Masons.
A bill changing the time of holding the quarterly courts in Laurel county.
A bill legalizing the December term, 1859, of G. L. Marit's court, in the 4th district in Whitley county.
A bill for the benefit of Jacob Swigert, late clerk of the court of appeals.
A bill for the benefit of William H. Hamilton, late sheriff of Larue county.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading
of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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 committee on the Court of Appeals reported a bill, entitled
A bill to allow additional fees to circuit and county court clerks and
county surveyors.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That the Public Printer forthwith print 150 copies thereof
for the use of the General Assembly, and that it be placed in the or-
ders of the day.
The same committee reported bills from the House of Representa-
tives, of the following titles, without amendment, viz:
An act for the benefit of William Johnson, sheriff of Laurel county.
An act to amend an act incorporating the Harmony and Fork Turn-
pike Road Company.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as
foresaid.
The same committee reported a bill from the House of Repre-
sentatives, entitled
An act to amend the execution law for Whitley county.
With an expression of opinion that it ought not to pass.
And the question being taken upon the rejection of said bill, it was
decided in the affirmative.
So said bill was rejected.
By special leave, the committee on Banks reported a bill, entitled
A bill to amend the charter of the Southern Bank of Kentucky.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill having been dispensed with,
The further consideration of said bill was postponed by the hour
arriving at which the Senate took up for consideration the following
special order:
The motion of Messrs. Andrews and Whitaker to reconsider the vote
by which the Senate rejected a bill, entitled
An act authorizing an increase of the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches.

The Speaker decided that Messrs. Andrews and Whitaker, having voted in the minority, by the construction of the constitution and the rule of the Senate by the Speaker, could not move a reconsideration, Messrs. Walker and Alexander moved to reconsider said vote.

The Speaker decided said motion out of order.

From which decision of the Speaker Mr. Bruner appealed, and tendered the following bill of exceptions, which were ordered to be entered of record:

The vote to increase the capital stock of the Commercial Bank of Kentucky, "the objections of the Governor to the contrary notwithstanding," having been taken and lost, a motion was made and seconded to reconsider said vote. The Speaker decided the motion out of order. From which decision the Senator from Breckinridge appeals.

Messrs. Fisk and Grover moved that a call of the Senate be ordered. And the question being taken thereon, it was decided in the affirmative.

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

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, John A. Prall,
T. T. Alexander, George Denny, William B. Read,
William T. Anthony, John F. Fisk, Albert G. Rhea,
Benjamin P. Cissell, J. E. Gibson, Harrison Taylor,
William S. Darnaby, John L. Iryan,

Those who voted in the negative, were—
Landaff W. Andrews, Samuel Haycraft, James McKee,
James R. Barrick, John M. Johnson, C. D. Pennebaker,
John B. Brunner, John G. Lyon, Cyrenius Wait,
William C. Gillis, Thornton F. Marshall, E. D. Walker,
Thomas S. Grundy,

The roll was called, and Messrs. Davidson, Jenkins, and Rust were the only absentees, save those absent by permission of the Senate. The doors were closed, and the key laid on the Speaker's table.

On motion of Mr. Andrews, Mr. Rust was excused.

On motion of Mr. Grundy, Mr. Jenkins having made his appearance, was excused.
The Sergeant-at-Arms was sent after Mr. Davidson, and in a short time returned and reported Mr. Davidson sick and in bed.

On motion of Mr. Grundy, Mr. Davidson was excused.

Ordered, That further proceedings under the call of the Senate be dispensed with.

The question was then taken on the appeal tendered by Mr. Bruner, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

W. T. Anthony, John F. Fisk, Samuel H. Jenkins,
Benjamin P. Cissell, J. E. Gibson, John A. Prall,
Samuel E. DeHaven, John L. Irvan,

Those who voted in the negative, were—

T. T. Alexander, Thomas S. Grundy, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, William B. Read,
James R. Barrick, John M. Johnson, Albert G. Rhea,
John B. Bruner, John G. Lyon, Harrison Taylor,
A. D. Cosby, Thornton F. Marshall, Cyrenius Wait,
George Denny, William H. McBrayer, E. D. Walker,
William C. Gillis, James McKee, W. C. Whitaker—22.
Robert E. Glenn,

So the decision of the Speaker was not the decision of the Senate.

The question was then taken on reconsidering the vote by which the Senate rejected said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Landaff W. Andrews, Samuel Haycraft, Charles D. Pennebaker,
James R. Barrick, John M. Johnson, William B. Read,
John B. Bruner, John G. Lyon, Harrison Taylor,
A. D. Cosby, Thornton F. Marshall, Cyrenius Wait,
William C. Gillis, William H. McBrayer, E. D. Walker,
Thomas S. Grundy,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John L. Irvan,
T. T. Alexander, George Denny, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, Albert G. Rhea,

So said vote was reconsidered.
The hour for taking up the orders of the day having arrived, the Speaker decided that they yielded to the question under consideration. Mr. Andrews 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, Shall the bill pass, the objections of the Governor to the contrary notwithstanding? and it was decided in the affirmative.

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

Those who voted in the affirmative, were——

William T. Anthony, Thomas S. Grundy, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, William B. Read,
James R. Barrick, John M. Johnson, Harrison Taylor,
John B. Bruner, John G. Lyon, Cyrenius Wait,
A. D. Cosby, T. F. Marshall, E. D. Walker,
Robert E. Glenn, James McKee,

Those who voted in the negative, were——

Mr. Speaker, (Porter,) George Denny, Samuel H. Jenkins,
T. T. Alexander, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, Albert G. Rhea,
Samuel E. DeHaven, John L. Irvan,

Resolved, That the title thereof be as aforesaid.

A message was received from the Governor, by the hands of Mr. T. B. Monroe, jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills, originating in the Senate, of the following titles, viz:

An act directing the purchase of Stanton’s edition of the Revised Statutes for the use of the Commonwealth.

An act to transfer the equity and criminal causes in the Graves circuit court to the equity and criminal court.

An act for the benefit of the Westport Turnpike Road Company.

An act to amend the 2d section of an act directing certain terms of the Kenton circuit court to be held in Covington.

An act to amend the charter of the Bracken Academy.

An act to authorize the trustees of the Methodist Episcopal Church South, of Columbia, Kentucky, to sell the parsonage property of said town.
An act to authorize S. K. Lucas to solemnize the rites of matrimony in Crittenden county.

An act for the benefit of the Louisville and Beargrass Turnpike Road Company.

An act to incorporate the Elizaville and Pleasant Valley Mills Turnpike Road Company.

An act for the benefit of the Murphysville Turnpike Road Company, in Mason county.

An act giving power to the judge of the Clarke county court to revise and correct the tax paid by the guardian of B. F. and J. D. Thompson, for the year 1858.

An act to incorporate the Mt. Gilead and Steel’s Ford Turnpike Road Company.

An act to incorporate the Blue Spring Baptist Church, in Barren county.

An act for the benefit of John H. Moore and others.

An act for the benefit of the Johnson’s Fork Presbyterian Church.

An act to authorize Samuel P. Spalding to sell a slave.

An act for the benefit of the sheriff of Washington county.

An act for the benefit of Susan J. Vance, of Hart county.

An act to amend an act establishing the county of Metcalfe, and to fix the time of holding the courts in the 4th judicial district.

An act to charter Urania Literary Society, of Glasgow.

An act to repeal an act approved February 13, 1858.

An act authorizing the county court of Mason county to extend the charter of the Tuckahoe Ridge Turnpike Road Company.

An act authorizing a constable in Kenton county to appoint a deputy.

An act to amend an act, entitled “An act to incorporate the Moronsville and Lexington Turnpike Road Company.”

An act to amend the charter of the Shelbyville and Eminence Turnpike Road Company.

An act to amend the charter of the Clarke’s Run and Salt River Turnpike Road Company.

An act to repeal an act of the 13th February, 1858, concerning the chartered turnpike roads in Montgomery county.

An act to amend the charter of the Clay Seminary.

An act to incorporate the Mayslick and Sardis Turnpike Road Company, of Mason county.
An act to incorporate the Leavell Green and Sugar Creek Turnpike Road Company.

An act to amend an act incorporating the town of Burksville.

An act for the benefit of the Board of Internal Improvement for Shelby county.

An act for the benefit of Ben. Botts, late sheriff of Fleming county.

An act to incorporate the Oxford and Newtown Turnpike Road Company.

An act to amend the several acts in relation to the Barren County Railroad.

An act authorizing the Mason county court to build fire-proof clerks' offices, and levy and collect a tax to pay therefor.

An act declaring Stanton's editions of the Codes of Practice and Revised Statutes to be received as evidence in the courts and tribunals in the State of Kentucky.

An act for the benefit of the Methodist Episcopal Church South, of Flemingsburg.

An act to repeal the criminal and equity courts of Ballard and Graves counties.

An act to establish the county of Boyd.

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

An act for the benefit of the First Presbyterian Church, of Louisville.

An act to amend an act approved March 3d, 1856.

With an amendment to the title of the last.

That they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act to incorporate Reed's Chapel, in McCracken county.

An act incorporating the Tan Thita Society.

An act supplemental to an act regulating the working of roads in Gallatin county.

An act to establish the county of Webster.

An act to amend the charter of the Agricultural Deposit Bank of Lexington.

An act to increase the jurisdiction of magistrates' and quarterly courts.
The committee on the Judiciary, to whom was referred a bill from the House of Representatives, entitled
An act supplemental to an act establishing the county of Boyd,
Reported the same with an amendment.
Which was adopted.
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.
Resolved, That the title thereof be as aforesaid.

The Senate then, according to special order, took up for consideration a bill, entitled
A bill concerning free negroes, mulattoes, and emancipation.
Sundry amendments were proposed to said bill.
Ordered, That said bill and amendments be printed and made the special order for to-morrow, at 11 o'clock, A. M.

The Senate then took up for consideration the amendment proposed by the House of Representatives to a bill from the Senate, entitled
An act to amend an act approved March 3, 1856.
Said amendment is as follows, viz:
Amend the title by adding, after "1856," the words "concerning seminary lands in Calloway."
Which was twice read and concurred in.

The Senate then, according to order, took up for consideration a bill, entitled
A bill to amend and reduce into one the laws in relation to changes of venue, in criminal and civil causes, in the circuit courts.
Mr. Alexander 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 Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

On motion of Mr. Pennebaker, Mr. Lyon was granted leave of absence.

The Speaker laid before the Senate the report of the State Librarian.
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly.

[For Report—see Legislative Documents.]

By special leave, Mr. Walton offered the following resolution, viz:

Resolved, That 3,000 copies of the message of the Governor vetoing an act authorizing an increase of the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches, be printed, and done up in wrappers, for the use of the Senate.

Which was read twice.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson, William H. McBrayer,
T. T. Alexander, William C. Gillis, James McKee,
William T. Anthony, Robert E. Glenn, Charles D. Pennebaker,
Lindall W. Andrews, Asa P. Grover, John A. Prall,
James R. Barrick, Thomas S. Grundy, William B. Read,
Benjamin P. Cissell, Samuel Haycraft, Albert G. Rhea,
A. D. Cosby, John L. Irvan, Harrison Taylor,
William S. Darnaby, Samuel H. Jenkins, Cyrenius Wait,
Samuel E. DeHaven, John M. Johnson, Samuel E. DeHaven,

Those who voted in the negative, were—

John B. Bruner, George Denny, W. C. Whitaker—3.

Mr. Gillis, 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 H. L. Tye; H. S. Tye, and Wm. B. White.
An act to amend the charter of Dover, in Mason county.
An act to incorporate the Cadiz and Cerulean Springs Turnpike Road Company.
An act to incorporate the Silas and Newtown Turnpike Road Company.
An act allowing the county court of Barren to create turnpike corporations in said county.
An act to incorporate the Covington Coal Oil Company.
An act to incorporate the Paris and Jacksonville Turnpike Road Company.
An act to incorporate the First German Protestant Supporting Association of Covington, Kenton county.

An act to change the place of voting from Hamilton to Big Bone Lick, in Boone county.

An act to establish the county of Hampton.

An act for the benefit of the Georgetown and Paris Turnpike Road Company.

An act to incorporate the Taylor's Mill Turnpike Road Company, in Mason county.

An act for the benefit of the trustees of common school district No. 6, in Barren county.

An act for the benefit of school district No. 40, in Calloway county.

An act to amend an act incorporating the Trinity Church, of Covington, approved February 23, 1846.

An act for the benefit of William Nickell, of Rowan county.

An act to incorporate the Wallonia Institute, of Trigg county.

An act to amend an act establishing the town of Vanceburg, in Lewis county.

An act incorporating the Shelbyville Debating Club.

An act to incorporate the Paint Lick and Coffey Creek Turnpike Road Company.

An act to amend an act to incorporate the Keiser's Station and Clay Turnpike Road Company.

An act to incorporate the Buck Creek and Paint Lick Turnpike Road Company.

An act to incorporate the Millersburg Female College.

An act to amend an act to incorporate the Paris, Winchester, and Kentucky River Turnpike Road Company, approved February 25, 1848.

An act to incorporate Princeton College.

An act to incorporate the trustees of the Whitley county High School.

An act to amend an act incorporating the North Kentucky Agricultural Society.

An act to incorporate the Southern Kentucky Female Institute, at Russellville.

An act to amend the charter of the town of Monterey, in Owen county.

An act to incorporate the Williamstown Cemetery Company.
An act to incorporate the Dyeusburg Academy.
An act to incorporate the Millersburg Turnpike Road Company.
An act to amend an act, entitled "An act to regulate the circuit courts of the third judicial district."
An act to incorporate the Taylorsville and Spencer County Turnpike Road Company.
An act to incorporate the Spencer, Bullitt, and Jefferson County Turnpike Road Company.

Also, enrolled bills, originating in the House of Representatives, of the following titles, viz:
An act for the benefit of George T. Halbert.
An act for the benefit of the trustees of the town of Richmond.
An act for the benefit of Gideon Barnes, of Nelson county.
An act to amend an act, entitled "An act to increase the powers of the marshal and police judge of Columbia, in Adair county.
An act for the benefit of John Thoms, guardian of Mary Houston Jackson.
An act to amend the charter of the city of Newport.
An act to incorporate the Kentucky Lodge, No. 1, of the American Protestant Association, at Newport.
An act to establish an office for recording deeds and mortgages at Covington.
An act to improve the public roads in the county of Logan.
An act to increase the county levy of Woodford county.
An act to authorize the Anderson county court to sell the poor-house lands in said county.
An act to incorporate the trustees of the Associate Reform Congregations of Louisville.
An act to incorporate the Avenue Presbyterian Church of Portland.
An act to incorporate the Concord and Tollsboro Turnpike Road Company.
An act indicating the means and mode of working roads in Oldham county.
An act to lay off Adair county into magistrates' and election districts.
An act to keep in repair the roads and highways in Carroll and Trimble counties.
An act to incorporate the Garrard Lodge, No. 139, I. O. O. F.
An act to amend the charter of the Danville, Dix River, and Lancaster Turnpike Road Company.

An act creating an additional voting place in district No. 8, in Graves county.

An act to create an additional justices’ and election district in Graves county.

An act to incorporate and establish a police court in the town of Feliciana, in Graves county.

An act to legalize the sale and purchase of poor-house lands in Montgomery county.

An act re-incorporating the town of Baltimore, in Hickman county.

An act for the benefit of the estate of Foster Hurst, deceased, and for other purposes.

An act to amend the road laws of Kenton county.

An act to empower the county court of Bath county to make subscription to the capital stock of turnpike road companies.

An act regulating the time of holding the circuit and the equity and criminal courts for the first judicial district.

An act to incorporate the town of Florence, in Boone county.

An act to amend the charter of the town of Hodgenville.

An act to incorporate the Breckinridge, Grayson, Hancock, and Perry County Agricultural and Mechanical Association.

An act to change the law in relation to warrants against persons for failing to work on roads in Carter county.

An act for the benefit of W. R. Dewees, late sheriff of Grayson county.

An act for the benefit of P. W. Napier, sheriff of Casey county.

An act to amend the charters of the Farmers’ Bank of Kentucky, and the Southern Bank of Kentucky.

An act to repeal an act for the benefit of the towns of Burlington and Hamilton.

An act offering a reward for the discovery of the cause of the disease called hog cholera, and a remedy that will cure said disease.

An act for the benefit of John M. Johnson and L. L. Singleterry.

An act for the benefit of Wylie Harris, of Madison county.

An act for the benefit of W. Bourn, executor of B. F. Bourn, late sheriff of Montgomery county.

An act for the benefit of James E. Secrest, late sheriff of Nicholas county.
An act for the benefit of Dempsey King, late sheriff of Knox county.
An act for the benefit of W. L. Mullins, of Rockcastle county.
An act for the benefit of Mary M. Helm, executrix of the last will and testament of T. J. Helm, deceased.
An act for the benefit of W. T. V. Bradford, of Scott county.
An act for the benefit of Isaac N. Hill.
An act to amend an act to amend the charter of Brooksville, in Bracken county.
An act incorporating the Library Association Company.
An act for the benefit of Joe Allen, late clerk of the Breckinridge county and circuit courts.
An act to amend the charter of the Hopkinsville, Newstead, and Linton Turnpike Road Company.
An act to incorporate the Newstead Turnpike Road Company.
An act for the benefit of Jane Yeaker, of Woodford county.
An act to incorporate Ashland Division, No. 26, of Sons of Temperance, of Ashland, Greenup county.
An act for the benefit of the administrators of Joseph Robb, deceased.
An act for the benefit of A. J. Mershon, late sheriff of Rockcastle county, and his sureties.
An act for the benefit of Samuel Shearer and others.
An act to amend the charter of the Louisville Insurance Company.
An act in relation to compiling and indexing the laws of a general nature of this Commonwealth.
An act further to regulate the lunatic asylums of this State.
An act for the benefit of Jefferson Gee and James B. Thomas.
An act for the benefit of David Hagins, late sheriff of Breathitt county.
An act to incorporate Grayson Springs Company.
An act to incorporate the town of Hammonsville.
An act to incorporate the Friendship Church of United Baptists, in Russell county.
An act to charter the Bullskin and Louisville Turnpike Road Company.
An act for the benefit of the Proctor and Beattysville districts in Owseley county.
An act to incorporate the Simpsonville and Bullskin Turnpike Road Company.
An act for the benefit of W. J. Fields, sheriff of Carter county.
An act to incorporate the city of Columbus.

An act to incorporate the Henderson Coal and Iron Company.

An act to provide for the running of the dividing line between Campbell and Pendleton counties.

An act creating an additional justices' district in Perry county.

An act establishing an additional voting and justices' district in Hopkins county.

An act for the benefit of James Rowland, jailer of Lewis county.

An act to establish a magistrates' district and voting place in Owsley county.

An act to revive and amend the laws incorporating the town of Moscow, in Hickman county.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:

An act to amend the charter of the town of Lafayette, in Christian county.

An act to incorporate the City Fire and Marine Insurance Company.

An act supplemental to an act regulating the working of roads in Gallatin county.

An act for the benefit of the trustees of the Methodist Episcopal Church in the town of Hawesville.

An act to amend an act to incorporate the Catlettsburg Literary Association.

An act legalizing the sale of poor-house lands in Greenup county, and authorizing a conveyance.

An act creating an additional justices' district and voting precinct in Monroe county.

An act to amend an act incorporating the Harrodsburg and Cornishville Turnpike Road Company.

An act to incorporate the Hoffmansville Lodge, No. 252, of Free and Accepted Masons.
[FEB. 17.] JOURNAL OF THE SENATE.

An act to incorporate Sacramento Lodge, No. 346, of Free and Accepted Masons.
An act to incorporate the Caneyville and Cloverport Turnpike Road Company.
An act to amend the charter of the Agricultural Deposit Bank of Lexington.
An act to incorporate Reed's Chapel, in McCracken county.
An act incorporating the Tan Thita Society.
An act to amend the act establishing the county of Metcalfe.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act to increase the jurisdiction of magistrates' and quarterly courts.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

The question was then taken on ordering said bill to be read a third time, and it was decided in the negative.

So said bill was rejected.

The Senate also took up bills from the House of Representatives, of the following titles, viz:

1. An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any of the navigable streams of this State," approved December 6, 1851.

2. An act to establish the county of Webster.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That the 1st be referred to the committee on the Judiciary, and the 2d to the committee on Propositions and Grievances.

On motion of Mr. Prall,

Ordered, That the night sessions of the Senate be discontinued, and the several series of resolutions be made the special order for Monday next, at 10 o'clock, A. M.

The committee on Circuit Courts, to whom were referred bills from the House of Representatives of the following titles, viz:
An act for the benefit of George W. Carter, late sheriff.
An act for the benefit of Knox County Seminary.
Reported the same with amendments thereto.
Which were adopted.

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

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

The same committee reported bills of the following titles, viz:
A bill changing the time of holding the spring term of the Shelby quarterly court.
A bill for the benefit of the town of Mt. Washington.
A bill for the benefit of the clerk of the Union circuit court.
A bill for the benefit of the town of Taylorsville.
A bill to incorporate the Darlington Coal and Oil Company.
A bill for the benefit of the common school fund.
A bill for the benefit of Emma J. Cleaveland.
Which were read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the Senate, constitutional provision, and 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 same committee reported bills from the House of Representatives, without amendment, of the following titles, viz:
An act for the benefit of Lydia Posey, of Shelby county.
An act to incorporate the Maxville College.
An act of incorporation for Salvisa and Kirkwood Turnpike Road Company.
An act to authorize the sale of Robinson Academy, in Columbia.
An act to amend the charter of the town of Germantown.
An act to amend the charter of the town of Cadiz, in Trigg county.
An act for the benefit of the sheriffs of this Commonwealth.
An act authorizing the chairman and board of trustees of Midway to sell certain streets in said town.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The same committee reported bills from the House of Representatives of the following titles, viz:
An act for the benefit of S. K. Damron, clerk of the circuit and county courts of Pike county.
An act for the benefit of William Cromwell, sheriff of Hickman county.
An act to authorize executors and administrators to qualify appraisers.
An act for the benefit of Roger Quisinberry, of Clarke county.
An act for the benefit of the clerk of the Caldwell circuit court.
An act for the benefit of James Trimble, of Floyd county, and others.

With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

The same committee reported a bill from the House of Representatives, entitled
An act to incorporate the Buffalo Spring Cemetery Company, at Stanford.

Mr. Johnson moved to amend said bill by striking out the 7th section.

And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Walton and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel Haycraft, Harrison Taylor,
A. D. Cosby, John M. Johnson, C. J. Walton—9,
William S. Darnaby, William B. Read,

Those who voted in the negative, were—

T. T. Alexander, John F. Fisk, Thornton F. Marshall,
William T. Anthony, J. E. Gibson, William H. McBrayer,
Landaff W. Andrews, William C. Gillis, James McKee,
James R. Barrick, Robert E. Glenn, C. D. Pennebaker,
John B. Bruner, Asa P. Grover, John A. Prall,
Benjamin P. Cissell, Thomas S. Grundy, Albert G. Rhea,
Samuel E. DeHaven, John L. Irvan, Cyrenius Wait,
George Denny, Samuel H. Jenkins, W. C. Whitaker—34.

And so said amendment was rejected.

The hour for adjournment having arrived, without taking any further action on said bill,

The Senate adjourned.

SATURDAY, FEBRUARY 18, 1860.

The committee on County Courts reported bills of the following titles, viz:

A bill to change the time of holding the quarterly courts of McLean county.

A bill to change the time of holding the Larue county courts.

A bill for the benefit of Uriah Cottle, late sheriff of Morgan county.

A bill for the benefit of the trustees and citizens of the town of London.

A bill to amend an act approved March 1, 1854, authorizing county surveyors to qualify commissioners.

A bill concerning the fees of clerks of circuit and equity and criminal courts in felony cases.
A bill to incorporate the German Society for Improvement and Relief, in the city of Maysville.

A bill for the benefit of Wm. Lykins, late judge of Morgan county.

A bill supplemental to an act, entitled "An act to incorporate the town of Cloverport and Lower Cloverport into the town of Cloverport," approved February 11th, 1860.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported bills from the House of Representatives, of the following titles, without amendment, viz:

An act for the benefit of justices of the peace and litigants in the 5th district of the county of Mercer.

An act to abolish the voting precincts at Walnut Flat and Turnersville, in Lincoln county.

An act to reduce into one the several acts relating to the town of Bradfordsville, in Marion county.

An act to amend the charter of the town of Danville.

An act to change the boundaries of certain voting districts in Mercer county.

An act for the benefit of A. W. Quinn, late judge of the Estill county court.

An act to provide for the indexing of the deed books in the Fulton county clerk's office.

An act to empower the county court of Harrison county to subscribe stock in turnpike road companies.

An act to authorize the Hancock county court to levy a tax to defray county charges.

An act to appoint commissioners to sell a portion of the poor-house lands of Jefferson county.

An act for the benefit of Ed. Thomas.

An act to furnish county judges with necessary blank books.

An act for the benefit of John Friend, late sheriff of Floyd county.
An act to authorize the Harrison county court to erect a bridge across main Licking river.

An act in relation to the Sinking Fund of Clarke county.

An act to legalize certain proceedings of the Harrison county court, and for other purposes.

An act to legalize the sale of a part of the poor-house lands of Todd county.

An act for the benefit of William Yates, late sheriff of Mercer county, and Randall Walker, of Anderson county.

An act to regulate the tolls and management of the Crab Orchard Fork of the Wilderness road, in Rockcastle county.

An act for the benefit of the jailer of Harlan county.

An act changing the time of holding the March term of the Shelby quarterly court.

An act to establish an additional justices' district and voting precinct in Henderson county.

An act to empower the Madison county court to subscribe stock in turnpike roads.

An act changing the time of holding the Lincoln quarterly court.

An act regulating the time of holding justices' courts in Lewis county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled

An act to establish an additional justices' district in Livingston county.

With an amendment.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The same committee reported bills from the House of Representatives of the following titles, viz:
An act for the benefit of G. W. Rennick.
An act for the benefit of W. H. C. Wing.
With the opinion of the committee that they ought not to pass.
And the question being taken, Shall the report of the committee be
adopted? it was decided in the affirmative.
So said bills were rejected.

The committee on Circuit Courts reported bills of the following titles, viz:
A bill to change the time of holding the Meade quarterly courts.
A bill to incorporate Ceralvo Lodge, No. 256, of Free and Accepted Masons.
A bill authorizing the trustees of Elizabethtown to grant license to
coffee-houses, restaurants, &c.
A bill authorizing Edmund Kelly, constable, to appoint a deputy.
A bill for the benefit of Joseph G. Harrison, late sheriff of Daviess county.
A bill to incorporate the town of Lovelaceville, in Ballard county.
A bill for the benefit of Elijah Phipps, late sheriff of Ohio county.
A bill to establish a free ferry across Green river, in the county of McLean.
A bill to repeal an act repealing the equity and criminal courts in
Ballard and Graves counties, so far as Graves county is concerned.
A bill allowing an additional justice of the peace for the county of Daviess.
A bill to incorporate the Smithfield and Shelby County Turnpike
Road Company.
A bill to prevent the destruction of fish in Beargrass creek.
A bill to allow additional time to the Harlan circuit court.
A bill for the benefit of Elijah Phipps, late sheriff of Ohio county.
A bill for the benefit of the Shelbyville and Mount Eden Turnpike
Road.
A bill to incorporate Lodge No. 200, of Free and Accepted Masons.
A bill for the benefit of the police court of Winchester.
A bill to correct an act, entitled "An act to amend an act entitled,
an act to regulate the circuit courts in the third judicial district," approved
February 18, 1860.
Which were read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported bills, from the House of Representatives, without amendment, of the following titles, viz:

An act to authorize the chairman and board of trustees of the town of Russellville to convey a certain lot.

An act for the benefit of James M. Shackelford, of Madison county.

An act for the benefit of John C. Morton, clerk of the Ohio circuit court.

An act to authorize a cross-index to the suits in the Clarke circuit court.

An act to amend an act, entitled "An act to incorporate Augusta Lodge, No. 80, of Free and Accepted Masons."

An act to incorporate the Baptist Church, at Shelbyville.

An act to incorporate the Wilmington Lodge, No. 362.

An act to enable the judge of the Montgomery circuit court to appoint an additional examiner.

An act to amend the charter of the town of Lancaster.

An act to incorporate the Paris, Hume, and Bedford Turnpike Road Company.

An act allowing books to the justices of the 7th district in Wayne county.

An act giving Grayson circuit court six additional days at its fall term.

An act ratifying a mortgage made by the Old Frankfort Turnpike Road Company.

An act to increase the powers of the marshal and police judge of Lockport, in Henry county.

An act to incorporate the Presbyterian Church, at Georgetown.

An act for the benefit of H. H. Burks, of Barren county.

An act for the benefit of W. W. Hylton, of Letcher county.

An act for the benefit of Hugh Haskins and others, of Floyd county.

An act to incorporate Green River Lodge, No. 88, of Free and Accepted Masons.
The same committee reported bills from the House of Representa-
tives of the following titles, viz:

An act for the benefit of C. F. Wing.

An act for the benefit of E. S. Fish, clerk of the Rockcastle circuit
court.

An act for the benefit of George W. Sweeney, late sheriff of Casey
county.

With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was
decided in the affirmative.

So said bills were rejected.

The same committee asked to be discharged from the further consid-
eration of a leave to bring in a bill to regulate the collection of tax.

Which was granted.

The same committee, to whom were referred bills from the House
of Representatives of the following titles, viz:

An act to incorporate the Buffalo Spring Cemetery Company, at
Stanford.

An act for the benefit of the clerk of Hickman circuit court.

An act for the benefit of S. W. Rennick, late sheriff of Hickman
county.

An act for the benefit of the sheriff of Lawrence county.

An act to incorporate the town of Providence, in Hopkins county.

An act to incorporate Morrison Lodge, No. 76, at Elizabethtown, in
Hardin county.

An act for the benefit of Wm. W. Cleary, administrator of David
Snodgrass, deceased.

An act for the benefit of R. C. Shadburn.

An act for the benefit of A. S. Trimble, constable, of Morgan coun-
ty.
An act for the benefit of Wade H. Dorson, of Washington county.
An act for the benefit of Washington county.
Reported the same with amendments thereto.
Which were adopted.

Ordered, That said bills, as amended, be read a third time.
The rule of the Senate, constitutional provision, and 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 House of Representatives, announcing that they had received official information from the Governor, that he had approved and signed enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Book and Tract Society of the Louisville Conference of the Methodist Episcopal Church South.
An act to amend an act to incorporate the Breckinridge Cannel Coal Company, approved February 9, 1854.
An act to amend and revive an act, entitled "An act to incorporate the Breckinridge Coal and Oil Company," approved March 4, 1856.
An act for the benefit of E. P. Fish, of Rockcastle county.
An act to change the time of holding the quarterly court of Trimbles county.
An act for the benefit of Andrew Wilson and Thomas Lewis.
An act for the benefit of Joseph Gray, of Cumberland county.
An act extending the February term, 1860, of the Montgomery circuit court.
An act to establish an institution for the education of idiots and feeble-minded children.
An act to amend the charters of the Farmers' Bank of Kentucky and the Southern Bank of Kentucky.
An act to incorporate towns of Cloverport and Lower Cloverport into the town of Cloverport.
An act regulating the circuit courts of the 11th judicial district.
An act to incorporate the Walnut Hill Male and Female High School.
An act to change and modify an act to incorporate the Danville Female Academy.
An act for the benefit of school district No. 1, in Rockcastle county.
An act to incorporate the Alpha Kappa Phi Society of Centre College, Danville, Kentucky.

An act to establish an additional justices' district in Marshall county.

An act to incorporate Winchester College.

An act to incorporate the Philomathean Society of Eminence College.

An act to incorporate the Greenup Coal and Oil Company.

An act providing for a settlement with Newton Craig, late keeper of the penitentiary.

An act to change the State road leading from Glasgow to Greensburg.

An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee Railroad Company.

An act to legitimize the children of Alfred Anderson.

An act to amend the laws in relation to the Wilderness and Cumberland Gap road, in Knox county.

An act to amend an act to incorporate the commissioners of the sinking fund for Montgomery county.

An act to authorize W. B. Kidd, assessor of Clarke county, to appoint a deputy.

An act to incorporate the town of Brownsville, in Edmonson county.

An act to incorporate the Campbellsville Educational Society, of Taylor county.

An act for the benefit of the Louisville and Shepherdsville Plank Road, and the Louisville and Shepherdsville Turnpike Road Company.

An act to change the time of holding the Garrard county court.

An act to amend the charter of the Richmond and Tate's Creek Turnpike Road Company.

An act to legalize the acknowledgment of deeds, &c., taken before B. W. Foley, mayor of Covington.

An act for the benefit of George W. Gist.

An act to amend an act to incorporate the Danville and Pleasant Hill Turnpike Road Company, approved February 11, 1854.

An act to incorporate the Branch of the Stanford and Houstonville Turnpike Road Company.

An act to incorporate the Madison County Agricultural Association.

An act to incorporate Aspen Grove Male and Female Seminary.
An act authorizing a transcript of certain records in the Harlan county surveyor's office.
An act to incorporate the Peyton's Mill Turnpike Road Company.
An act for the benefit of T. H. C. Bruce and John McCall.
An act allowing James Batram, of Laurel county, to erect a dam across Rockcastle creek.
An act to amend the charter of West Covington.
An act to incorporate Henry Lodge, No. 101, of I. O. O. F.
An act to establish and incorporate the town of Vandersburg.
An act to repeal an act entitled "An act to incorporate the Henderson Cemetery Company."
An act to protect sheep in Jessamine county.
An act for the benefit of Mrs. Mary G. Cromwell, of Livingston county.
An act for the benefit of William C. Gillis, late surveyor of Whitley county.
An act to authorize the surviving trustees of Bullitt Seminary to select six associates.
An act to incorporate Gordonsville Seminary, in Logan county.
An act for the benefit of James R. Garland, late sheriff of Lewis county.
An act for the benefit of the stockholders of the Nicholasville and Jessamine County Turnpike Road Company.
An act to change the time of holding the quarterly courts of Jessamine county.
An act to provide for paving around the Capitol Square.
An act for the benefit of school districts Nos. 12 and 18, in Henderson county.
An act authorizing J. D. Sanders to build a fish dam across the north channel of Green river.
An act to regulate the mode of working roads in Gallatin county.
An act for the benefit of the town of Winchester.
An act to charter the Fairfield and Cox's Creek Turnpike Road Company.
An act for the benefit of E. L. Starling, jr., of the county of Henderson.
An act to incorporate Royal Lodge, No. 53, I. O. O. F., of Jessamine county.
An act to amend an act incorporating the town of Burksville.
An act for the benefit of school district No. 68, in Breckinridge county.

An act to incorporate the Monticello and Cumberland River Turnpike Road Company.

An act for the benefit of Nelson Millard and wife, of the city of New York.

An act prescribing the means and mode of opening and working roads in the counties of Henderson and Hopkins.

An act for the benefit of E. B. Bartlet, late clerk of the Kenton circuit court.

An act for the benefit of R. R. Bolling, late clerk of the Boyle county court.

That they had passed a resolution and bills, which originated in the Senate, of the following titles, viz:

- Resolutions memorializing Congress in reference to the pensioning the soldiers of the war of 1812.
- An act to amend an act, entitled "An act to establish the People's Bank."
- An act to fix the time of holding the next term of the Meade circuit court.
- An act to establish a tobacco inspection in the town of Glasgow.
- An act to incorporate the Lawrence Coal and Oil Company.
- An act to incorporate the Louisville, Bardstown, Danville, and Knoxville Railroad Company.
- An act to amend the charter of the Bloomfield and Springfield Turnpike Company.
- An act to incorporate the Cartwright's Creek Turnpike Road Company.

That they had passed bills, originating in the House of Representatives, of the following titles, viz:

- An act concerning free negroes, mulattoes, and emancipation.
- An act to prevent the writing, printing, or circulation of incendiary documents in this State.
- An act to improve Licking river.
- An act to repeal an act, entitled "An act to incorporate the town of Florence, Boone county, approved February 18, 1860."
An act for the benefit of the securities of J. T. Moore, late sheriff of Butler county.

An act for the benefit of Ann T. Spilman.

An act to amend an act creating the 14th judicial district, and fixing the times of holding courts therein.

An act to amend the charter of the town of Wyoming, in Bath county.

An act to amend the charter of the town of Owingsville.

An act to amend article 2, chapter 84, of the Revised Statutes.

An act to amend the charter of the town of Owingsville.

An act to incorporate the South Fork and Cumberland River Iron, Coal, and Lumber Company.

An act to incorporate the Louisville Association for the improvement of the breed of horses.

An act supplemental to an act, entitled "An act regulating tolls on flat-boats and other crafts on slackwater streams, approved February 5, 1860.

An act to incorporate the Jefferson County Avenue Turnpike Road Company.

A resolution in relation to the pay of Nicholas A. Rapier.

Mr. Gillis, 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 North Middletown and Winchester Turnpike Road Company.

An act to incorporate the town of Florence, in Boone county.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The committee on Circuit Courts reported a bill from the House of Representatives, entitled

An act to incorporate the Union Insurance Company, of Hopkinsville,

With an amendment thereto.

Mr. Glenn offered an amendment to said bill.

Which were adopted.
Mr. Whitaker moved to amend said bill by striking out the 7th section.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Asa P. Grover, Albert G. Rhea,
Benjamin P. Cissell, John L. Irvan, Cyrenius Wait,
William S. Darnaby, Thornton F. Marshall, E. D. Walker,
Alex. L. Davidson, James McKee, C. J. Walton,

Those who voted in the negative, were—

T. T. Alexander, George Denney, John M. Johnson,
William T. Anthony, John F. Fisk, William H. McBrayer,
Landaff W. Andrews, J. E. Gibson, C. D. Pennebaker,
James R. Barrick, Robert E. Glenn, John A. Prall,
John B. Bruner, Thomas S. Grundy, Harrison Taylor—16.

And so said amendment was rejected.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The Senate then, according to special order, took up for consideration a bill, entitled

A bill concerning free negroes, mulattoes, and emancipation.

On motion of Mr. Andrews, said bill was laid on the table.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act concerning free negroes, mulattoes, and emancipation.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Irvan moved to strike out the 7th section.

And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Read and Cissell, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, George Denny, James McKee,
Landaff W. Andrews, J. E. Gibson, John A. Prall,
James R. Barrick, William C. Gillis, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Harrison Taylor,
A. D. Cosby, John L. Irvan, Cyrenius Wait,

Those who voted in the negative, were—

William T. Anthony, Robert E. Glenn, William H. McBrayer,
Benjamin P. Cissell, Asa P. Grover, Charles D. Pennebaker,
Alex. L. Davidson, John M. Johnson, William B. Read,

So said amendment was adopted.

Mr. Andrews moved further to amend said bill.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The Senate then, according to order, took up for consideration a bill, entitled

A bill to incorporate the Dix River and Lancaster Turnpike Road Company.

Mr. Alexander moved to amend said bill by inserting words left out in several places.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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.

Resolved, That the title thereof be as aforesaid.

The Senate then, by special leave, took up for consideration a bill from the House of Representatives, entitled

An act for the benefit of the securities of Joseph T. Moore, late sheriff of Butler county.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled

An act to amend the original and amended charters of the Frankfort and Woodford Landing Turnpike Road Company.

Sundry amendments were proposed to said bill. Which were adopted.

Said bill, as amended, was read a third time.

Mr. Taylor moved to lay said bill on the table.

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

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So the Senate refused to lay said bill on the table.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

Resolved, That the title thereof be as aforesaid.

On motion of Mr. Whitaker, a committee was appointed to ask leave of the House of Representatives to withdraw the assent of the Senate to the passage of a bill from that House, entitled

An act to amend the charter of the town of Germantown.
In a short time Mr. Whitaker, from said committee, reported that the committee had discharged its duties, and laid said bill on the table of the Secretary.

The votes by which said bill had passed, the third reading dispensed with, and the third reading ordered, were reconsidered.

On motion of Mr. Whitaker, the words “1859” were stricken out in said bill, and “1854” inserted in lieu thereof.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

A message, in writing, was received from the Governor, by the hands of Mr. Tate, Assistant Secretary of State.

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT,
February 18th, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, the following persons as Notaries Public for the counties named, viz:

Samuel G. Suddarth, for Adair county.
William Stewart, for Adair county.
John B. Bruner, for Breckinridge county.
Henry M. Rucker, for Bourbon county.
W. D. Nicholas, for Clark county.
A. T. Bowren, for Clark county.
H. B. Hill, for Fayette county.
Thomas Ware, for Harrison county.
J. W. Tompkins, for Jefferson county.
E. R. Daring, for Jefferson county.
L. V. Badger, for Jefferson county.
William Muir, for Jefferson county.
C. H. B. Barclay, for Jefferson county.
W. E. Robinson, for Jefferson county.
T. D. Dow, for Jefferson county.
William Atwood, for Jefferson county.
William T. Barrett, for Jefferson county.
Ben. F. Camp, for Jefferson county.
John S. Kline, for Jefferson county.
James M. Clarke, for Jefferson county.
W. P. Boone, for Jefferson county.
Resolved, That the Senate do advise and consent to said appointments.

By special leave, the Senate took up a bill, entitled

A bill repealing a portion of section 5, article 2, chapter 83, of the Revised Statutes.

Said bill was read a third time, as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That so much of section 5, article 2, of chapter 83, of the Revised Statutes, as requires a license to be obtained to stand a stud-horse, jack, or bull, and imposes a tax therefor, be, and it is hereby, repealed.

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

The question was then taken on ordering said bill to be read a third time, and it was decided in the negative.

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

Those who voted in the affirmative, were—

William S. Darnaby, Thomas S. Grundy, William H. McBrayer,
Robert E. Glenn,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, William B. Read,
T. T. Alexander, Samuel E. DeHaven, Harrison Taylor,
William T. Anthony, John F. Fisk, Cyrenius Wait,
Landaff W. Andrews, J. E. Gibson, E. D. Walker,
James R. Barrick, William C. Gillis, C. J. Walton,
Benjamin P. Cissell, John M. Johnson,

So said bill was rejected.

The Senate then took up for consideration the following resolution from the House of Representatives, viz:

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 treasury in favor of Nicholas A. Rapier, for his per diem and mileage as member of the Legislature for 1859 and 1860.

Which was read twice.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter.) Alex. L. Davidson, John M. Johnson,
T. T. Alexander, Samuel E. DeHaven, T. F. Marshall,
William T. Anthony, George Denny, William H. McBrayer,
Landaff W. Andrews, John F. Fisk, John A. Pratt,
James R. Barrick, J. E. Gibson, William B. Read,
John B. Bruner, William C. Gillis, Harrison Taylor,
Benjamin P. Cissell, Robert E. Glenn, Cyrenius Wait,
A. D. Cosby, Thomas S. Grundy, C. J. Walton,
William S. Darnaby, John L. Irvan, W. C. Whitaker—27.

In the negative—none.

The committee on the Judiciary reported a bill from the House of Representatives, entitled An act to incorporate the Louisville and Covington Railroad Company,

With an amendment.

Which was adopted.

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.

Resolved, That the title thereof be as aforesaid.

The committee on Circuit Courts reported a bill, entitled A bill to amend an act to prevent the wanton destruction of fish in Green river and its tributaries, approved February 15, 1858.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Walton and Delhaven, were as follows, viz:

Those who voted in the affirmative, were:

Landaff W. Andrews, William C. Gillis, William B. Read,
James R. Barrick, Robert E. Glenn, Cyrenius Wait,
John B. Bruner, John L. Irvan, E. D. Walker,

Those who voted in the negative, were:

Mr. Speaker, (Porter,) William S. Darnaby, J. E. Gibson,
T. T. Alexander, Samuel E. DeHaven, Harrison Taylor,

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill, entitled
A bill to provide for the publication of the general laws, sheriffs' sales, and other public and legal advertisements, in newspapers.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be placed in the orders of the day.

The same committee reported a bill, entitled
A bill to amend the 5th section, 21st article, 27th chapter, of the Revised Statutes.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Taylor moved to lay said bill on the table.
And the question being taken thereon, it was decided in the negative.

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

Those who voted in the affirmative, were:

Mr. Speaker, (Porter,) John F. Fisk, William B. Read,
Landaff W. Andrews, J. E. Gibson, Harrison Taylor,
Those who voted in the negative, were—

T. T. Alexander, George Denny, John M. Johnson,
John B. Bruner, William C. Gillis, William H. McBrayer,
William S. Darnaby, Robert E. Glenn, Cyrenius Wait,
Alex. L. Davidson, Thomas S. Grundy, E. D. Walker,

So the Senate refused to lay said bill on the table.

The question was then taken on dispensing with the third reading
of said bill, and it was decided in the negative.

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

Those who voted in the affirmative, were—

T. T. Alexander, George Denny, John M. Johnson,
John B. Bruner, William C. Gillis, William H. McBrayer,
William S. Darnaby, Robert E. Glenn, Cyrenius Wait,

Mr. Speaker, (Porter,) John F. Fisk, Harrison Taylor,
Landaff W. Andrews, J. E. Gibson, E. D. Walker,

So the Senate refused to dispense with the third reading of said bill.

Ordered, That said bill have its third reading to-morrow morning,
at 9½ o'clock.

Messrs. Walton and Whitaker moved to reconsider the vote by
which the Senate rejected a bill, entitled
A bill to dedicate and set apart a certain proportion of fines and for-
feitures for the benefit of the common school fund.

And the question being taken thereon, it was decided in the nega-
tive.

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

Those who voted in the affirmative, were—

T. T. Alexander, John F. Fisk, Thornton F. Marshall,
James R. Barrick, William C. Gillis, Cyrenius Wait,
A. D. Cosby, John L. Irvan, E. D. Walker,
Alex. L. Davidson, John M. Johnson, C. J. Walton—12.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Thomas S. Grundy,
William T. Anthony, George Denny, William H. McBrayer,

The committee on Propositions and Grievances reported bills of the following titles, viz:
The committee on Propositions and Grievances reported bills of the following titles, viz:

A bill to create an additional justices' and election district in Whitley county.
A bill to create an additional justices' and election district in Whitley county.

A bill to establish a voting place in district No. 6, in Owsley county.
A bill to establish a voting place in district No. 6, in Owsley county.

A bill providing for the payment of the public debt of Greenup county.
A bill providing for the payment of the public debt of Greenup county.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported bills from the House of Representatives, without amendment, of the following titles, viz:
The same committee reported bills from the House of Representatives, without amendment, of the following titles, viz:

An act authorizing William Carpenter to build a dam across Troublesome creek, in Breathitt county.
An act authorizing William Carpenter to build a dam across Troublesome creek, in Breathitt county.

An act in relation to the county lines of Floyd and Lawrence and Johnson counties.
An act in relation to the county lines of Floyd and Lawrence and Johnson counties.

An act to amend the charter of the Springfield, Maxville, and Willisburg Turnpike Road Company.
An act to amend the charter of the Springfield, Maxville, and Willisburg Turnpike Road Company.

An act changing the time of holding the magistrates' courts in district No. 5, in Henderson county.
An act changing the time of holding the magistrates' courts in district No. 5, in Henderson county.

An act to incorporate the Maxville and Perryville Turnpike Road Company.
An act to incorporate the Maxville and Perryville Turnpike Road Company.

An act to change the boundary line of the Springfield and Pottsville magistrate districts.
An act to change the boundary line of the Springfield and Pottsville magistrate districts.

An act to incorporate the Springfield and Bradfordsville Turnpike Road Company.
An act to incorporate the Springfield and Bradfordsville Turnpike Road Company.

An act for the benefit of A. W. Nicholl, late sheriff of Johnson county, and others.
An act for the benefit of A. W. Nicholl, late sheriff of Johnson county, and others.

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

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

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of Ambrose E. Crowdus and wife.

Ordered, That said bill be placed in the orders of the day.

The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:

An act to amend the law, approved February 16, 1858, relating to the board of supervisors.

An act to repeal an act, entitled "An act to incorporate the town of Florence, Boone county," approved February 18, 1860.

An act to amend an act creating the 14th judicial district, and fixing the times of holding courts therein.

An act to amend the charter of the town of Wyoming, in Bath county.

An act for the benefit of Ann T. Spilman.

An act to incorporate the Jefferson County Avenue Turnpike Road Company.

An act to incorporate the South Fork and Cumberland River Iron, Coal, and Lumber Company.

An act to amend the charter of the town of Owingsville.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The Senate also took up bills from the House of Representatives, of the following titles, viz:

1. An act to prevent the writing, printing, or circulation of incendiary documents in this State.

2. An act to improve Licking river.
3. An act to amend article 2, chapter 84, of the Revised Statutes.
4. An act to incorporate the Louisville Association for the improvement of the breed of horses.
5. An act supplemental to an act, entitled "An act regulating tolls on flat-boats and other crafts on slackwater streams," approved February 8, 1860.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st be referred to the committee on the Judiciary; the 2d and 5th to the committee on Internal Improvement; the 3d to the committee on the Revised Statutes, and the 4th to the committee on Agriculture and Manufactures.

The committee on Religion reported bills of the following titles, viz:
A bill to authorize the sale of the Presbyterian church, in Tompkinsville.
A bill to incorporate the Second Presbyterian Church of Louisville. Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported bills from the House of Representatives of the following titles, viz:
An act for the benefit of Thomas Ellison, of Calloway.
An act to authorize the county court of Calloway to make sale of the poor-house lands in said county.

An act to amend an act, entitled "An act to amend an act incorporating the town of Murray, in Calloway county."
An act to incorporate Murray Lodge, No. 105, L. O. O. F., in Calloway county.
An act to incorporate Roaring Spring Lodge, No. 221, of Free and Accepted Masons.
An act for the benefit of Plum Creek and Cane Run Church.
An act to amend section 3d of the act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

An act to regulate the sale of spirituous liquors in the town of Washington.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled

An act in relation to the school for feeble-minded children.

With an amendment.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The committee on Internal Improvement reported a bill from the House of Representatives, entitled

An act to amend the 3d section of the act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled

An act to incorporate the Mississippi Railway Company.

With an amendment.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

And then the Senate adjourned.

The committee on the following:

A bill

Morgan county.

A bill

Washington county.

A bill

Which was adopted.

Ordered,

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled

An act to incorporate the Mississippi Railway Company.
MONDAY, FEBRUARY 20, 1860.

The committee on Propositions and Grievances reported bills of the following titles, viz:

A bill creating an additional justices' district and voting precinct in Morgan county.

A bill to extend the corporate limits of the town of Canton, in Trigg county.

A bill to incorporate the Louisville Planing Mill Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported bills from the House of Representatives, of the following titles, without amendment, viz:

An act to incorporate the town of Mannsville, in Taylor county.

An act to change the boundary line between Mercer and Washington.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The same committee reported bills from the House of Representatives, of the following titles, viz:

An act to change the line between Boyle and Garrard counties.

An act to change the county line between Taylor and Marion counties.

With the expression of opinion that they ought not to pass.
And the question being taken upon the rejection of said bills, it was decided in the affirmative.
So said bills were rejected.

The same committee reported a bill from the House of Representatives, entitled
An act to extend the limits of the town of Somerset.

Mr. Wait offered an amendment to said bill, by way of substitute. Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

Leave of absence was granted to Mr. Pearce, the Doorkeeper.

On motion of Mr. Darnaby,

Ordered, That the Secretary of the Senate ask leave of the House of Representatives to withdraw their assent to the passage of a bill from that House, entitled
An act to amend the original and amended charters of the Frankfort and Woodford Landing Turnpike Road Company.

In a short time the Secretary returned and laid upon his table the said bill.

The Senate then, according to special order, took up for consideration the report from the committee on Federal Relations, and the different series of resolutions upon said subject offered by Messrs. Rust, Grover, and Alexander.

Mr. Prall offered the following as a substitute for the third resolution of the report of the committee, as amended, viz:

Resolved, That the people of Kentucky will maintain their present status upon the slavery question, the principles settled by the opinion of the court in the Dred Scott decision, and the repeal of the Missouri compromise.

Mr. Andrews moved to lay said amendment on the table.
And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Prall and Cissell, were as follows, viz:
Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, James McKee, Cyrenius Wait,
William C. Gillis,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
W. T. Anthony, John F. Fisk, T. F. Marshall,
James R. Barrick, J. E. Gibson, John A. Prall,
Benjamin P. Cissell, Robert E. Glenn, William B. Read,
A. D. Cosby, Thomas S. Grundy, E. D. Walker,
Alex. L. Davidson,

So the Senate refused to lay said amendment on the table.
Mr. Cissell 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. Bruner and
Whitaker, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, T. F. Marshall,
William T. Anthony, George Denny, James McKee,
Landaff W. Andrews, John F. Fisk, John A. Prall,
James R. Barrick, J. E. Gibson, William B. Read,
Benjamin P. Cissell, Robert E. Glenn, Harrison Taylor,
A. D. Cosby, Thomas S. Grundy, E. D. Walker,
Alex. L. Davidson, John M. Johnson,

Those who voted in the negative, were—

T. T. Alexander, Samuel Haycraft, Cyrenius Wait,
William C. Gillis, Albert G. Rhea,

The question was then taken upon the substitute offered by Mr.
Prall, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Andrews, and
Prall, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John M. Johnson,
William T. Anthony, John F. Fisk, Thornton F. Marshall,
James R. Barrick, J. E. Gibson, James McKee,
Benjamin P. Cissell, Robert E. Glenn, John A. Prall,
A. D. Cosby, Thomas S. Grundy, William B. Read,
William S. Darnaby, John L. Irvan, E. D. Walker,
Alex. L. Davidson, Samuel H. Jenkins, C. J. Walton—21.
Those who voted in the negative, were—

George Denny, Albert G. Rhea,

And so said amendment was adopted.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, James McKee,
T. T. Alexander, J. E. Gibson, C. D. Pennebaker,
William T. Anthony, William C. Gillis, John A. Prall,
Landaff W. Andrews, Robert E. Glenn, William B. Read,
James R. Barrick, Thomas S. Grundy, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Harrison Taylor,
Benjamin P. Cissell, John L. Irvan, Cyrenius Wait,
A. D. Cosby, Samuel H. Jenkins, E. D. Walker,
William S. Darnaby, John M. Johnson, C. J. Walton,
Samuel E. DeHaven,

In the negative—

George Denny—1.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, C. D. Pennebaker,
T. T. Alexander, J. E. Gibson, John A. Prall,
William T. Anthony, Robert E. Glenn, William B. Read,
Landaff W. Andrews, Thomas S. Grundy, Albert G. Rhea,
James R. Barrick, John L. Irvan, Harrison Taylor,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
Benjamin P. Cissell, John M. Johnson, E. D. Walker,
A. D. Cosby, Samuel H. Jenkins, C. J. Walton,
Alex. L. Davidson, Samuel E. DeHaven,

Those who voted in the negative, were—

Landaff W. Andrews, William C. Gillis, James McKee,
John B. Bruner, Samuel Haycraft, Cyrenius Wait—7.
George Denny,

The question was then taken on the adoption of the 6th resolution, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Taylor and Prall, were as follows, viz:

Those who voted in the affirmative, were—


Alex. L. Davidson, John L. Irvan, C. J. Walton—20.

Those who voted in the negative, were—


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

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

Those who voted in the affirmative, were—


Alex. L. Davidson, John L. Irvan, C. J. Walton—21.

Those who voted in the negative, were—


John M. Johnson, James McKee, W. C. Whitaker—12.


William C. Gillis, W. C. Whitaker—12.

The question was then taken on the adoption of said resolutions as a whole, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Alex. L. Davidson, John L. Irvan, C. J. Walton—20.
JOURNAL OF THE SENATE.

Those who voted in the negative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, James McKee, Cyrenius Wait,
William C. Gillis,

On motion of Mr. Andrews,

Ordered, That the resolutions upon the Secretary's table be postponed indefinitely.

Messrs. Darnaby and Marshall moved to reconsider the vote postponing said resolutions indefinitely.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, Thornton F. Marshall,
William T. Anthony, J. E. Gibson, John A. Prall,
James R. Barrick, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, E. D. Walker,
A. D. Cosby, John L. Irvan, C. J. Walton—16.
William S. Darnaby,

Those who voted in the negative, were—

T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Harrison Taylor,
George Denny, James McKee, W. C. Whitaker—12.

Ordered, That the resolutions from the House of Representatives, and those offered by Mr. Grover, and those offered by Mr. Rust, be placed in the orders of the day.

Mr. Marshall moved that the resolutions offered by Mr. Alexander be placed in the orders of the day.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Alex. L. Davidson, Thornton F. Marshall,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, William B. Read,
FEB. 20.]

JOURNAL OF THE SENATE.

629

Those who voted in the negative, were—

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<th>T. T. Alexander</th>
<th>Robert E. Glenn</th>
<th>Albert G. Rhea</th>
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<td>Landoff W. Andrews</td>
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<td>John B. Bruner</td>
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Ordered, That said resolutions be placed in the orders of the day.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the House of Representatives, entitled

An act authorizing an increase of the capital stock of the Commercial Bank of Kentucky, with power to establish three additional branches.

And had found the same truly enrolled.

The Secretary signed said bill, and certified that the same had passed the Senate, the objections of the Governor to the contrary notwithstanding.

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

An act to establish an additional precinct in Pendleton county.

An act to provide for the payment of the present debt of Washington county.

That they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act for the benefit of John B. Powell, jailer of Estill county.

An act for the benefit of B. Burkhardt, constable, of Pulaski county.

An act establishing a new road from the mouth of Scott's branch, in Lewis county, to the State road in Carter county.

An act to amend an act incorporating the Kentucky Ship Building and Lumber Company.

An act to repeal an act to amend an act incorporating the town of Crab Orchard.

An act incorporating the Owenton and Stamping-Ground Turnpike Road Company.

An act to incorporate the Owenton and Gratz Turnpike Road Company.

An act to incorporate the Waynesburg Turnpike Road Company.
An act to amend an act incorporating the Sherburn, Pittsburg, and Owingsville Turnpike Road Company.
An act to incorporate the Glasgow Guards.
An act to amend the charter of the town of Albany, in Clinton county.
An act for the benefit of William J. Holson, late sheriff of Warren county.
An act to incorporate the Simpson county and Logan county line Turnpike Road Company.
An act to incorporate the Franklin and Adairsville Turnpike Road Company.
An act to amend the exemption laws.
An act regulating the time of holding the circuit courts in the second judicial district.
An act to incorporate the Todd County Turnpike Road Company.
An act to amend chapter 68 of the Revised Statutes.
An act for the benefit of John T. Newton.
An act for the benefit of Brutus Hicks, of the county of Shelby.
An act for the benefit of Jos. D. McConnol and others, empowering them to erect a dam across Main Licking river.
An act supplemental to an act establishing the county of Metcalfe, and changing the boundary of the said county lines.
An act to incorporate the Tolesboro and Orangeburg Turnpike Road Company.
An act for the benefit of A. J. Mershon's securities, Rockcastle county.
An act authorizing the surveyor's books of Laurel county to be transcribed.
An act supplementary to an act creating an additional election and magistrates' district in Lewis county.
An act to amend and extend an act in relation to a new road in Lewis and Carter counties.
An act establishing an additional magistrates' district in Knox county.
An act for the benefit of John M. Dickinson, late clerk of Knox county.
An act for the benefit of Mrs. S. A. Higgins.
An act for the benefit of W. P. Conner, sheriff of Bath county.
An act to incorporate Kentucky Lodge, No. 1, Ancient Order of Good
Fellows, at Newport.

An act for the benefit of the stockholders of the Harrodsburg, Keene, and South Elkhorn Turnpike Company.

An act to establish an additional justices' district in the county of
Jefferson.

An act for the benefit of the Assistant Secretary of State.

An act to incorporate the Eminence and ——— Turnpike Road
Company.

An act fixing the boundary and voting place in district No. 6, in
Hart county.

An act authorizing the Harrison county court to subscribe stock in
turnpike roads.

An act to change the line of district No. 8, in Harrison county.

An act for the benefit of common schools in Nicholas county.

An act to incorporate the Cox's Creek and Samuels' Depot Turnpike
Road Company.

An act to incorporate St. John's Lodge of Free and Accepted Ma-
sions.

An act to incorporate the Bell Station, Diamond Cave, and Mam-
meth Cave Branch Railroad Company.

An act to amend an act giving power to the county courts of Boyle,
Washington, Mason, Fayette, and Scott power to levy a tax on dogs.

An act concerning judicial sales in Jefferson county and Louisville.

An act to amend an act incorporating the Male and Female Insti-
tute of Calloway county, and Shelbyville Female College.

An act to amend an act to incorporate the Bryantsville and Boyle
County Turnpike Road Company.

An act for the benefit of Anderson Crenshaw, of Barren county.

An act to incorporate the Kentucky Trotting Association for the
improvement of the breed of horses.

An act to incorporate the Parksville Turnpike Road Company.

An act to incorporate the Glasgow Lyceum and Library Associa-
tion.

An act to amend the charter of the Bardstown and Bloomfield Turn-
pike Road Company.

An act to amend an act to incorporate the town of Lawrenceburg.

An act to legalize acknowledgments of deeds, &c., taken before T.
C. Hamilton, Jos. Doniphan, and V. Weldin, mayors of the city of Augusta, Bracken county.

An act to incorporate the Kentucky Planing Mill Company.

An act for the benefit of school district No. 41, in Breckinridge county.

An act defining the duties of the sheriff of McCracken county.

An act to incorporate the town of Liberty, in Casey county.

An act to amend the charter of Hopkinsville.

An act to incorporate the Hopkinsville Gas Light Company.

An act to incorporate Proctor Lodge, No. 213, of Ancient York Free and Accepted Masons.

An act authorizing the county court of Muhlenburg county to establish an additional justices' district and election precinct, and to change the present justices' districts and election precincts and places of voting in said county.

An act to incorporate the Whitesville Seminary Company, in Daviess county.

An act for the benefit of A. C. Bomar, sheriff of Breathitt county.

An act to prevent the destruction of fish in Elkhorn creek, within the county of Franklin.

An act to repeal so much of the act establishing a school for feeble-minded children as requires the advice and consent of the Senate to the appointment of commissioners therefor.

An act to incorporate Mayfield Royal Arch Chapter, No. 69.

An act for the benefit of Sarah Wallwork and Mariam M. Petty.

An act to amend an act chartering the Richmond and Barnesville Turnpike Road Company, and for an extension of said road.

An act to incorporate the Lebanon Female College.

An act to create an additional voting precinct in Henry county.

An act to incorporate the Paddy's Run Turnpike Road Company, in Harrison county.

An act to tax the dogs in Shelby county.

An act to prevent the making of breakers on turnpike roads in Mercer, Anderson, Franklin, Jessamine, Boyle, Lincoln, and Garrard counties.

An act for the benefit of the sheriff of Caldwell county, and for the other sheriffs of this Commonwealth.
By special leave, Mr. Taylor offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That His Excellency, the Governor of this Commonwealth, be requested, if not incompatible with the public interests, to inform the Legislature now in session whether he has received any communication from the Governor of the State of South Carolina in relation to a proposed convention of the Southern States, for any purpose; and if so, that he be respectfully requested to communicate the same to the Legislature for its consideration.

Which was read twice and adopted.

The Senate then, according to order, took up for consideration a bill, entitled

A bill to provide for the completion of the unfinished business, and additional clerks for the Auditor's office.

Said bill reads as follows, viz:

Whereas, Information having been given the Legislature of Kentucky, by the acting Auditor, Thos. S. Page, Esq., that the business of the Auditor's office has so increased that the present force in the office cannot perform the duties of it, and that additional clerks, with better salaries, should be provided; that the labor and responsibilities of the Auditor have greatly increased in the last few years; and also, that there will be a large amount of unfinished business remaining over in the office upon the expiration of the term of the present incumbent; wherefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That Grant Green, the Auditor elect, be empowered and directed to employ Thomas S. Page and a clerk to bring up the unfinished business of the Auditor's office to the 2d day of January, 1860, and the sum of eight hundred dollars is hereby appropriated for the payment of said services; and the Auditor is directed to draw his warrant on the treasury for the payment of said sum, out of any money in the treasury not otherwise appropriated, upon the completion of said work.

§ 2. Be it further enacted, That the additional sum of not exceeding $1,500 be annually appropriated to the Auditor, out of the treasury, for the employment of one or more additional clerks than those now directed by law to be employed for the Auditor's office, to be drawn from the treasury in the same manner as former appropriations for the same purpose are now by law drawn: Provided, That nothing in this act shall be construed authorizing the drawing from the treasury the said amount of fifteen hundred dollars herein appropriated, or any part thereof, unless the same be paid bona fide to clerks employed under this act in the Auditor's office.

Mr. Pennebaker moved to strike out the preamble of said act.

And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Alexander and Pennebaker, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, William C. Gillis, Albert G. Rhea,
Landaff W. Andrews, Samuel Haycraft, Harrison Taylor,
John B. Bruner, James McKee, Cyrenius Wait,
George Denny, Charles D. Pennebaker, W. C. Whitaker—12.

Those who voted in the negative, were—

Mr. Speaker, (Porter;) Alex. L. Davidson, John L. Irvan,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, Thornton F. Marshall,
Charles Chambers, J. E. Gibson, John A. Pratt,
Benjamin P. Cissell, Robert E. Glenn, William B. Read,
A. D. Cosby, Asa P. Grover, E. D. Walker,

And so said amendment was rejected.

Mr. Rhea offered the following amendment to said bill, viz:

After the word "office," in the third line of the 2d section, insert "hereafter to be employed, and for no other purpose."

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

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

Those who voted in the affirmative, were—

T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
W. T. Anthony, John F. Fisk, William B. Read,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John L. Irvan, Harrison Taylor,
Benjamin P. Cissell, John M. Johnson, Cyrenius Wait,
Alex. L. Davidson, James McKee, W. C. Whitaker—19.

George Denny,

Those who voted in the negative, were—

Mr. Speaker, (Porter;) Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, T. F. Marshall,
Charles Chambers, J. E. Gibson, John A. Pratt,

William S. Darnaby, Asa P. Grover,

So said amendment was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins, T. F. Marshall,
William T. Anthony, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Asa P. Grover, John A. Prall,
James R. Barrick, Thomas S. Grundy, William B. Read,
Benjamin P. Cissell, Samuel Haycraft, C. J. Walton—19.
A. D. Cosby, John L. Irvan,
William S. Darnaby, Albert G. Rhea,

Those who voted in the negative, were—

T. T. Alexander, John F. Fisk, Albert G. Rhea,
John B. Bruner, J. E. Gibson, Harrison Taylor,
Charles Chambers, Robert E. Glenn, Cyrenius Wait,
Alex. L. Davidson, John M. Johnson, E. D. Walker,
George Denny, James McKee, W. C. Whitaker—15.

So said bill was rejected.

The Senate then, according to order, took up for consideration a bill, entitled

A bill to amend the 42d chapter of the Revised Statutes, title Gaming.

Mr. Walker offered the following amendment, viz:

After proof of the setting up, keeping, or exhibiting of such table or game in any such house, boat, float, or place, it shall be presumed to have been with the permission of the person occupying or controlling the same, unless the contrary be proven.

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

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

Those who voted in the affirmative, were—

E. D. Walker,
George Denny,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John M. Johnson,
T. T. Alexander, John F. Fisk, James McKee,
William T. Anthony, J. E. Gibson, Charles D. Pennebaker,
Landaff W. Andrews, William C. Gillis, William B. Read,
James R. Barrick, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Harrison Taylor,
Charles Chambers,  Thomas S. Grundy,  Cyrenius Wait,  
Benjamin P. Cissell,  John L. Irvan,  W. C. Whitaker—25.  
A. D. Cosby,  

So said amendment was rejected.  

Ordered, That said bill be engrossed and read a third time.  
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,  
The question was taken on the passage of said bill, and it was decided in the affirmative.  

Resolved, That the title thereof be as aforesaid.  

Mr. Fisk moved to reconsider the vote by which the Senate rejected a bill, entitled  

A bill to provide for the completion of the unfinished business, and additional clerks for the Auditor’s office.  

The further consideration of said bill was postponed for the present.  

The committee on County Courts reported bills from the House of Representatives, of the following titles, viz:  

An act creating an additional voting place in Breckinridge county.  
An act for the benefit of the jailer of Caldwell county.  
An act to authorize the county court of Green county to sell the poor-house lands of said county.  
An act changing the time of holding the Lewis county quarterly courts.  
An act for the benefit of the Gallatin county court.  
An act to change the time of holding the quarterly courts of Jackson county.  
An act changing the time of holding the Grayson county quarterly courts.  
An act to change the time of holding the March term of the Estill quarterly court.  
An act creating an additional district in Caldwell county.  
An act to change the time of holding the Hardin county quarterly court.  
An act to authorize the county court of Barren county to lay off said county into magistrates’ and voting districts.  
An act for the benefit of James T. Renfro and O. P. Herndon, of Harlan county.  
An act for the benefit of Reuben McCarty, former clerk of Pendleton county.
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Park of Pendleton

JOURNAL OF THE SENATE.

637

An act to repeal an act to repeal an act to incorporate the town of Williamsburg, in Whitley county, and to revive the repealed act.

An act relating to the duties and powers of the trustees of the town of Mayfield, in Graves county, and to extend the corporate limits thereof.

An act for the benefit of agricultural and mechanical fairs.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The same committee reported bills of the following titles, viz:

A bill for the benefit of William P. Conner, of Bath county.

A bill for the benefit of R. R. Briggs, of Ohio county.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 committee on Internal Improvement reported bills of the following titles, viz:

A bill to revive and extend the charter of the Covington and Taylor's Mill Road Turnpike Company.

A bill concerning the Augusta, Cynthiana, and Georgetown Turnpike Road Company.

A bill amending an act, entitled "An act to incorporate the Rough Creek Navigation and Manufacturing Company.

A bill for the benefit of the stockholders in the Georgetown and Franklin Turnpike Road Company.

A bill to incorporate the Russellville and Tennessee Turnpike Road Company.

A bill to improve the navigation of Cumberland river.

A bill concerning the Lexington and Big Sandy Railroad Company.

A bill to amend the charter of the Beargrass Turnpike Road Company.

The committee on Internal Improvement reported bills of the following titles, viz:

A bill to revive and extend the charter of the Covington and Taylor's Mill Road Turnpike Company.

A bill concerning the Augusta, Cynthiana, and Georgetown Turnpike Road Company.

A bill amending an act, entitled "An act to incorporate the Rough Creek Navigation and Manufacturing Company.

A bill for the benefit of the stockholders in the Georgetown and Franklin Turnpike Road Company.

A bill to incorporate the Russellville and Tennessee Turnpike Road Company.

A bill to improve the navigation of Cumberland river.

A bill concerning the Lexington and Big Sandy Railroad Company.

A bill to amend the charter of the Beargrass Turnpike Road Company.
A bill to incorporate Russellville and Elkton Turnpike Road Company.
A bill to incorporate the Henry, Oldham, and Jefferson County Turnpike Road Company.
A bill to incorporate the Louisville Planing Mill Company.
A bill to amend an act, entitled "An act to incorporate the Russellville and Springfield Turnpike Company."
A bill to incorporate the Russellville and Greenville Turnpike Road Company.
A bill to establish a State road from the mouth of Muddy river, in Muhlenburg county, to or near Volney, in Logan county.
A bill to incorporate the Lagrange and Shelbyville Turnpike Road Company.
A bill to charter the Louisville, Lexington, and Big Sandy Railroad Company.
A bill to amend the charter of the Glasgow and Scottsville Turnpike Road Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported bills from the House of Representatives, of the following titles, without amendment, viz:

An act to amend the charter of the Paris and Clintonville Turnpike Road Company.
An act authorizing the Lewis county court to change the State road in said county.
An act to incorporate the Frankfort and Midway Turnpike Road Company.
An act appropriating the revenue of the Muldrough's Hill Turnpike Road to Taylor county.
An act to incorporate the Bowling-Green and Trinity Church Turnpike Road Company.
An act to incorporate the Howard's Creek Turnpike Road Company.
JOURNAL OF THE SENATE.

FEB. 20.]

An act to authorize the change of the State road in Union county.
An act to incorporate the Midway and Scott County Turnpike Road Company.
An act to incorporate the Oxford and Turkeyfoot Turnpike Road Company.
An act to incorporate the Georgetown, Oxford, and Leesburg Turnpike Road Company.
An act to incorporate the Office Turnpike Road Company.
An act to incorporate the Spencer and Nelson County Turnpike Road Company.
An act to incorporate the Shelbyville and Benson Turnpike Road Company, in Shelby county.
An act to incorporate the Stanford, Hamilton's Ford, and Lancaster Turnpike Road Company.
An act to incorporate the Leesburg and Connersville Turnpike Road Company.
An act to incorporate the Covington and Decoursey Creek Turnpike Road Company.
An act to incorporate the Owensboro, Rumsey, Sacramento, Mount Pleasant, Lake, West Fork, and Hopkinsville Railroad Company.
An act to amend the charter of the Louisville and Nashville Railroad.
An act concerning the Mammoth Cave and Chalk Ridge Road.
An act supplemental to an act to provide for the construction of a levee from the town of Hickman to the Tennessee State line.
An act to incorporate the Georgetown and Leesburg Turnpike Road Company.
An act to incorporate the Georgetown and Turkeyfoot Turnpike Road Company.
An act to incorporate the Benson Turnpike Road Company.
An act to amend the charter of the Louisville and Nashville Railroad Company.
An act to incorporate the Colemansville and Williamstown Turnpike Road Company.
An act to amend the charter of the Hustonville and Bradfordsville Turnpike Road Company.
An act to amend the charter of the Kentucky, Cumberland Gap, and Southern Railroad.
An act to amend the charter of the Owensboro and Panther Creek Plank Road Company.

An act to incorporate the Verona and Morningview Turnpike Road Company.

An act to incorporate the Mortonsville and Lexington Extension Turnpike Road Company.

An act to amend the charter of the Liberty and Bradfordsville Turnpike Road Company.

An act to amend the charter of the Bloomfield and Taylorsville Turnpike Road Company.

An act to incorporate the Nicholasville and Tate's Creek Turnpike Road Company.

An act to incorporate the Richmond and Barnes’ Mill Turnpike Road Company.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The same committee, to whom were referred bills from the House of Representatives of the following titles, viz:

An act to amend an act incorporating the Ruddle’s Mills and Shawhan’s Station Turnpike Road Company.

An act to incorporate the Midway and Craig’s Mill Turnpike Road Company.

An act concerning the State road leading from Columbus, in Hickman county, to Mayfield, in Graves county.

An act to incorporate the Hawesville and Little South Fork Turnpike Road Company.

An act to charter the Russellville and Owensboro Railroad Company.

Reported the same with amendments thereto.

Which were adopted.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The same committee reported a bill from the House of Representa- 
tives, entitled

An act authorizing the Christian county court to subscribe stock in 
the Henderson and Nashville Railroad.

Mr. Glenn offered an amendment by way of substitute for said bill.

Mr. Fisk offered the following amendment to the amendment offered 
by Mr. Glenn, viz:

That the property of any *feme covert*, widow, or minor, shall not be 
subject to taxation under this act. The amount of subscription au-
thorized by this act shall not exceed $100,000.

And the question being taken thereon, it was decided in the nega-
tive.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Asa P. Grover,
William T. Anthony, John F. Fisk, Thomas S. Grundy,

Those who voted in the negative, were—

T. T. Alexander, George Denny, C. D. Pennebaker,
Landaff W. Andrews, J. E. Gibson, Albert G. Rhea,
James R. Barrick, William C. Gillis, Harrison Taylor,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
Charles Chambers, John L. Irvan, E. D. Walker,
A. D. Cosby, John M. Johnson, C. J. Walton,
Alex. L. Davidson, James McKee, W. C. Whitaker—22.

The question was then taken on the adoption of the amendment of-
fered by Mr. Glenn, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, John L. Irvan,
William T. Anthony, J. E. Gibson, Samuel H. Jenkins,
Charles Chambers, Robert E. Glenn, C. D. Pennebaker,
Benjamin P. Cissell, Asa P. Grover, William B. Read,
A. D. Cosby, Thomas S. Grundy, Cyrenius Wait—16.

Those who voted in the negative, were—

T. T. Alexander, George Denny, Albert G. Rhea,
Landaff W. Andrews, William C. Gillis, Harrison Taylor,
William S. Darnaby, 81.
And so said amendment was adopted.

On motion of Mr. Taylor, said bill was further amended.

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

The rule of the Senate, constitutional provision, and 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. Fisk and Walton, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, George Denny, Charles D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, John A. Prall,
James R. Barrick, Samuel Haycraft, Harrison Taylor,
Alex. L. Davidson, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Benjamin P. Cissell, Thomas S. Grundy,
Charles Chambers,

Resolved, That the title thereof be as aforesaid.

The Senate, according to order, took up a bill, entitled

A bill to amend section 5, chapter 21, of the Revised Statutes.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Gibson and Irvan, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Samuel E. DeHaven, John M. Johnson,
William T. Anthony, George Denny, James McKee,
James R. Barrick, William C. Gillis, Albert G. Rhea,
A. D. Cosby, Robert E. Glenn, C. J. Walton,
Alex. L. Davidson, John L. Irvan,
Resolved, That the title thereof be as aforesaid.

The committee on County Courts reported a bill from the House of Representatives, entitled

An act for the benefit of W. W. Cox, sheriff of Morgan county.

Ordered, That said bill be referred to the committee on Finance.

Mr. Fisk, from the committee of conference upon the disagreement between the two Houses upon the bill to apportion representation, reported that the committee had agreed upon a report, and laid the same upon the Secretary's table.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be made the special order for to-morrow, at 3 o'clock and 5 minutes, P. M.

The Senate then took up for consideration bills from the House of Representatives, of the following titles, viz:

An act to incorporate the Eminence and Bethlehem Turnpike Road Company.

An act establishing an additional magistrates' district in Knox county.

An act to incorporate Kentucky Lodge, No. 1, Ancient Order of Good Fellows, at Newport.

An act for the benefit of the stockholders of the Harrodsburg, Keene, and South Elkhorn Turnpike Company.

An act fixing the boundary and voting place in district No. 6, in Hart county.

An act authorizing the Harrison county court to subscribe stock in turnpike roads.

An act to amend an act incorporating the Male and Female Institute of Calloway county, and Shelbyville Female College.

An act concerning judicial sales in Jefferson county and Louisville.

An act to incorporate the Tolesboro and Orangeburg Turnpike Road Company.

An act for the benefit of William J. Holson, late sheriff of Warren county.

An act to incorporate the Owenton and Gratz Turnpike Road Company.
An act to incorporate the Waynesburg Turnpike Road Company.

An act to amend an act incorporating the Sherburn, Pittsburg, and Owingsville Turnpike Road Company.

An act to amend the charter of the Bardstown and Bloomfield Turnpike Road Company.

An act to amend the charter of the town of Albany, in Clinton county.

An act to incorporate the Glasgow Guards.

An act to incorporate the Simpson county and Logan county lines Turnpike Road Company.

An act to incorporate the Franklin and Adairsville Turnpike Road Company.

An act to incorporate the Todd County Turnpike Road Company.

An act for the benefit of John B. Powell, jailer of Estill county.

An act supplemental to an act establishing the county of Metcalfe, and changing the boundary lines of said county.

An act incorporating the Owenton and Stamping-Ground Turnpike Road Company.

An act defining the duties of the sheriff of McCracken county.

An act regulating the time of holding the circuit courts in the second judicial district.

An act to change the line of district No. 8, in Harrison county.

An act to incorporate the Bell Station, Diamond Cave, and Mammoth Cave Branch Railroad Company.

An act to incorporate St. John's Lodge of Free and Accepted Masons.

An act to amend an act to incorporate the town of Lawrenceburg.

An act to legalize acknowledgments of deeds, &c., taken before T. C. Hamilton, Jos. Doniphan, and V. Weldin, mayors of the city of Augusta, Bracken county.

An act to incorporate the Glasgow Lyceum and Library Association.

An act to incorporate the Cox's Creek and Samuels' Depot Turnpike Road Company.

An act for the benefit of school district No. 1, in Breckinridge county.

An act authorizing the surveyor's books of Laurel county to be transcribed.

An act to amend the charter of Hopkinsville.
An act for the benefit of the Assistant Secretary of State.
An act supplementary to an act creating an additional election and magistrates' district in Lewis county.
An act to incorporate the Parkville Turnpike Road Company.
An act to incorporate Mayfield Royal Arch Chapter, No. 69.
An act to incorporate the Kentucky Trotting Association for the improvement of the breed of horses.
An act to incorporate the town of Liberty, in Casey county.
An act for the benefit of Anderson Crenshaw, of Barren county.
An act to amend an act to incorporate the Bryantsville and Boyle County Turnpike Road Company.
An act establishing a new road from the mouth of Scott's branch, in Lewis county, to the State road in Carter county.
An act to incorporate the Lebanon Female College.
An act to prevent the destruction of fish in Elkhorn creek, within the county of Franklin.
An act to repeal so much of the act establishing a school for feebleminded children as requires the advice and consent of the Senate to the appointment of commissioners therefor.
An act to amend an act chartering the Richmond and Barnesville Turnpike Road Company, and for an extension of said road.
An act to create an additional voting precinct in Henry county.
An act to incorporate the Paddy's Run Turnpike Road Company, in Harrison county.
An act to tax the dogs in Shelby county.
An act to incorporate Proctor Lodge, No. 213, of Ancient York Free and Accepted Masons.
An act to incorporate the Hopkinsville Gas Light Company.
An act authorizing the county court of Muhlenburg county to establish an additional justices' district and election precinct, and to change the present justices' districts and election precincts and places of voting in said county.
An act to incorporate the Whitesville Seminary Company, in Daviess county.
Which were read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

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

The Senate then took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of the sheriff of Caldwell county, and for the other sheriffs of this Commonwealth.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Taylor offered an amendment to said bill.
Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The Senate then took up for consideration bills from the House of Representatives of the following titles, viz:
An act for the benefit of B. Burkhart, constable, of Pulaski county.
An act for the benefit of John T. Newton.
Which were read the first time.

And the question being taken on reading said bills a second time, it was decided in the negative.
So said bills were rejected.

The Senate then took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of W. P. Conner, sheriff of Bath county.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, George Denny, William H. McBrayer,
Landaff W. Andrews, John F. Fisk, James McKeel,
James R. Barrick, J. E. Gibson, C. D. Pennebaker,
John B. Bruner, William C. Gillis, John A. Prall,
Charles Chambers, Thomas S. Grundy, Harrison Taylor,
Benjamin P. Cissell, Samuel Haycraft, Cyrenius Wait,
A. D. Cosby, John L. Irvan, C. J. Walton,
Alex. L. Davidson, Thornton F. Marshall,

In the negative—


Resolved, That the title thereof be as aforesaid.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act to incorporate the Kentucky Planing Mill Company.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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. Pennebaker and Gibson, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, John F. Fisk, Cyrenius Wait,
James R. Barrick, Asa P. Grover, C. J. Walton,
Benjamin P. Cissell,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, Thornton F. Marshall,
T. T. Alexander, J. E. Gibson, William H. McBrayer,
W. T. Anthony, Robert E. Glenn, James McKeel,
William S. Darnaby, Samuel Haycraft, C. D. Pennebaker,
Samuel E. DeHaven, John M. Johnson, Harrison Taylor—15.

So said bill was rejected.
Messrs. Haycraft and Taylor moved to reconsider the vote by which the Senate rejected said bill.

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

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

Those who voted in the affirmative, were—
T. T. Alexander,  Robert E. Glenn,   Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft,   John A. Prall,
William S. Darnaby, John M. Johnson, Cyrenius Wait,
William C. Gillis,  James McKeen,     W. C. Whitaker—12.

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, John L. Irvan,
William T. Anthony, George Denny, Samuel H. Jenkins,
John B. Bruner,  John F. Fisk, William H. McBrayer,
Benjamin P. Cissell, J. E. Gibson, Harrison Taylor,

So the Senate refused to reconsider said vote.

Messrs. Bruner and Walton moved to reconsider the vote by which the Senate rejected a bill, entitled

A bill for the benefit of Newton Foster.

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

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

Those who voted in the affirmative, were—
George Denny, Samuel Haycraft, John L. Irvan—3.

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Alex. L. Davidson, William B. Read,
T. T. Alexander, Samuel E. DeHaven, Albert G. Rhea,
W. T. Anthony,  John F. Fisk, Henry M. Rust,
James R. Barrick, J. E. Gibson, Harrison Taylor,
John B. Bruner,  Robert E. Glenn, Cyrenius Wait,
Benjamin P. Cissell, John M. Johnson, E. D. Walker,
A. D. Cosby,  Thornton F. Marshall, C. J. Walton,

So the Senate refused to reconsider said vote.

The Senate also took up bills from the House of Representatives, of the following titles, viz:

1. An act for the benefit of A. J. Mershon's securities, Rockcastle county.
2. An act to amend and extend an act in relation to a new road in Lewis and Carter counties.

3. An act for the benefit of John M. Dickerson, late clerk of Knox county.

4. An act for the benefit of Mrs. S. A. Higgins.

5. An act to establish an additional justices' district in the county of Jefferson.

6. An act for the benefit of common schools in Nicholas county.

7. An act for the benefit of A. C. Bowmer, sheriff of Breathitt county.

8. An act to amend an act giving power to the county courts of Boyle, Washington, Mason, Fayette, and Scott to levy a tax on dogs.

9. An act for the benefit of Brutus Hicks, of the county of Shelby.

10. An act to amend an act incorporating the Kentucky Ship Building and Lumber Company.

11. An act to amend the execution laws.

12. An act for the benefit of Jos. D. McConnel and others, empowering them to erect a dam across main Licking river.

13. An act to amend chapter 68 of the Revised Statutes.

14. An act establishing a new road from the mouth of Scott's branch, in Lewis county, to the State road, in Carter county.

15. An act for the benefit of Sarah Wallwork and Mariam M. Petty.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st, 3d, and 9th be referred to the committee on Finance; the 2d and 14th to the committee on Internal Improvement; the 4th to the committee on the Judiciary; the 5th, 6th, 7th, 10th, 11th, 12th, 13th, and 15th to the committee on the Revised Statutes, and the 8th to the committee on the Penitentiary.

And then the Senate adjourned.
TUESDAY, FEBRUARY 21, 1860.

Mr. Pennebaker, by special leave, offered the following resolution, viz:

Resolved by the Senate, That the Public Printer be, and he is hereby, directed to print for the use of the Senate two hundred copies of the titles of all the acts passed and approved by the Governor at this session, and that the same number of the titles of the acts approved each day for the remainder of the session.

Which was adopted.

The committee on Internal Improvement reported bills from the House of Representatives, of the following titles, without amendment, viz:

An act to incorporate the Glasgow and Red Springs Turnpike Road Company.

An act to incorporate the Ball's Branch Turnpike Road Company.

An act to amend the charter of the Hustonville and Coffey's Mill Turnpike Road Company.

An act to incorporate the Estill Station and Speedwell Turnpike Road Company.

An act to amend the charter of the Bardstown and Louisville Railroad Company.

An act for the benefit of turnpike road companies.

An act to charter the Rock Haven and Big Spring Turnpike Road Company.

An act to amend the act to incorporate the Bardstown and Chaplin-town Turnpike Road Company.

An act to incorporate the Walnut Flat and Cox's Gap Turnpike Road Company.

An act to surrender a portion of the turnpike road in Simpson county, and for other purposes.

An act for the benefit of the Russellville Turnpike Road Company.

An act for the benefit of the Kentucky River Turnpike Road, in Clarke county.

An act providing for opening a road from the London and Sublimity road to the Somerset and Jacksboro road.
An act to amend the charter of the Winchester and Mount Sterling Turnpike Road Company.
An act to charter the Pulaski County Turnpike Road Company.
An act to incorporate the London, Grundy, Somerset, and Waitsboro Turnpike Road Company.
An act declaring Gasper's creek a navigable stream.
An act for the benefit of the Henderson and Hebardsville Plank and Gravel Road Company.
An act to amend the charter of the Pleasant Hill and Jessamine Turnpike Road Company.
An act to incorporate the Coffey's Mill and Somerset Turnpike Road Company.
An act for the benefit of certain turnpike road companies in Harrison county.
An act to aid and encourage internal improvements in Jessamine county.
An act to incorporate Newport Lodge, No. 388, of Free and Accepted Masons.
An act to incorporate the Frankfort and Dorsey Turnpike Road Company.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported bills of the following titles, viz:
A bill to incorporate the Lagrange and Shelbyville Turnpike Road Company.
A bill to charter the Louisville, Lexington, and Big Sandy Turnpike Road Company.
A bill to incorporate Perseverance Temple of Honor, No. 20, at Russellville.
A bill to incorporate the Winnebago Tribe, No. 23, Independent Order of Red Men, of the city of Louisville.
A bill to authorize the Ballard county court to re-district said county into justices' districts.
Which were read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee reported a bill, entitled
A bill for the improvement of Elk Lick hill, in Hart county.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

The rule of the Senate, constitutional provision, and 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.

The same committee reported a bill from the House of Representatives, entitled
An act to reduce tolls in the upper pools in Green and Barren rivers.
The question was then taken on ordering said bill to be read a third time, and it was decided in the negative.
So said bill was rejected.

The same committee reported a bill from the House of Representatives, entitled
An act donating certain lands to the Estill county court for improvement of Kentucky river navigation.
With the expression of opinion that it ought not to pass.
And the question being taken upon the rejection of said bill, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. McKee and Davidson, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, John L. Irvan,
T. T. Alexander, George Denny, Albert G. Rhea,
James R. Barrick, John F. Fisk, Harrison Taylor,
JOURNAL OF THE SENATE.

FEB., 21.

John B. Bruner, Asa P. Grover, Cyrenius Wait,
Charles Chambers, Thomas S. Grundy, C. J. Walton—16.
Alex. L. Davidson,

Those who voted in the negative, were—

Landaff W. Andrews, John M. Johnson, C. D. Pennebaker,
Samuel Haycraft, James McKee,

So said bill was rejected.

On motion of Messrs. Davidson and Gibson, the Senate reconsidered the vote by which they rejected a bill, from the House of Representatives, entitled

An act to amend an act incorporating the Winchester and Lexington Turnpike Road Company.

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. Cissell and McKee, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Robert E. Glenn, Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, John A. Prall,
James R. Barrick, John M. Johnson, Albert G. Rhea,
Charles Chambers, Thornton F. Marshall, Cyrenius Wait,
William C. Gillis,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John L. Irvan,
William T. Anthony, George Denny, Samuel H. Jenkins,
John B. Bruner, John F. Fisk, William H. McBrayer,
Benjamin P. Cissell, J. E. Gibson, Harrison Taylor,
Alex. L. Davidson,

So said bill was rejected.

The same committee reported a bill from the House of Representatives, entitled

An act to improve Licking river.

Mr. Fisk offered an amendment to said bill.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
The question was taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Landaff W. Andrews, John L. Irvan, Albert G. Rhea,
John B. Bruner, John M. Johnson, Harrison Taylor,
Alex. L. Davidson, Thornton F. Marshall, Cyrenius Wait,
George Denny, William H. McBrayer, C. J. Walton,

Those who voted in the negative, were—

J. E. Gibson, Samuel H. Jenkins,

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act to repeal, in part, an act to regulate the management of the Wilderness road, approved March 2, 1844,

With an amendment by way of substitute for the same.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled

An act to amend the charter of the Georgetown Branch Railroad Company.

Ordered, That said bill be made the special order for Thursday, the 23d of February, at 10 o'clock, A. M.

A message was received from the Governor, by the hands of Mr. T. B. Monroe, jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills, originating in the Senate, of the following titles, viz:

An act to amend an act, entitled "An act to regulate the circuit courts of the third judicial district."

An act to incorporate the Spencer, Bullitt, and Jefferson County Turnpike Road Company.
JOURNAL OF THE SENATE.

FEB. 21.

An act to incorporate the Taylorsville and Spencer County Turnpike Road Company.

An act to incorporate the Buck Creek and Paint Lick Turnpike Road Company.

An act to amend an act to incorporate the Keiser's Station and Clay Turnpike Road Company.

An act to amend an act to incorporate the Paris, Winchester, and Kentucky River Turnpike Road Company, approved February 25, 1848.

An act incorporating the Shelbyville Debating Club.

An act to amend an act incorporating the Trinity Church, of Covington, approved February 23, 1846.

An act to incorporate the Muhlenburg Turnpike Road Company.

An act to incorporate the Williamstown Cemetery Company.

An act to amend the charter of the town of Hodgenville.

An act to incorporate Princeton College.

An act to amend an act incorporating the North Kentucky Agricultural Society.

An act to incorporate the Breckinridge, Grayson, Hancock, and Perry County Agricultural and Mechanical Association.

An act to incorporate the First German Protestant Supporting Association of Covington, Kenton county.

An act to incorporate the Paint Lick and Coffey Creek Turnpike Road Company.

An act to incorporate the Silas and Newtown Turnpike Road Company.

An act allowing the county court of Barren to create turnpike corporations in said county.

An act to incorporate the Covington Coal Oil Company.

An act to amend the charter of Dover, in Mason county.

An act to change the place of voting from Hamilton to Big Bone Lick, in Boone county.

An act for the benefit of H. L. Tye, H. S. Tye, and Wm. B. White.

An act to incorporate the Cadiz and Cerulean Springs Turnpike Road Company.

An act to incorporate the Paris and Jacksonville Turnpike Road Company.

An act for the benefit of school district No. 40, in Calloway county.
An act to amend an act establishing the town of Vanceburg, in Lewis county.

An act for the benefit of the Georgetown and Paris Turnpike Road Company.

An act for the benefit of William Nickell, of Rowan county.

An act to incorporate the Flat Rock and Brush Creek Turnpike Road Company.

An act to incorporate the Wallonia Institute, of Trigg county.

An act to incorporate the Taylor's Mill Turnpike Road Company, in Mason county.

An act for the benefit of the trustees of common school district No. 6, in Barren county.

An act to incorporate the Millersburg Female College.

An act to incorporate the Southern Kentucky Female Collegiate Institute, at Russellville.

An act to incorporate the Dycusburg Academy.

An act to amend the charter of the town of Monterey, in Owen county.

An act to incorporate the trustees of the Whitley county High School.

A message was received from the House of Representatives, announcing that they had rejected bills, originating in the Senate, of the following titles, viz:

An act to incorporate the Paducah Savings Institution.

An act to amend the charter of the Franklin Savings Institution.

An act to incorporate the Canton Deposit Bank of Kentucky.

That they had passed a bill, originating in the Senate, entitled

An act to charter the Farmers' and Merchants' Savings Institution of Uniontown.

That they had passed bills, originating in the House of Representatives, of the following titles, viz:

An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge.

An act to define the jurisdiction of the Jefferson circuit court.

An act to amend an act, entitled "An act to amend and reduce into one the road laws of Greenup and Lewis counties."

An act to amend an act establishing the Deposit Bank at Mt. Sterling.
JOURNAL OF THE SENATE.

An act to extend the limits of the town of Elkton.
An act extending the time for contesting the election of jailer of Jefferson county.
A resolution extending the present session of the General Assembly until the 2d day of March.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the House of Representatives, entitled
An act appropriating the revenue of the Muldrough's Hill Turnpike Road to Taylor county.
And had found the same truly enrolled.

Said bill having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and it was delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The committee on Religion reported bills from the House of Representatives, of the following titles, viz:
An act to incorporate the East Baptist Church, at Louisville.
An act authorizing George T. Regney to solemnize the rites of matrimony.
An act for the benefit of the several elders of the Cumberland Presbyterian Church of Davis Presbytery.
An act to incorporate the German Evangelical Lutheran Church of St. Peter's, of Louisville.
An act for the benefit of Lawrence Simpson.

Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee, to whom was referred a bill from the House of Representatives, entitled
An act to authorize Simeon A. Whitaker to solemnize the rites of matrimony,
Reported the same without amendment.
Mr. Rhea offered an amendment to said bill.
Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on Privileges and Elections reported bills from the House of Representatives of the following titles, viz:
An act creating an additional voting place in Hardin county.
An act to change the voting districts and election precincts in Daviess and Meade counties.

Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act concerning the officers of elections at municipal elections in the city of Louisville.
Mr. Pennebaker moved to amend said bill by requiring that the propositions contained in said bill be submitted to the qualified voters of the city of Louisville at a general election to be held therein, and before said bill shall become the law regulating the holding of municipal elections in the city of Louisville, it should have received a majority of all the votes cast at said election.
And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Pennebaker and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander,  William C. Gillis,  Albert G. Rhea,
John B. Bruner,  John M. Johnson,  Harrison Taylor,
George Denny,  James McKee,  W. C. Whitaker—11.
J. E. Gibson,  C. D. Pennebaker,

Those who voted in the negative, were—

Mr. Speaker, (Porter,)  A. D. Cosby,  Samuel H. Jenkins,
William T. Anthony,  William S. Darnaby,  William H. McBrayer,
John B. Bruner,  John M. Johnson,  Harrison Taylor,
George Denny,  James McKee,  W. C. Whitaker—11.
J. E. Gibson,  C. D. Pennebaker,
Resolved, That the title thereof be as aforesaid.

The committee on Circuit Courts reported a bill from the House of Representatives, entitled

An act to incorporate the Union Insurance Company.

Mr. Pennebaker offered an amendment to said bill.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

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

The same committee reported a bill from the House of Representatives, entitled

An act to incorporate the Shelby Fire Insurance Company.

Mr. Pennebaker offered an amendment to said bill.

Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act to provide a more efficient police department for the city of Louisville.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be made the special order for Thursday, February 23, at 10 o'clock, A. M.

The Senate then took up for consideration a resolution from the House of Representatives extending the present session of the General Assembly to the 2d of March.

Mr. Andrews moved to lay said resolution on the table.

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

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

Those who voted in the affirmative, were—

Landaff W. Andrews, William C. Gillis, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Harrison Taylor,
Charles Chambers, James McKee, E. D. Walker,
J. E. Gibson,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, John M. Johnson,
Benjamin P. Cissell, Robert E. Glenn, William H. McBrayer,
A. D. Cosby, Asa P. Grover, Cyrenius Wait,

So the Senate refused to lay said resolution on the table.

The question was then taken on the passage of said resolution, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, John M. Johnson,
Benjamin P. Cissell, Robert E. Glenn, William H. McBrayer,
Those who voted in the negative, were—

Landaff W. Andrews, Thomas S. Grundy, Harrison Taylor, 
John B. Bruner, Samuel Haycraft, Cyrenius Wait, 
Charles Chambers, James McKee, E. D. Walker, 
George Denny, Charles D. Pennebaker, C. J. Walton, 
J. E. Gibson, Albert G. Rhea, W. C. Whitaker—16.

William C. Gillis, 

So said resolution was rejected.

Messrs. Andrews and Grundy moved to reconsider the vote by which the Senate rejected said resolution.

The further consideration of said bill was postponed for the present.

Mr. Fisk moved to reconsider the vote by which the Senate rejected said bill, entitled

A bill to provide for the completion of the unfinished business, and additional clerks for the Auditor’s office.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Samuel Haycraft,
William T. Anthony, Samuel E. DeHaven, John L. Irvan,
Landaff W. Andrews, John F. Fisk, Samuel H. Jenkins,
James R. Barrick, J. E. Gibson, William H. McBrayer,
Charles Chambers, Robert E. Glenn, John A. Prall,
A. D. Cosby, Thomas S. Grundy,

Those who voted in the negative, were—

John B. Bruner, James McKee, Cyrenius Wait,
George Denny, C. D. Pennebaker, E. D. Walker,

Harrison Taylor,
John M. Johnson, John F. Fisk,

Mr. Fisk then moved that said bill be made the special order for 4½ o’clock, P. M., to-day.

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

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

Those who voted in the affirmative, were—

William T. Anthony, Alex. L. Davidson, Samuel Haycraft,
Landaff W. Andrews, Samuel E. DeHaven, John L. Irvan,
James R. Barrick, John F. Fisk, Samuel H. Jenkins,
Charles Chambers,
Benjamin P. Cissell,
A. D. Cosby,
William S. Darnaby,
J. E. Gibson,
Robert E. Glenn,
Asa P. Grover,
Thomas S. Grundy,
William H. McBrayer,
E. D. Walker,
C. J. Walton—20.
Those who voted in the negative, were—
John B. Bruner,
George Denney,
William C. Gillis,
John M. Johnson,
James McKee,
Albert G. Rhea,
Harrison Taylor,
Cyrenius Wait,
W. C. Whitaker—9.
The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled
An act to amend part 3, title 13, of the Civil Code of Practice.
On motion of Mr. Cissell, said bill was amended by striking out the third section.
Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Senate then took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of the jailer of McCracken county.
Mr. Taylor offered an amendment to said bill.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Senate then, by special leave, took up the motion to reconsider the vote by which the Senate rejected a bill from the House of Representatives, entitled
An act to incorporate the Kentucky Planing Mill Company.
And the question being taken thereon, it was decided in the affirmative.
Ordered, That said bill be placed in the orders of the day.
The Senate then took up the report of the conference committee upon the bill to apportion representation.
Mr. Fisk 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. Denny and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

Benjamin P. Cissell, John F. Fisk, Thornton F. Marshall,
A. D. Cosby, Robert E. Glenn, John A. Prall—8.
Samuel E. DeHaven, Asa P. Grover,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, James McKee,
T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Thomas S. Grundy, Albert G. Rhea,
James R. Barrick, Samuel Haycraft, Harrison Taylor,
John B. Brunner, John L. Irvan, Cyrenius Wait,
Charles Chambers, Samuel H. Jenkins, E. D. Walker,
Alex. L. Davidson, John M. Johnson, C. J. Walton,

So the Senate refused to order the main question to be put.

A message was received from the House of Representatives, announcing that they had concurred in the report of their committee of conference upon the bill to apportion representation.

On motion of Mr. Walton,

The further consideration of the report of the committee of conference upon the bill to apportion representation, was postponed until Thursday, February 23, at 10 o'clock, A. M.

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

An act to incorporate the Corinth Church of Cumberland Presbyterians, in Logan county.
An act to incorporate the Carlisle Masonic Hall Company.
An act to amend an act approved March 3d, 1856.
An act for the benefit of the First Presbyterian Church, of Louisville.
An act to incorporate the City Fire and Marine Insurance Company of Covington.
An act to incorporate the town of Grayson, in Carter county.
An act to incorporate the Society for the Advancement of Natural Sciences, of Louisville.
An act to incorporate the Ashland Kentucky Kerosene Company.
An act to incorporate the Southern Kentucky Coal, Mining, and Transporting Company.
An act to incorporate Holloway Lodge, No. 153.
An act to incorporate the Cartwright's Creek Turnpike Road Company.
An act to fix the time of holding the next term of the Meade circuit court.
An act authorizing the Louisville chancery court to close Cuming street.
An act to establish a tobacco inspection in the town of Glasgow.
An act to amend the charter of the Bloomfield and Springfield Turnpike Company.
An act to incorporate the Lawrence Coal and Oil Company.
An act to provide for the payment of the present debt of Washington county.
An act to amend an act, entitled "An act to establish the People's Bank."
An act to incorporate the Louisville, Bardstown, Danville, and Knoxville Railroad Company.
An act to incorporate the Guthrie Insurance and Trust Company.
Also, an enrolled resolution and bills, originating in the House of Representatives, of the following titles, viz:
A resolution in reference to ceding to Tennessee certain territory of this State.
An act for the benefit of Thomas J. Walker and Mandly Trussell, executors of Mark Wallingford, deceased.
An act to amend an act, approved 17th February, 1858, to provide a general mechanics' lien law for certain counties and cities.
An act for the benefit of Albion Greenwell, John Bryan, and William Elliott.
An act declaring the East Fork of Little Sandy river a navigable stream.
An act to incorporate the Richmond, Otter Creek, and Boonesboro Turnpike Road Company.
An act for the benefit of common school districts.
An act to incorporate the Green River Insurance Company.
An act to amend an act creating an additional voting and justices' precinct in Crittenden county.
[FEB. 21.

JOURNAL OF THE SENATE.

An act for the benefit of John M. Blackerby, late surveyor of Bracken county.

An act requiring the surveyors of Logan and Todd counties to keep their books in the towns of Russellville and Elkton.

An act to incorporate the town of Edmonton, in Metcalfe county.

An act to improve the public roads in Todd county.

An act to incorporate the Cedar Creek and Hall's Gap Turnpike Road Company.

An act to incorporate the Richmond, Union Meeting-House, and Kentucky River Turnpike Road Company.

An act authorizing W. S. Black to run and mark the division line of Rowan county.

An act to change the place of voting in the 5th district, in Whitley county.

An act to change the time of holding the quarterly court of Nelson county.

An act to change voting place in Poplar Grove precinct, in Owen county.

An act for the benefit of James M. Kincaid.

An act for the benefit of Rudolph Black, of Bracken county.

An act to prevent the destruction of fish in Fleming creek, in Fleming county.

An act to add a certain road to the town of Russellville.

An act to incorporate the Island Creek and Clarke River Turnpike or Gravel Road Company.

An act to vest the Lincoln county court with power to cause certain indexes to be made.

An act to charter the Grand Lodge of the Ancient Order of German Huraguri of Kentucky.

An act to amend an act to incorporate Paintsville, in Johnson county.

An act to amend the charter of the town of Houstonville, in Lincoln county.

An act to incorporate the Taylorsville and Mt. Eden Turnpike Road Company.

An act to amend chapter 3, article 1, section 825, of the Civil Code of Practice.

An act to amend the charter of the Lancaster and Buckeye Turnpike Road Company.

An act to establish the county of Magoffin.
An act to incorporate the Pine Grove and Bourbon County Turnpike Road Company.

An act to incorporate the Northeastern Kentucky Agricultural and Mechanical Association.

An act to amend the charter of the Richmond and Lancaster Turnpike Road Company.

An act to amend the act incorporating the Paducah Southern Iron Works.

An act creating a police judge for the town of Clarksburg.

An act to amend the charter of the city of Paducah.

An act in relation to Mount Vernon Seminary, in Rockcastle county.

An act to incorporate the town of Sublimity, in Pulaski county.

An act to incorporate the town of Sacramento, in McLean county.

An act to amend an act incorporating the Nashville and Roena Coal and Lumber Company.

An act to incorporate the town of Consolation, in Shelby county.

An act to incorporate the Louisville Pilots' Relief and Benevolent Association.

An act to incorporate the Hickman and Ballard Agricultural and Mechanical Association.

An act to amend the charter of the Southern Agricultural and Mechanical Association.

An act to incorporate Covington Lodge, No. 109, Free and Accepted Masons.

An act to change the name of Schiller Lodge, No. 64, of Independent Order of Odd Fellows, at Louisville.

An act to incorporate the Washington Literary Association, at Louisville.

An act to incorporate Polar Star Lodge, No. 363, of Free and Accepted Masons.

An act to amend an act incorporating the Mechanics' Institute of Louisville.

An act to amend the charter of Owensboro.

An act to amend the road law in Campbell county.

An act to change the road laws of Breckinridge county.

An act to incorporate the Louisville Courier Printing Company.

An act declaring the Brushy Fork of Blain creek a navigable stream.

An act to incorporate the Louisville Hebrew Mutual Benefit Society.
An act to authorize the Clarke county court to subscribe stock in turnpike roads in said county.

An act to provide a more efficient police for certain portions of Kenton county.

An act to amend the 3d section, and 3d article, chapter 91, of the Revised Statutes, on the subject of Coroners, &c.

An act to incorporate the Paducah and Lovelaceville Turnpike or Gravel Road Company.

An act to incorporate the Paris, Hume, and Bedford Turnpike Road Company.

An act to incorporate the Shelby County Agricultural and Mechanical Association.

An act to incorporate the Green County Agricultural and Mechanical Association.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then, according to order, took up for consideration a bill, entitled

A bill to provide for the completion of the unfinished business, and additional clerks for the Auditor's office.

Mr. Andrews 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 Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

The question was taken on the passage of said bill, and it was decided in the affirmative.

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

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
W. T. Anthony, John F. Fisk, Thornton F. Marshall,
Landaff W. Andrews, Robert E. Glenn, William H. McBrayer,
James R. Barrick, Asa P. Grover, Charles D. Pennebaker,
Benjamin P. Cissell, Thomas S. Grundy, John A. Pratt,
A. D. Cosby, Samuel Haycraft, Henry M. Rust,
William S. Darnaby, John L. Ivran, C. J. Walton—22,
Alex. L. Davidson,

Those who voted in the negative, were—

T. T. Alexander, John M. Johnson, Cyrenius Wait,
John B. Bruner, James McKee, E. D. Walker,
George Denny, Albert G. Rhea, W. C. Whitaker—11,
J. E. Gibson, Harrison Taylor,

Resolved, That the title thereof be as aforesaid.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act to incorporate the Kentucky Planing Mill Company.

Mr. Haycraft offered an amendment to said bill.

Ordered, That said bill and amendment be referred to the committee on the Revised Statutes.

By special leave, Mr. Johnson offered the following resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That tobacco, one of the great American staples, has for more than fifty years been the subject of the most burthensome taxation: that whilst there is a tariff of thirty per cent. protection on sugar, and cotton is admitted in all the ports of the world duty free, and bread-stuffs, and beef, pork, and lard are subject to the payment of only a nominal duty, tobacco, the great Western staple, is subject to a foreign duty, before it can be sold in the principal foreign markets, of seventy-seven dollars per one hundred pounds.

2. That the Federal Government has the power to fix the details of commercial treaties, upon the principle of reciprocity and mutual expected benefit; and that such treaties have now become the policy of all civilized nations, our own included; and while every other product of this country has been placed upon the most favorable footing, tobacco has been wholly neglected, and this great interest has been left to languish at home, and feed and clothe and pamper princes and nobles abroad.

3. It is the duty of the United States, in all future treaties with Great Britain and other foreign powers, where American tobacco is sold, to insist upon placing tobacco upon a footing with other productions exported from the United States to foreign countries.

4. That if all other means fail, then we demand countervailing duties upon the productions and manufactures of those governments, who have by any of such treaties wrung from our country.

5. The Senate is respectfully requested to consider of such treaties, and that the Senate of these resolutions be ordered to be referred for the purpose of amending the same.

The Senate took the resolutions of Mr. Johnson into consideration.

By special leave, Mr. Johnson offered the following resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That tobacco, one of the great American staples, has for more than fifty years been the subject of the most burthensome taxation: that whilst there is a tariff of thirty per cent. protection on sugar, and cotton is admitted in all the ports of the world duty free, and bread-stuffs, and beef, pork, and lard are subject to the payment of only a nominal duty, tobacco, the great Western staple, is subject to a foreign duty, before it can be sold in the principal foreign markets, of seventy-seven dollars per one hundred pounds.

2. That the Federal Government has the power to fix the details of commercial treaties, upon the principle of reciprocity and mutual expected benefit; and that such treaties have now become the policy of all civilized nations, our own included; and while every other product of this country has been placed upon the most favorable footing, tobacco has been wholly neglected, and this great interest has been left to languish at home, and feed and clothe and pamper princes and nobles abroad.

3. It is the duty of the United States, in all future treaties with Great Britain and other foreign powers, where American tobacco is sold, to insist upon placing tobacco upon a footing with other productions exported from the United States to foreign countries.

4. That if all other means fail, then we demand countervailing duties upon the productions and manufactures of those governments, who have by any of such treaties wrung from our country.
who have filled their exchequers, supported their royalty, by exactions wrung from American labor.

5. That our Senators are instructed, and our Representatives are requested, to urge the adoption, by the Congress of the United States, of such measures as will accomplish the object herein contemplated, and that the Governor be requested to transmit each of them a copy of these resolutions.

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

The Senate took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of the town of Rumsey, in McLean county.

The question was then taken on ordering said bill to be read a third time, and it was decided in the negative.

So said bill was rejected.

The Senate took up for consideration a bill from the House of Representatives, entitled
An act to allow compensation to jurors summoned before justices of the peace, town, city, and police judges.

Ordered, That said bill be laid on the table.

The Senate then took up for consideration resolutions from the House of Representatives, entitled
Resolutions instructing our Senators and requesting our Representatives in Congress to obtain an appropriation for the purpose of enlarging the Louisville and Portland canal.

Which were twice read and adopted.

The Senate then took up a bill, entitled
A bill to repeal all the laws now in force authorizing pro tempore Judges to be paid out of the treasury, and to increase the salaries of the judges of circuit courts and chancellors of this Commonwealth.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That all laws now in force in this State allowing pro tempore judges to be paid out of the treasury be, and the same are hereby, repealed.

§ 2. That hereafter the salaries of the circuit court judges and chancellors in this Commonwealth be two thousand dollars, to be paid out of the treasury as heretofore.

Mr. Pennebaker moved to strike out "$2,000," and insert "$3,000."

Mr. Fisk demanded a division of the question.

The question being taken on striking out $2,000, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Cissell and Marshall, were as follows, viz:

Those who voted in the affirmative, were—
John L. Irvan, Henry M. Rust,

Those who voted in the negative, were—

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

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, George Denny, John L. Irvan, Samuel H. Jenkins, John M. Johnson, James McKee, Cyrenius Wait, Alex. L. Davidson, Asa P. Grover.

So said bill was rejected.

The Senate then took up for consideration the motion to reconsider the vote by which the Senate rejected a resolution from the House of Representatives extending the present session of the General Assembly to the 2d of March.
And the question being taken thereon, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William C. Gillis; John M. Johnson,
William T. Anthony, Robert E. Glenn, Thornton F. Marshall,
James R. Barrick, Asa P. Grover, William H. McBrayer,
A. D. Cosby, Thomas S. Grundy, John A. Prall,
William S. Darnaby, Samuel Haycraft, Henry M. Rust,
Alex. L. Davidson, John L. Irvan, Cyrenius Wait,
Samuel E. DeHaven, Samuel H. Jenkins, C. J. Walton—22.

Those who voted in the negative, were—

T. T. Alexander, Benjamin P. Cissell, C. D. Pennebaker,
Landaff W. Andrews, George Denny, Harrison Taylor,
John B. Bruner, J. E. Gibson, E. D. Walker,
Charles Chambers, James McKee, W. C. Whitaker—12.

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

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, John M. Johnson,
James R. Barrick, Robert E. Glenn, Thornton F. Marshall,
Benjamin P. Cissell, Asa P. Grover, William H. McBrayer,
A. D. Cosby, Thomas S. Grundy, John A. Prall,
William S. Darnaby, Samuel Haycraft, Henry M. Rust,
Alex. L. Davidson, John L. Irvan, Cyrenius Wait—21.

Those who voted in the negative, were—

T. T. Alexander, J. E. Gibson, Harrison Taylor,
Landaff W. Andrews, William C. Gillis, E. D. Walker,
John B. Bruner, James McKee, C. J. Walton,

So said resolution was concurred in.

Mr. Walton offered the following resolution, viz:

Resolved, That when the Senate adjourns, it adjourn until Thursday, 23d instant, at 9 o'clock, A. M.
Which was adopted.
And then the Senate adjourned.
THURSDAY, FEBRUARY 23, 1860.

1. Mr. McKee presented the petition of sundry citizens of Anderson county, praying the removal of a toll gate in said county.

2. Mr. Darnaby presented the remonstrance of sundry citizens of Scott county, against the passage of an act for the benefit of the Georgetown Branch Railroad Company.

Which were received, the reading dispensed with, and referred, the 1st to the committee on the Revised Statutes; and the 2d filed with the Secretary of the Senate.

Mr. Johnson moved to reconsider the vote by which the Senate laid on the table a bill from the House of Representatives of the following title, viz:

An act for the benefit of the mechanics and material men of this Commonwealth.

The further consideration of said motion was postponed for the present.

Mr. Irvin, from the committee on Privileges and Elections, reported a bill from the House of Representatives, entitled,

An act to provide additional voting places in the city of Louisville.

Mr. Pennebaker offered the following amendment to said bill, viz:

That before this act takes effect it shall be submitted to the voters of the city of Louisville, at a general election, and be voted for by a majority of all the qualified voters in said city.

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

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

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan;
W. T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins;
James R. Barrick, J. E. Gibson, William H. McBrayer;
Charles Chambers, Robert E. Glenn, E. D. Walker;
A. D. Cosby,

So said amendment was rejected.

Mr. Whitaker offered the following amendment, viz:

Amend by striking out the 9th section.

Mr. Grover 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. Whitaker and Bruner, were, as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Thornton F. Marshall,
William T. Anthony, John F. Fisk, William H. McBrayer,
James R. Barrick, J. E. Gibson, John A. Prall,
Charles Chambers, Asa P. Grover, E. D. Walker,
Benjamin P. Cissell, John L. Irvan, C. J. Walton—17.
William S. Darnaby, Samuel H. Jenkins,

Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, Albert G. Rhea,
Landaft W. Andrews, Samuel Haycraft, Harrison Taylor,
John B. Bruner, John M. Johnson, Cyrenius Wait,
William C. Gillis, C. D. Pennebaker,

The question was then taken on the adoption of the amendment offered by Mr. Whitaker, and it was decided in the negative.

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

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaft W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, James McKee, W. C. Whitaker—11.
William C. Gillis, Charles D. Pennebaker,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Thornton F. Marshall,
William T. Anthony, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, John F. Fisk, John A. Prall,
Charles Chambers, J. E. Gibson, Henry M. Rust,
So said amendment was rejected.

Ordered, That said bill be read a third time:

The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Alexander and Taylor, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled

An act to provide a more efficient police department for the city of Louisville.

Ordered, That the further consideration of said bill be postponed until to-morrow, at 10 o'clock, A. M.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled

An act to amend the charter of the Georgetown Branch Railroad Company.

Mr. Darnaby offered an amendment to said bill, Which was adopted.

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

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, of the following title, viz:

An act authorizing the sale of slaves whose sentences have been commuted, and who have been pardoned by the Governor.

Ordered, That said bill be made the special order for Friday, the 24th of February, at 9 1/2 o'clock, A. M.

A message was received from the House of Representatives, announcing that they had rejected a bill, originating in the Senate, of the following title, viz:

An act creating a deposit bank at Owensboro.

And that they had passed bills, originating in the Senate, of the following titles, viz:

An act to incorporate Lodge No. 208, Free and Accepted Masons.
An act to establish W. A. Myers' Louisville Commercial College.
An act to establish additional voting district in Hart county.
An act to incorporate Hygeia Lodge, No. 87, I. O. O. F.
An act to incorporate the Southern Toilet Soap Company of Louisville.
An act to incorporate the Judsonian Female Seminary of Covington.
An act to establish the county of Meriwether.
An act in relation to donations, devises, and gifts to the common school fund of Kentucky.
An act establishing the Magoffin circuit court.
An act to amend the charter of the town of Brooksville, in Bracken county.
An act to repeal an act to incorporate the Campbell and Pendleton Turnpike Road Company, with the amendments thereto.
An act to incorporate the Richmond and Tate's Creek Ridge Turnpike Road Company.
An act for the appropriation of money.
An act to empower the city of Louisville to authorize the construction of railroads in any of its streets, to be propelled by horse power.
An act for the benefit of the Bank of Louisville.

The Senate took up for consideration a bill from the House of Representatives, entitled
An act for the appropriation of money.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

 Ordered, That said bill be made the special order for Saturday, February 25, at 10 o'clock, A. M.

A message was received from the House of Representatives, announcing that they had received official information from the Governor that he had approved and signed enrolled bills, which originated in the House of Representatives, of the following titles, viz:
An act for the benefit of Thomas Harris, late sheriff of Jessamine county.
An act to revise the laws relating to the public schools and academy of the city of Newport.
An act to create the 14th judicial district of this Commonwealth.
An act regulating the time of holding the circuit and the equity and criminal courts for the first judicial district.
An act to incorporate the town of Florence, in Boone county.
An act to incorporate and establish a police court in the town of Feliciana, in Graves county.
An act to increase the county levy of Woodford county.
An act for the benefit of W. Bourn, executor of B. F. Bourn, late sheriff of Montgomery county.
An act to amend an act, entitled "An act to increase the powers of the marshal and police judge of Columbia, in Adair county," approved March 10, 1856.

An act for the benefit of George J. Halbert, clerk of the Lewis circuit court.

An act for the benefit of Gideon Barnes, of Nelson county.

An act to amend the charter of the city of Newport.

An act for the benefit of the estate of Foster Hurst, deceased, and for other purposes.

An act to legalize the sale and purchase of poor-house lands in Montgomery county.

An act to empower the county court of Bath county to make subscription to the capital stock of turnpike road companies.

An act to incorporate the Avenue Presbyterian Church of Portland.

An act to amend the charter of the Danville, Dix River, and Lancaster Turnpike Road Company.

An act to incorporate the Garrard Lodge, No. 139, I. O. O. F.

An act for the benefit of John Thoms, guardian of Mary Houston Jackson.

An act creating an additional voting place in district No. 8, in Graves county.

An act to authorize the Anderson county court to sell the poor-house lands in said county.

An act to incorporate the city of Columbus.

An act to incorporate the Newcastle and Smithfield Turnpike Road Company.

An act for the benefit of John M. Johnson and L. L. Singleterry.

An act for the benefit of Wylie Harris, of Madison county.

An act for the benefit of A. J. Mershon, late sheriff of Rockcastle county, and his sureties.

An act to incorporate Ashland Division, No. 26, of Sons of Temperance, of Ashland, Greenup county.

An act creating an additional justices' district in Perry county.

An act for the benefit of William Romans, jailer of Garrard county.

An act for the benefit of Jane Yeaker, of Woodford county.

An act incorporating the Library Association Company.

An act to incorporate the Simpsonville and Bullskin Turnpike Road Company.

An act in relation to compiling and indexing the laws of a general nature of this Commonwealth.
An act to charter the Bullskin and Louisville Turnpike Road Company.
An act for the benefit of the Proctor and Beattysville districts in Owsley county.
An act for the benefit of Jefferson Gee and James B. Thomas.
An act for the benefit of Isaac N. Hill.
An act for the benefit of Dempsey King, late sheriff of Knox county.
An act for the benefit of W. T. V. Bradford, of Scott county.
An act for the benefit of Joe Allen, late clerk of the Breckinridge county and circuit courts.
An act for the benefit of James E. Secrest, late sheriff of Nicholas county.
An act to amend the charter of the Louisville Insurance Company.
An act to incorporate Grayson Springs Company.
An act for the benefit of David Hagins, late sheriff of Breathitt county.
An act to incorporate the town of Hammonsville.
An act to incorporate the Friendship Church of United Baptists in Russell county.
An act for the benefit of W. J. Fields, sheriff of Carter county.
An act to keep in repair the roads and highways in Carroll and Trimble counties.
An act for the benefit of the administrators of Joseph Robb, deceased.
An act to incorporate the Newstead Turnpike Road Company.
An act for the benefit of W. L. Mullins, of Rockcastle county.
An act to change the law in relation to warrants against persons for failing to work on roads in Carter county.
An act to repeal section 1st of an act for the benefit of the towns of Burlington and Hamilton.
An act for the benefit of Samuel Shearer and others.
An act for the benefit of Mary M. Helm, executrix of the last will and testament of T. J. Helm, deceased.
An act for the benefit of W. R. Dewees, late sheriff of Grayson county.
An act for the benefit of P. W. Napier, sheriff of Casey county.
An act for the benefit of the trustees of the town of Richmond.
An act to incorporate the Kentucky Lodge, No. 1, of the American Protestant Association, at Newport.
An act to allow Samuel Felts to appoint a deputy constable in the Russellville district.

An act to establish an office for recording deeds and mortgages at Covington.

An act indicating the means and mode of working roads in Oldham county.

An act to create an additional justices' and election district in Graves county.

An act to lay off Adair county into magistrates' and election districts.

An act to incorporate the trustees of the Associate Reform Congregation of Louisville.

An act to improve the public roads in the county of Logan.

An act to change the time of holding the quarterly courts in Whitley county.

An act to amend the charter of the Hopkinsville, Newstead, and Linton Turnpike Road Company.

An act to incorporate the North Middletown and Winchester Turnpike Road Company.

An act to incorporate the Concord and Tolesboro Turnpike Road Company.

An act offering a reward for the discovery of the cause of the disease called hog cholera, and a remedy that will cure said disease.

An act to establish a magistrates' district and voting place in Owsley county.

An act establishing an additional voting and justices' district in Hopkins county.

An act for the benefit of James Rowland, jailer of Lewis county, authorizing him to appoint a deputy.

An act to provide for the running and establishing the dividing line between Campbell and Pendleton counties.

An act to incorporate the Richmond, Otter Creek, and Boonesboro Turnpike Road Company.

An act to incorporate the town of Orangeburg, in Mason county.

An act for the benefit of Eliza Jane Shipman.

An act to increase the capital stock of the Lexington Gas Company.

The Senate then took up for consideration the report of the committee of Conference on the bill to apportion representation.
And the question being taken, "Shall the report of the committee be concurred in," it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


William C. Gillis, C. D. Pennebaker,

And so said report was concurred in.

The committee on Privileges and Elections reported a bill from the House of Representatives, entitled

An act to create an additional voting district in Jefferson county.

Mr. Pennebaker offered the following as an amendment to said bill, viz:

Amend by striking out sections 1, 2, and 3, and insert as follows:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That all that portion of Jefferson county contained within the following boundary shall constitute an additional election precinct, to be known as Oakland precinct, viz: Beginning at the city voting limits on 7th street, extended thence southwardly with the 7th street plank road to the point where it intersects the Salt River Turnpike Road; thence southwardly with said road to the limits of said Schardein's precinct; or at the store lately kept by Alexander Shively (on said turnpike;) thence westwardly with the county road to the Ohio river; thence with the Ohio river northwardly to Blankenbaker's precinct; from thence eastwardly, and with the voting limits of said city, to the beginning.

§ 2. All that portion of Jefferson county contained within the following boundary shall constitute an additional election precinct, to be known as the Churchill precinct, viz: Beginning at the voting limits of the city of Louisville on 7th street, extended thence southwardly with the 7th street plank road to the point where it intersects the Salt River Turnpike Road; thence southwardly to the limits of said Schardein's precinct, or store lately kept by Alexander Shively, or boundary.
The committee be
consists of Messrs. Cissell and
H. Jenkins, John L. Irvan, Cyrenius Wait,
J. T. Anthony; J. E. Gibson, William T. Anthony,
J. F. Fisk, T. F. Marshall,
W. T. Anthony, John F. Fisk, T. F. Marshall,
James R. Barrick, W. T. Anthony, John F. Fisk,
Charles Chambers, J. E. Gibson, William T. Anthony,
Benjamin P. Cissell, Asa P. Grover, William T. Anthony,
William S. Darnaby, John L. Irvan, William T. Anthony,
Samuel E. DeHaven, Samuel H. Jenkins, William T. Anthony,
John F. Fisk, T. F. Marshall,
So said amendment was rejected.
The yeas and nays being required thereon by Messrs. Pennebaker
and Grover, were as follows, viz:
Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) John F. Fisk, T. F. Marshall,
W. T. Anthony, J. E. Gibson, William H. McBrayer,
James R. Barrick, Robert E. Glenn, John A. Prall,
Charles Chambers, Asa P. Grover, William B. Read,
Benjamin P. Cissell, Thomas S. Grundy, Henry M. Rust,
William S. Darnaby, John L. Irvan, E. D. Walker,

§ 3. The place of voting in the Oakland precinct shall be at the toll
gate on the Cane Run Plank Road.
§ 4. The place of voting in the Churchill precinct shall be at the
house of "Schleider," or the old homestead of Col. Samuel Churchill.
§ 5. That the Schardein's precinct in said county shall be and is hereby
abolished.

And the question being taken thereon, it was decided in the nega-
tive.
The yeas and nays being required thereon by Messrs. Pennebaker
and Alexander, were as follows, viz:
Those who voted in the affirmative, were—
T. T. Alexander, William C. Gillis, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, James McKee, W. C. Whitaker—11.
George Denny, C. D. Pennebaker,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) J. E. Gibson, William H. McBrayer,
William T. Anthony, Robert E. Glenn, John A. Prall,
James R. Barrick, Asa P. Grover, William B. Read,
Charles Chambers, Thomas S. Grundy, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, E. D. Walker,
Samuel E. DeHaven, Samuel H. Jenkins,

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house of "Schleider," or the old homestead of Col. Samuel Churchill.
§ 5. That the Schardein's precinct in said county shall be and is hereby
abolished.

And the question being taken thereon, it was decided in the nega-
tive.
The yeas and nays being required thereon by Messrs. Pennebaker
and Alexander, were as follows, viz:
Those who voted in the affirmative, were—
T. T. Alexander, William C. Gillis, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, James McKee, W. C. Whitaker—11.
George Denny, C. D. Pennebaker,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) J. E. Gibson, William H. McBrayer,
William T. Anthony, Robert E. Glenn, John A. Prall,
James R. Barrick, Asa P. Grover, William B. Read,
Charles Chambers, Thomas S. Grundy, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, E. D. Walker,
Samuel E. DeHaven, Samuel H. Jenkins,
Those who voted in the negative, were—

T. T. Alexander, William C. Gillis, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Harrison Taylor,
John B. Bruner, James McKee, Cyrenius Wait,
George Denny, Charles D. Pennebaker, W. C. Whitaker—12.

Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act concerning voting at municipal elections in the city of Louisville.

Ordered, That said bill be made the special order for Friday, February 24th, at 10 o'clock and 5 minutes, A. M.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Col. Thomas Buford.

Ordered, That said bill be referred to the committee on the Revised Statutes.

The same committee reported a bill, entitled
A bill to define the boundary of Hammonsville, in Hart county.

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

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

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

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

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

The committee on County Courts reported bills from the House of Representatives, of the following titles, viz:
An act conferring certain powers on the Carter county court.
An act to change the time of holding the quarterly courts of Warren county.
An act for the benefit of the Daviess county court.
An act for the benefit of Lem. Hibbard, former sheriff of Laurel county.
An act to change the line dividing districts Nos. 1 and 7, in McCracken county, and fixing the places of voting therein.
An act for the benefit of James Howard, late clerk of Montgomery circuit and county courts.

An act to vest the Garrard county court with certain powers.

An act to amend and extend an act in relation to a new road in Lewis and Carter counties.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

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

The same committee reported bills from the House of Representatives of the following titles, viz:

An act to protect game in Boone and Grant counties.

An act to authorize the county court of Warren county to increase the county levy.

With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

The same committee reported bills of the following titles, viz:

A bill authorizing the presiding judge of the Greenup county court to appoint a clerk.

A bill for the benefit of Felix Jarboe, late sheriff of Marion county.

A bill allowing the county court of Greenup to levy and collect an ad valorem tax.

A bill supplemental to an act, passed at this session, amending an act to incorporate the Rough Creek Navigation and Manufacturing Company.

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

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

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

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

The same committee asked to be discharged from the further consideration of a leave to them referred to bring in a bill to abolish the
quarterly courts, and to transfer their jurisdiction and business to the county courts.

Which was granted.

The same committee reported bills of the following titles, viz:

A bill to repeal the 6th section of an act, entitled "An act to authorize the Barren county court to subscribe stock in the Barren County Railroad.

A bill to amend an act incorporating the town of Shelbyville, approved February 21, 1846. Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

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

The rule of the Senate, constitutional provision, and 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 same committee reported a bill, entitled

A bill to increase the jurisdiction of the Greenup quarterly court. Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Walker offered an amendment to said bill. Which was adopted.

On motion of Mr. Andrews,

Ordered, That said bill, as amended, be laid upon the table.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Leesburgh and Connersville Turnpike Road Company.

An act to incorporate Model Lodge, No. 200, Ancient York Masons. An act to incorporate the Hardinsburg and Cloverport Turnpike Road Company.

An act for the benefit of the sheriff of Hopkins county.

An act authorizing the Harrison county court to subscribe stock in turnpike roads.
JOURNAL OF THE SENATE. 685

An act to incorporate the Owingsville, Bald Eagle, and Sharpsburg Turnpike Road Company.

An act for the benefit of Wm. J. Fields, sheriff of Carter county.

An act to incorporate Independence Lodge, No. 3, Ancient Order of Good Fellows.

An act to charter Big Spring and Brandenburg Turnpike Road Company.

An act to incorporate the Union, Cumberland Presbyterian, and Methodist Episcopal Church South in Franklin, Simpson county.

An act to incorporate Masonic Lodge, No. 227, of Ancient York Masons, in the county of Muhlenburg.

An act to discontinue the State road leading from Georgetown to Covington, lying in Grant county.

An act changing the Western Maysville district, in Mason county.

An act to discontinue an additional civil district in Warren county.

An act to amend the law establishing the county of Metcalfe.

An act to amend section 3d, article 3d, chapter 91, of the Revised Statutes.

An act to incorporate Kentucky Lodge, No. 1, Ancient Order of Good Fellows, at Newport.

An act to permit Lindsey W. Sears, to peddle in Whitley county without license.

An act to close certain streets in the town of Taylorsville.

An act for the benefit of Benjamin Gaddie.

An act to incorporate the Bardstown Turnpike Road Company.

An act to establish an additional civil district in Warren county.

An act authorizing the county court of Warren to sell the poorhouse lands of said county.

An act to charter the Bardstown Turnpike Road Company.

An act to establish an additional civil district in Warren county.

An act to amend the law establishing the county of Metcalfe.

An act to amend an act, entitled "An act to incorporate the Monday's Landing and Harrodsburg Turnpike Road Company," approved February 15, 1858.

An act to amend section 3d, article 3d, chapter 91, of the Revised Statutes.

An act to incorporate Kentucky Lodge, No. 1, Ancient Order of Good Fellows, at Newport.

An act to permit Lindsey W. Sears, to peddle in Whitley county without license.

An act to close certain streets in the town of Taylorsville.

An act for the benefit of Benjamin Gaddie.

An act to charter the Hardin County Agricultural and Mechanical Association.

An act to charter Tradewater Coal Mining Company, &c.

An act to incorporate Hoffmansville Lodge, No. 252, of Free and Accepted Masons.

An act to amend an act incorporating the Harrodsburg and Cornishville Turnpike Road Company.

An act for the benefit of David Devon, of Greenup county.

An act to authorize the trustees of the town of Bowling-Green to dispose of certain lots in said town.
An act to incorporate the Mobile and Ohio Telegraph Company.
An act to change the line of district No. 8, in Harrison county.
And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of the penitentiary.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

The question was taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson, William H. McBrayer,
William T. Anthony, Robert E. Glenn, Charles D. Pennebaker,
Benjamin P. Cissell, Asa P. Grover, John A. Prall,
A. D. Cosby, Thomas S. Grundy, William B. Read,
William S. Darnaby, Samuel Haycraft, Henry M. Rust,
Alex. L. Davidson, John L. Irvan, Cyrenius Wait,

John F. Fisk, Thornton F. Marshall,

Those who voted in the negative, were—

T. T. Alexander, George Denny, Harrison Taylor,
Landaff W. Andrews, John M. Johnson, E. D. Walker,
James R. Barrick, James McKee, W. C. Whitaker—11,
John B. Bruner, Albert G. Rhea,

Resolved, That the title thereof be as aforesaid.

The Senate, according to order, took up a bill, entitled
A bill directing certain improvements to be made in the penitentiary.
Ordered, That said bill be laid upon the table.

The Senate, according to order, also took up a bill, entitled,
A bill to create the office of warden of the penitentiary, and for other purposes.

Ordered, That said bill be referred to the committee on Revised Statutes.

By special leave, the committee on the Penitentiary reported a bill from the House of Representatives, entitled
An act concerning the penitentiary.

Ordered, That said bill be referred to the committee on Revised Statutes.

On motion of Mr. Rust,
The Senate took up for consideration the motion to reconsider the vote by which the Senate rejected a bill, entitled
A bill to extend State aid to railroads and turnpikes.

Messrs. Marshall and Grover 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 reconsidering the vote by which said bill was rejected, and it was decided in the negative.

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

Those who voted in the affirmative, were:

Landaff W. Andrews, Thomas S. Grundy, John B. Bruner, George Denny, John F. Fisk, William C. Gillis,
James R. Barrick, Samuel Haycraft, James McKee, Charles D. Pennnebaker, Henry M. Rust,
John B. Prall, Samuel Haycraft, C. J. Walton, Charles D. Pennebaker, C. J. Walton,
W. C. Whitaker.

Those who voted in the negative, were:

Mr. Speaker, (Porter,) Alex. L. Davidson, Mr. Andrews moved to be allowed to have his vote recorded upon the question of concurring in the report of the committee of Conference.

T. T. Alexander, Samuel E. DeHaven, John M. Johnson,
William T. Anthony, J. E. Gibson, Thornton F. Marshall,
Charles Chambers, Robert E. Glenn, William H. McBrayer,
Benjamin P. Cissell, Asa P. Grover, John A Prall,
A. D. Cosby, John L. Irvan, William B. Read,

So the Senate refused to reconsider said vote.

Mr. Andrews moved to be allowed to have his vote recorded upon the question of concurring in the report of the committee of Conference.
The Speaker decided, that as the Senator was not in the Senate Chamber when the question was put, he could not have his vote recorded.

From which decision Mr. Andrews appealed, and filed the following bill of exceptions, viz:

Mr. Andrews stated that he had been in the Senate all morning; had voted, as the journal would show, several times; and had been called on business to the ante-room, a room adjoining the Chamber, to which members resorted for business, and used as a committee room, which, for all practical purposes, was a part of the Senate Chamber; and when the Speaker stated the question to the Senate upon concurring in the report of the committee of Conference on the apportionment of representation, that he heard the Speaker's voice; and when the clerk called his name he walked to the door between the Chamber and ante-room, but not inside the Chamber, and looked at the Speaker and bowed, intending and desiring to be recognized by the Speaker, and, as he supposed at the time, he was so recognized; from which he supposed, when the call was through, he could vote, he not desiring to disturb the call by the clerk; when the call was through, and before the result was announced, a Senator moved that he be permitted to record his vote; it was decided that if the Senator's vote would change the result he could not vote under the rule. Mr. Andrews stated that it was well known to the Senate, that while it is true that he had not been a member of the committee on apportionment, that he had fully concurred in the minority report, (Mr. Bruner's;) and for the reasons stated in the report; that because of these views he could not and would not vote for any apportionment bill, however just and fair the same might be. He, therefore, not desiring to lose his vote, moved that he now be permitted to record his vote against said bill; which motion the Speaker overruled, as out of order, and from which Senator Andrews appealed.

Mr. Whitaker moved to send a committee to the House of Representatives, and ask leave to withdraw the concurrence of the Senate to the report made by the committee of Conference upon the bill to apportion representation.

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

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

Those who voted in the affirmative, were—

T. T. Alexander,  
Landaff W. Andrews,  
John B. Bruner,  
Alex. L. Davidson,  
George Denny,  
J. E. Gibson,  
William C. Gillis,  
Thomas S. Grundy,  
Samuel Haycraft,  
John M. Johnson,  
William H. McBrayer,  
James McKee,  
C. D. Pennebaker,  
Albert G. Rhea,  
Henry M. Rust,  
Harrison Taylor,  
Cyrenius Wait,  
W. C. Whitaker—18.
Those who voted in the negative, were—

A. D. Cosby, Samuel H. Jenkins,

The Speaker appointed Mr. Fisk as said committee, who in a short time reported that the committee had discharged its duty, and laid the report of said committee on the Secretary's table.

Mr. Fisk raised a question of order, stating that the appeal of Mr. Andrews ought not to be entertained by the Speaker, because it was not taken within a reasonable time, as required by the rules.

The Speaker decided the appeal of Mr. Andrews out of order, from which decision there was no appeal taken.

By special leave, Mr. Gibson obtained leave to bring in a bill to increase the salary of the Treasurer, and give him a clerk.

Messrs. Gibson, Andrews, and Prall were directed to prepare and bring in said bill.

The committee on Internal Improvement reported bills from the House of Representatives, of the following titles, without amendment, viz:

An act supplemental to an act, entitling “An act regulating tolls on flatboats and other crafts on slackwater streams,” approved February 5, 1860.

An act establishing a new road from the mouth of Scott's branch, in Lewis county, to the State road, in Carter county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Speaker announced that he had received information of the death of the Hon. John G. Lyon, late Senator from the city of Louisville.

Mr. Pennebaker offered the following resolutions, viz:

Whereas, It has pleased Almighty God to remove from among us our estimable associate, John G. Lyon, late Senator from the Louisville district; and the Senate, sharing in the general sorrow which this event, so melancholy and so startlingly sudden, has produced, and
wishing to mark its appreciation of his public services and private virtues; therefore, be it

Resolved, That the State has lost an honest and faithful public servant, and that we deeply sympathize with his family and friends in their bereavement.

Resolved, That as an evidence of our respect for his memory, we will wear the usual badge of mourning for thirty days, and do now adjourn until to-morrow.

Resolved, That a copy of these resolutions be forwarded to the widow of the late Senator, by the Speaker of the Senate, with a proper expression of our sympathy for her, on the sad deprivation which Providence has visited upon her.

Which were unanimously adopted.

And then the Senate adjourned.

FRIDAY, FEBRUARY 24, 1860.

The Senate took up for consideration bills from the House of Representatives, of the following titles, viz:

1. An act to define the jurisdiction of the Jefferson circuit court.

2. An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge.

3. An act for the benefit of the Bank of Louisville.

4. An act to establish the county of Meriwether.

5. An act extending the time for contesting the election of jailer of Jefferson county.

6. An act to extend the limits of the town of Elkton.

7. An act to amend an act, entitled "An act to amend and reduce into one the road laws of Greenup and Lewis counties."

8. An act to amend an act establishing the Deposit Bank at Mount Sterling.

9. An act in relation to donations, devises, and gifts to the common school fund of Kentucky.

10. An act establishing the Magoffin circuit court.
11. An act to amend the charter of the town of Brooksville, in Bracken county.

12. An act to repeal an act to incorporate the Campbell and Pendleton Turnpike Road Company, with the amendments thereto.

13. An act to incorporate the Richmond and Tate’s Creek Ridge Turnpike Road Company.

14. An act to empower the city of Louisville to authorize the construction of railroads in any of its streets, to be propelled by horse power.

Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st be referred to the committee on Circuit Courts; the 2d and 6th to the committee on Education; the 3d and 8th to the committee on Banks; the 4th, 7th, and 9th to the committee on the Revised Statutes; the 10th, 11th, and 14th to the committee on the Codes of Practice; the 12th and 13th to the committee on the Sinking Fund, and the 5th to the committee on the Revised Statutes, with instructions to report the same back to the Senate at 3 o’clock P. M.

Mr. Grover presented the remonstrance of sundry citizens of Anderson county, against the passage of an act proposing the removal of a toll-gate near Rough and Ready.

Which was received, the reading dispensed with, and referred to the appropriate committee.

By special leave, the committee on Education reported a bill, entitled

A bill fixing the time of holding the quarterly court of the county of Daviess.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Gibson, from a select committee, reported a bill, entitled
A bill to increase the salary of the Treasurer, and to provide for the
employment of a clerk in his office.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That the Public Printer forthwith print 150 copies thereof
for the use of the General Assembly, and that it be made the special
order for Saturday, February 25th, at 3 o'clock and 15 minutes, P. M.
The committee on Finance reported a bill, entitled
A bill relative to the dividing line between the States of Kentucky
and Tennessee.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill having been dispensed with,
Ordered, That said bill be engrossed and read the third time.
The rule of the Senate, constitutional provision, and third reading
of said bill having been 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 the constitution, were
as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) Alex. L. Davidson, James McKee,
T. T. Alexander, Samuel E. DeHaven, C. D. Pennebaker,
William T. Anthony, J. E. Gibson, John A. Prall,
Landaff W. Andrews, William C. Gillis, William B. Read,
James R. Barrick, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
Charles Chambers, John L. Irvan, E. D. Walker,
Benjamin P. Cissell, John M. Johnson, C. J. Walton,
William S. Darnaby,

Those who voted in the negative, were—

Resolved, That the title thereof be as aforesaid.

A message was received from the House of Representatives, an-
nouncing that they had concurred in an amendment of the Senate,
striking out the 22d section of an act originating in the House of Representatives, entitled
An act to charter the Russellville, and Owensboro Railroad Company,

But had refused to concur in the substitute adopted by the Senate for said section.

And that they had passed a joint resolution of the following import, viz:

WHEREAS, A bill for the benefit of the penitentiary, which passed the House of Representatives on the 15th instant, with an amendment to the third section, striking out of the seventh line of said section the words, “to the credit of the sinking fund,” and insert in lieu thereof, “in the treasury,” and the bill having been reported to the Senate, and passed by that body on the 23d instant, without this amendment; therefore, be it

Resolved, That the Clerks of the House of Representatives and Senate be directed to make the necessary correction, so that the bill will be enrolled as it was passed by the House of Representatives.

The Senate then, according to special order, took up for consideration a bill from the House of Representatives, entitled,

An act to provide an efficient police department in the city of Louisville.

The question pending being an amendment reported by the committee on Circuit Courts,

Mr. Fisk 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 demanded thereon by Messrs. Pennebaker and Walton, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Alex. L. Davidson, William H. McBrayer,
James R. Barrick, Samuel E. DeHaven, William B. Read,
Benjamin P. Gissell, Asa P. Grover,

Those who voted in the negative, were—

T. T. Alexander, William C. Gillis, C. D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, John A. Prall,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
A. D. Cosby, Samuel H. Jenkins, Cyrenius Wait,
George Denny, John M. Johnson, W. C. Whitaker—17.
J. E. Gibson, James McKee,
The hour having arrived for considering the order of the day, the further consideration of said bill was postponed for the present.

The Senate then took up for consideration a resolution from the House of Representatives, entitled

A resolution authorizing the Clerks of the House of Representatives and Senate to correct a clerical error in a bill, entitled

An act for the benefit of the penitentiary.

Which was twice read and concurred in.

The Senate then, according to order, took up for consideration the message of the House of Representatives, refusing to concur in the substitute proposed by the Senate for the 22d section of an act, entitled

An act to charter the Russellville and Owensboro Railroad Company.

On motion of Mr. Fisk,

Ordered, That the Senate insist upon its amendment.

The Senate then, according to order, took up for consideration a bill, entitled

A bill concerning the sinking fund.

Mr. Johnson offered the following amendment, viz:

That the commissioners be directed to subscribe for the stock required to be taken by this act, in the Bank of Kentucky, Bank of Louisville, and Southern Bank of Kentucky, pro rata.

Mr. Prall moved that said bill and amendment be laid on the table.

And the question being taken thereon, it was decided for the negative.

The yeas and nays being required thereon by Messrs. Fisk and Chambers, were as follows, viz:

Those who voted in the affirmative, were—

Benjamin P. Cissell, John L. Irvan,

Those who voted in the negative, were—


So the Senate refused to lay said bill and amendment on the table.
The question was then taken on adopting the amendment offered by Mr. Johnson, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Cissell and Johnson, were as follows, viz:

Those who voted in the affirmative, were—

George Denny, John M. Johnson, James McKee—3.

Those who voted in the negative, were—


So said amendment was rejected.

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. Fisk and Prall, were as follows, viz:

Those who voted in the affirmative, were—


Resolved, That the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed bills, originating in the Senate, of the following titles, viz:

- An act for the benefit of F. Wright, executor of Richard Bain.
- An act to authorize the trustees of Poplar Plains, in Fleming county, to sell school house and lot in said town.
- An act regulating the time of holding the equity, penal, and criminal term of the Washington circuit court.
An act to change the time of holding the February term of the Trigg circuit court.
An act allowing sheriffs and other persons pay for summoning jurors from other counties than that in which the action lies.
An act to incorporate the Smithfield and Shelby county Turnpike Road Company.
An act to create an additional justices' and election district in Whitley county.
An act to incorporate the German Improvement and Relief Society, in the city of Maysville.
An act supplemental to an act, entitled "An act to incorporate the town of Cloverport and Lower Cloverport into the town of Cloverport," approved February 11, 1860.
An act to establish a voting place in district No. 6, in Owsley county.
An act to authorize a sale of the Presbyterian Church of Tompkinsville.
An act to incorporate the second Presbyterian Church of Louisville.
An act to revive and extend the charter of the Covington and Taylor's Mill Turnpike Road Company.
An act to amend the charter of the Louisville and Cane Run Plank Road Company.
An act to authorize circuit and equity and criminal courts to make persons entitled to inherit as heirs at law.
And that they had passed bills of the following titles, viz:
An act for the benefit of Jacob Rice.
An act limiting the powers of circuit judges in certain cases.
An act in relation to peddlers.
An act for the benefit of A. N. Jolly, of Breckinridge county.
An act for the benefit of Thomas S. Walls, of Breckinridge county.
An act prescribing the fees of justices of the peace in certain cases.
An act to incorporate the Henderson Savings Institution, at Henderson.
An act to incorporate the City Bank of Henderson.
An act for the benefit of Wm. S. Gibbs, sheriff of Hancock county.
An act to repeal an act to charter the Alexandria Turnpike Road Company.
An act for the benefit of Thomas H. Hanks, clerk of the Anderson circuit court.
An act to incorporate the McAfee Academy, in Mercer county.
An act to amend the several acts concerning the town of Campbellsville.

An act to allow the Muldrough's Hill, Campbellsville, and Columbia Turnpike Road Company to establish a toll-gate.

An act authorizing the court of claims of Trimble county to increase the poll tax thereof.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled

An act to amend an act establishing the quarterly courts.

Ordered, that said bill be laid on the table.

Mr. Fisk, from the committee on the Revised Statutes, according to order, reported a bill from the House of Representatives, entitled

An act to extend the time for contesting the election of jailer of Jefferson county.

The question was then taken on dispensing with the third reading of said bill, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Pennebaker and Alexander, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, William H. McBrayer,
Charles Chambers, J. E. Gibson, John A. Prall,
A. D. Cosby, Robert E. Glenn, E. D. Walker,

Those who voted in the negative, were—

T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait—11.

George Denny, James McKee,
Asa P. Grover, C. J. Walton.

Ordered, that said bill have its third reading on to-morrow, at 10 o'clock, A. M.

The Senate then took up for consideration, according to order, a bill from the House of Representatives, entitled

An act to amend chapter 27, article 5, Revised Statutes, title Courts.

It was moved to commit said bill to the committee of the Judiciary, with instructions to report the same back to the Senate on Monday next, at 10 o'clock, A. M.

And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Walker and Andrews, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, John F. Fisk, C. D. Pennebaker,
Landaff W. Andrews, William C. Gillis, John A. Prall,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
George Denny, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, J. E. Gibson, John M. Johnson,
James R. Barrick, Robert E. Glenn, Albert G. Rhea,
Charles Chambers, Asa P. Grover, E. D. Walker,
A. D. Cosby, John L. Irvan, C. J. Walton—16.
Alex. L. Davidson,

Mr. Darnaby moved to lay said bill on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Irvan and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
T. T. Alexander, J. E. Gibson, John A. Prall,
W. T. Anthony, Robert E. Glenn, William B. Read,
James R. Barrick, Asa P. Grover, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
Charles Chambers, John L. Irvan, E. D. Walker,
A. D. Cosby, Samuel H. Jenkins, C. J. Walton,
Alex. L. Davidson, William H. McBryer,

Those who voted in the negative, were—

George Denny,

So said bill was laid on the table.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled

An act to incorporate the Lexington and Danville Railroad Company.

Sundry amendments were proposed to said bill.
Which were adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on the Judiciary reported bills from the House of Representatives of the following titles, viz:
An act to amend the charter of the city of Louisville for school purposes.
An act to regulate the holding of certain terms of the Kenton circuit courts in Kenton county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The committee on the Judiciary reported bills from the House of Representatives of the following titles, viz:
An act for the benefit of the city of Louisville.
An act to amend the charter of the city of Louisville.
Reported the same with amendments thereto. Which were adopted.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill, entitled
A bill for the benefit of Robert Eastham, late sheriff of Lawrence county.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The committee on Internal Improvement reported a bill, entitled
A bill to amend an act incorporating the Lexington and Winchester
Turnpike Road Company.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
The Senate then took up for consideration a bill from the House of
Representatives, entitled
An act to reduce the price of unappropriated lands in Jackson coun-
ty.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
The Senate then, according to special order, took up for considera-
tion a bill from the House of Representatives, entitled,
An act to incorporate the Benson Turnpike Road Company.
Mr. Pennebaker offered an amendment to said bill.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
The Senate took up for consideration a bill from the House of Rep-
resentatives, entitled
An act authorizing railroad corporations to make certain contrac-
ties with express companies.
Mr. Pennebaker offered an amendment to said bill. Which was adopted.

Ordered, That said bill, as amended, be read a second time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate took up for consideration a bill from the House of Representatives, entitled

An act to amend the charter of the city of Louisville. Mr. Pennebaker offered an amendment to said bill. Which was adopted.

Ordered, That said bill, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate, according to order, took up bills of the following titles, viz:

A bill in relation to citizens or subjects of foreign countries who have rights secured by treaties.

A bill to allow additional fees to circuit and county court clerks, and county surveyors.

Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate, according to order, also took up a bill, entitled,

A bill to establish the Real Estate and Building Association of Louisville.

Mr. Pennebaker 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 Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
By special leave, Mr. Pennebaker, from the committee on the Judiciary, reported bills of the following titles, viz:

A bill to amend the title of an act to incorporate W. A. Myers Louisville Commercial College.

A bill to repeal so much of an act, entitled "An act to create the 14th judicial district," as applies to the county of McLean.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill, entitled

A bill for the benefit of the legal representatives of the late John G. Lyon.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

The question was taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, John M. Johnson,
Landaff W. Andrews, J. E. Gibson, William H. McBreyer,
James R. Barrick, William C. Gillis, James McKee,
John B. Bruner, Robert E. Glenn, Charles D. Pennebaker,
Charles Chambers, Asa P. Grover, Albert G. Rhea,
A. D. Coshy, Samuel Haycraft, Cyrenius Wait,

In the negative—none.

Resolved, That the title thereof be as aforesaid.
The Senate then took up for consideration the resolutions offered by Mr. Johnson, instructing our Senators and requesting our Representatives in Congress to procure the reduction of the tariff in foreign countries upon American tobacco.

Which were read twice and adopted.

The Senate also took up a bill, entitled

A bill to provide for the publication of the general laws, sheriffs' sales, and other legal advertisements, in newspapers.

Said bill is as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Secretary of State shall cause to be published, in some newspaper published in each county in the State, wherein a newspaper is printed, all the laws of a general nature that may be passed by the Legislature, as soon as practicable after they have been enacted. Where more than one newspaper is printed in a county, the Secretary shall cause the same to be published in each of said papers. Immediately upon the enactment of a law of a general character, it shall be published in some one or two newspapers printed in Frankfort, selected by the Secretary of State as aforesaid; the Secretary of State, having read the proof, and carefully compared it with the enrolled bill on file in his office, shall certify to its correctness, and have copies sent forthwith to the publishers of newspapers, in the several counties, who have the publication of the said laws; and they shall publish it in their respective papers without delay; and the clerk of the county court in each county, or his deputy, shall carefully compare the proof thereof with the copy of the law sent by the Secretary of State, and certify that the same is correctly copied. The publisher of every newspaper publishing the laws shall, without charge therefor, furnish the state department, the Auditor of Public Accounts, the circuit court clerk, and the county court clerk, each with a copy of each number of his paper containing the laws without delay. No publisher of the laws shall divide a law, unless it makes more than two pages of his newspaper, when set in the smallest newspaper type ordinarily used by him. So soon as practicable, after the adjournment of each session of the Legislature, the Public Printer shall put together, in pamphlet form, all the laws of a general nature enacted during the session, properly arranged and numbered; and the Secretary of State shall cause a copy of said pamphlet to be transmitted to each publisher of the laws, together with a statement of the amount of compensation due the publisher for the publication of the laws, which shall be estimated at one dollar, ($1) per page of the book of general laws printed by the Public Printer; and attached to the statement of the account shall be a blank form of an affidavit, to be filed, and sworn to by the publisher before a justice of the peace, or other person authorized to administer oaths in this Commonwealth, stating that he had carefully compared the laws published in his paper with the pamphlet copy sent him by the Secretary of State, and that all of them had been publish-
By special leave, Mr. Pennebaker, from the committee on the Judiciary, reported bills of the following titles, viz:

A bill to amend the title of an act to incorporate W. A. Myers Louisville Commercial College.

A bill to repeal so much of an act, entitled "An act to create the 14th judicial district," as applies to the county of McLean.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill, entitled

A bill for the benefit of the legal representatives of the late John G. Lyon.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

The question was taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—


In the negative—none.

Resolved, That the title thereof be as aforesaid.
The Senate then took up for consideration the resolutions offered by Mr. Johnson, instructing our Senators and requesting our Representatives in Congress to procure the reduction of the tariff in foreign countries upon American tobacco.

Which were read twice and adopted.

The Senate also took up a bill, entitled
A bill to provide for the publication of the general laws, sheriffs' sales, and other legal advertisements, in newspapers.

Said bill is as follows, viz:

§1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Secretary of State shall cause to be published, in some newspaper published in each county in the State, wherein a newspaper is printed, all the laws of a general nature that may be passed by the Legislature, as soon as practicable after they have been enacted. Where more than one newspaper is printed in a county, the Secretary shall cause the same to be published in each of said papers. Immediately upon the enactment of a law of a general character, it shall be published in some one or two newspapers printed in Frankfort, selected by the Secretary of State as aforesaid; the Secretary of State, having read the proof, and carefully compared it with the enrolled bill on file in his office, shall certify to its correctness, and have copies sent forthwith to the publishers of newspapers, in the several counties, who have the publication of the said laws; and they shall publish it in their respective papers without delay; and the clerk of the court in each county, or his deputy, shall carefully compare the proof thereof with the copy of the law sent by the Secretary of State, and certify that the same is correctly copied. The publisher of every newspaper publishing the laws shall, without charge therefor, furnish the state department, the Auditor of Public Accounts, the circuit court clerk, and the county court clerk, each with a copy of each number of his paper containing the laws without delay. No publisher of the laws shall divide a law, unless it makes more than two pages of his newspaper, when set in the smallest newspaper type ordinarily used. So soon as practicable, after the adjournment of each session of the Legislature, the Public Printer shall put together, in pamphlet form, all the laws of a general nature enacted during the session, properly arranged and numbered; and the Secretary of State shall cause a copy of said pamphlet to be transmitted to each publisher of the laws, together with a statement of the amount of compensation due the publisher for the publication of the laws, which shall be estimated at one dollar, ($1) per page of the book of general laws printed by the Public Printer; and attached to the statement of the account shall be a blank form of an affidavit, to be filed, and sworn to by the publisher before a justice of the peace, or other person authorized to administer oaths in this Commonwealth, stating that he had carefully compared the laws published in his paper with the pamphlet copy sent him by the Secretary of State, and that all of them had been publish-
ed by him, agreeably to law and the instructions of the Secretary of State. The publisher, on filing the statement of his account by the Secretary of State, with the affidavit attached, with the Auditor of Public Accounts, shall receive a warrant on the State Treasurer for the amount of compensation due him.

§ 2. All General proclamations by the Governor of the Commonwealth, ordered by law to be published in newspapers printed at Frankfort, shall be published, for such time not exceeding one month, as the Governor, by the Secretary of State, may direct, in all the newspapers in the State which publish the public laws by authority. And all general notices published by the Auditor of Public Accounts, Secretary of State, Superintendent of Public Instruction, or other public officer of the State, containing information of interest to the people of this Commonwealth at large, shall be inserted in the said newspapers according to the orders of said officer or officers. All proclamations of the Governor, offering rewards for the apprehension of criminals, or persons charged with criminal offenses, shall be published in the newspaper printed in the county where the criminal offense was committed, if a newspaper is printed in such county, as well as in the papers printed at Frankfort, of sales of land for taxes, etc., by the Auditor or agent of the State, shall be advertised in the county where the land lies, if a newspaper is printed in the county, in addition to the manner they are now published. The compensation to publishers of newspapers for all such proclamations by the Governor, and notices, etc., by the Auditor or other public officer, shall be at the rate of fifty cents per square, of three hundred ems brevier, or smaller type, for the first insertion, and twenty-five cents per square for each subsequent insertion. And on the presentation of his account, duly sworn to, by any publisher of a newspaper authorized to publish the said proclamations, notices, etc., the Auditor of Public Accounts shall issue his warrant for the amount thereof.

§ 3. The sheriff of each county shall advertise, once a week, in each newspaper printed in the county, for three weeks (four insertions) prior to the regular terms of the circuit court of the county, a proclamation in the name of the circuit court judge, designating the time of the commencement and duration of the term. He shall also give due notice by advertisement in the newspapers of the holding of any special term of the circuit court. The sheriff shall also advertise in each newspaper printed in the county, three weeks (four insertions) prior to any regular general election, a proclamation in the name of the Governor of the Commonwealth, designating the day of the election; the hours of opening and closing the polls; the places of voting in the respective precincts; the offices to be filled; and the names of the officers appointed to hold the election; and the time and place of the meeting of the officers to compare and ascertain the aggregates of the votes polled in the county for the respective candidates, etc. He shall also give due notice, in like manner, of every special election to fill vacancies. The compensation for the publications under this section shall be fifty cents per square, of three hundred brevier, or smaller type, for the first insertion, and twenty-five cents per square
for each subsequent insertion; and shall be allowed by the court of claims of the respective counties, on a statement of the account being made out and presented to it.

§ 4. That lands and tenements and negroes, and goods and chattels, when the value thereof exceeds in amount the sum of one hundred dollars, taken in execution, shall not be sold until the officer causes public notice of the time and place of sale to be given, for at least thirty days before the sale, by advertisement in the newspaper printed in the county having the largest circulation; or, in case no newspaper be printed in the county, then in some newspaper printed nearest thereto, if such newspaper be published in an adjoining county, and by putting up a written advertisement at the court-house door, and in at least five other public places in the county; two of which shall be put up in the vicinity of where such lands and tenements, etc., lie and are. All sales made without such advertisement shall be set aside by the court to which the execution is returnable, on motion: Provided, however, That if the property taken in execution is of less value than one hundred dollars, the putting up of written notices of sale, as above required, shall be sufficient. And all lands and tenements, negroes, and goods and chattels, decreed to be sold by authority of any order or decree, in ordinary or equity, by any court of record in this State, by a commissioner or other person; and all real, mixed, and personal property to be sold by the executors, administrators, or curators of deceased persons; and all property to be sold by mortgagees, trustees, or assignees, shall be, and are hereby, made subject to the same conditions, so far as regards the advertising the same for sale, as property taken in execution, and shall be in like manner advertised prior to being offered for sale. The compensation to the publisher of the newspaper in which these advertisements are published shall not exceed the rates now generally charged, viz: one dollar per square of three hundred ems brevier, or smaller type, for the first insertion, and twenty cents per square for each subsequent insertion; and the amount of the charge shall be inserted at the bottom of each advertisement; and the officer who levies upon goods and chattels, lands and tenements, or negroes, or the person who is charged with the duty of selling property by virtue of any writ of execution, or decree or order issued from any court in this State, may collect the same in the same manner that the officers' fee bills in the case are now collected.

§ 5. It shall be the duty of all executors and administrators, on taking out letters of administration, to give notice of such fact through some newspaper printed as heretofore provided. And all commissioners appointed by the courts to audit claims, and all executors, administrators, curators, trustees, assignees, etc., whose duty it is to audit and settle the accounts of deceased and other persons, shall publish a notice in some newspaper printed, as heretofore provided, setting a time and place, when and where all persons having claims against, or are indebted to, the estates, or to the parties, must attend and settle their indebtedness and have their claims audited.

§ 6. It shall be the duty of the clerk of the circuit court, and of the clerk of the county court, of each county in this State, to publish in
the newspaper of his county having the largest circulation, all orders of warning, etc., in their respective courts, in ordinary and equity, for at least one month previous to the term of the court next succeeding that at which the order was made; and if there be no newspaper printed in the county, he shall have such notices published in the newspaper printed nearest thereto. The compensation to the publisher of the newspaper for the advertising of these orders of warning, etc., shall be one dollar per square of three hundred ems of brevier, or smaller type, for the first insertion, and twenty-five cents per square for each subsequent insertion; the amount of the charge shall be inserted at the bottom of each advertisement; and the clerk shall tax it, as part of the costs in the cause, on his fee bill.

§ 7. It shall be the duty of the clerk of the county court, in each county, annually, immediately after the adjournment of the court of claims, to make out a complete list of the receipts and expenditures of the county for the preceding fiscal year, giving in detail the sources of the revenue, and to whom and for what purposes the several items of expenditures were made; which list of receipts and expenditures shall be published once a week, for three consecutive weeks, in each newspaper printed in the county; or, if there be no newspaper printed in the county, he shall publish it in a newspaper printed in a county adjoining thereto; and if there is none in the county or one adjoining thereto, he shall put up a printed or written copy of such list in his office, one at the door of the court-house, and one at each place of voting in the county. He shall also, annually, make out an alphabetical list of all unrecorded deeds, mortgages, etc., in his office, stating briefly the cause why unrecorded, (but no deed or mortgage shall be advertised more than once,) and have the same published once a week, for three consecutive weeks, during the month of January in each year, in the newspaper printed in the county having the largest circulation; or, if no newspaper is printed in the county, he shall publish it in a newspaper printed in an adjoining county; and if there be no newspaper printed, he shall put up written or printed copies, as directed in regard to the receipts and expenditures; when published in a newspaper, he shall pay to the publisher not exceeding the sum of ten cents per deed, as compensation; which sum shall be taxed on the deed, and paid to the clerk by the party having the deed recorded.

§ 8. It shall also be the duty of the clerk of the county court to subscribe, in the name of the county court, for one copy of each newspaper printed in the county; and he shall carefully file and preserve them; and at the end of the year have them well and strongly bound, and kept in his office with his record books; and in all suits regarding facts of legal notices, advertisements, etc., etc., the said newspapers may be introduced as record evidence.

§ 9. All estrays taken up shall be advertised in the newspaper printed in the county where they are taken up, having the largest circulation, for four consecutive weeks; or, if no newspaper is printed in the county, in a newspaper printed in the county nearest thereto.

§ 10. All runaway negroes apprehended and committed to jail shall
be advertised, as now provided by law, in the newspaper having the largest circulation; or, if there is no newspaper printed in the county, in a newspaper printed in the county nearest thereto.

§ 11. This act shall go into effect from its passage; and all acts and part of acts which come in conflict with the provisions of this act, are hereby repealed, or made to conform herewith.

Mr. Denny moved to lay said bill on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Fisk and Grover, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson, Samuel H. Jenkins, John M. Johnson,
William T. Anthony, William C. Gillis, William H. McBryer,
James R. Barrick, Robert E. Glenn, James McKee,
Charles Chambers, Asa P. Grover, Cyrenius Wait,
Benjamin P. Cissell, Samuel Haycraft, C. J. Walton—19.
Alex. L. Davidson, John L. Irvan,
George Denny,

Those who voted in the negative, were—

T. T. Alexander, Samuel E. DeHaven, John A. Prall,
Landaff W. Andrews, John F. Fisk, Albert G. Rhea,
William S. Darnaby,
So said bill was laid on the table.

Mr. Andrews moved to adjourn.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Grover and Prall, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, Charles Chambers, Charles D. Pennebaker,
James R. Barrick, Samuel Haycraft, Cyrenius Wait—8.
John B. Bruner, John M. Johnson,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) George Denny, Samuel H. Jenkins,
T. T. Alexander, John F. Fisk, William H. McBryer,
William T. Anthony, J. E. Gibson, James McKee,
Benjamin P. Cissell, William C. Gillis, John A. Prall,
A. D. Cosby, Robert E. Glenn, Albert G. Rhea,
William S. Darnaby, Asa P. Grover, C. J. Walton,
Alex. L. Davidson, John L. Irvan, W. C. Whitaker—22.
Samuel E. DeHaven,

So the Senate refused to adjourn.
Mr. Barrick, from the select committee appointed to visit and inspect the locks and dams on Kentucky and Green and Barren rivers, made the following report, viz:

The committee appointed to examine into the condition of the locks and dams on Kentucky, Green, and Barren rivers; also to inquire into the financial condition of the Kentucky and Green and Barren river lines of navigation; have discharged that duty, and beg leave to submit the following report:

**KENTUCKY RIVER.**

Lock No. 1.—In good repair; except crib-work in inner wing, which needs to be refilled with stone.

Lock No. 2.—In good repair; except the sheeting of dam, which, in part, is gone.

Lock No. 3.—The crib-work needs repairing, and the dam resheeting.

Lock No. 4.—The dam needs resheeting, and the crib-work repairing. One new gate, also, is needed at this lock.

Lock No. 5.—The committee did not visit this lock, but are reliably informed that it is in good repair.

The gates at each of the above named locks are more than half worn, except one wing of gate at lock No. 4, which is comparatively new.

**GREEN RIVER.**

Lock No. 1.—At this lock new gates entire are necessary, the present ones having been in use for nine years past; all else in good repair.

Lock No. 2.—In good condition; except the gates, the places of which should be supplied with new ones. The north abutment of the dam, at this lock, is in danger of being washed away, unless properly repaired at an early day.

Lock No. 3.—In good repair; except the crib-work, which needs refilling with stone.

Lock No. 4.—Is in good condition; needs no present repairs.

**BARREN RIVER.**

Lock No. 1.—In good repair; save the crib-work, which needs refilling with stone. This lock is provided with new gates, which have not yet been hung.

A *statement of the financial condition of the Kentucky and Green and Barren River Lines of Navigation.*

**KENTUCKY RIVER.**

Navigation opened on said river in 1843.

Cost of works on Kentucky line of navigation ................................................. $901,309 70

Gross receipts on said line from 1843 to 16th October, 1859 ................................ $393,076 75

Gross expenditures on said line from 1843 to 10th October, 1859 .......................... 301,070 33

Leaving a net profit arising from said line, from 1843 to October 16th, 1859 ................ $192,006 42
For the foregoing statistics relative to the financial condition of these works, the committee are indebted to the report, for 1859, of Dr. D. R. Haggard, late President of the Board of Internal Improvement.

From the most reliable information which we have been able to obtain, the present indebtedness of the Kentucky river line is about $1,000, whilst that of Green and Barren rivers is not less than $12,000. Finding that the average net receipts of these works, since they were first opened, exceed by more than $1,000 per annum the expenditures for the same time; and that even the receipts for the year 1859 on Green and Barren rivers exceed the expenditures for that year in the sum of $31.88, the committee are unable to determine why said lines are encumbered with their present indebtedness.

The committee respectfully recommend the appointment of a committee to settle with the late Board of Internal Improvement, owing to the discrepancy which seems to exist between the facts as elicited by them, and the facts as published by the late board, requiring said committee to report to the Governor.

The committee would suggest to the General Assembly the propriety of repealing an act passed by the Legislature, and approved March 10th, 1854, authorizing the President of the Board of Internal Improvement to draw indiscriminately upon the treasury for whatever funds the Board, at its discretion, may choose to expend upon these works. The Board should have the right in certain emergencies, such as might grow out of the washing away of a dam, abutment, or any other breach of said works which would hinder navigation, to draw upon the treasury for a sufficient amount to repair said damage, provided the amount shall not exceed ten thousand dollars, the same to be
refunded to the treasury out of the first net profits accruing from said works.

The committee would further recommend the propriety of a change being made in the time when the President of this Board shall make his report, from the 10th October to the 10th of January.

The committee would further recommend the passage of an act compensating the Auditor, in the sum of three hundred dollars per annum, for his services as acting secretary and member of said Board, which duties are incumbent on him by law, without any compensation for the discharge thereof.

JAS. R. BARRICK.
ALBERT D. COSBY.

The undersigned, a member of the committee appointed to examine into and report the condition of the Kentucky, Green, and Barren river navigation, has not had an opportunity to make such an investigation as will enable him to indorse the correctness of all the facts and statistics set out in the foregoing majority report. He concurs fully with the majority as to the condition of the locks and dams of the said rivers.

Without indorsing the reasons assigned by the majority therefor, the undersigned concurs in the propriety of the appointment of a committee to settle with the late Board of Internal Improvement. But he cannot concur in the propriety of allowing additional compensation to the Auditor of Public Accounts, who is, ex-officio, Secretary of the Board of Internal Improvement. The same services which have been and are to be performed by the Auditor as Secretary aforesaid, were performed by his predecessor without compensation other than that which he received as Auditor. The undersigned regards the proposition of the majority of the committee as an indirect mode of increasing the salary of the Auditor, to which he cannot give his consent.

As to the proposed repeal of the act of March 10, 1854, the undersigned concurs with the majority.

All of which is respectfully submitted.

BEN. J. SHAYER.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly.

The committee on Finance reported bills from the House of Representatives, of the following titles, viz:

An act for the benefit of the city judge of Paducah.
An act for the benefit of John A. Jackson and James M. Jones.
With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.
The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of John P. McLaughlin.
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been 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 by Messrs. Grover and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

Samuel E. DeHaven, John M. Johnson, George Denny, William S. Darnaby, William H. McBrayer,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, Samuel H. Jenkins, Albert G. Rhea, W. M. Jones.
Benjamin P. Cissell, William S. Darnaby, William H. McBrayer,

So said bill was rejected.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of Mrs. Ophelia Smith, of the city of Lexington.
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and 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 by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) George Denny, James McKee, James McKee, Charles D. Pennebaker, John A. Prall, Albert G. Rhea, Cyrenius Wait—17.
James R. Barrick, William C. Gillis, John B. Bruner, Samuel Haycraft, Benjamin P. Cissell, John M. Johnson, William S. Darnaby, William H. McBrayer,
Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, Samuel H. Jenkins,
William T. Anthony, Asa P. Grover, C. J. Walton,
J. E. Gibson,

So said bill was rejected.

The same committee reported bills from the House of Representatives of the following titles, viz:
An act for the benefit of Henry Decker, of Grayson county.
An act for the benefit of James A. Moore, late sheriff of Pendleton county, and his securities.
An act for the benefit of the late sheriffs of the county of Daviess and the county of Clay.
An act for the benefit of the sheriff of the county of Crittenden.
An act for the benefit of J. C. Conkin, of Monroe county.
An act for the benefit of William L. Simons, late sheriff of Todd county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported bills of the following titles, viz:
A bill for the benefit of A. Sanford, late of Morgan county.
A bill for the benefit of William Adams & Co., of Morgan county.
A bill to incorporate the Christian Church of Padnoah.
A bill for the benefit of James Barber, of Morgan county.
A bill for the benefit of J. W. Sanford, late of Morgan county.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported bills from the House of Representatives of the following titles, viz:

An act to compensate the Secretary of State for copying the laws of the present session for publication in Stanton's edition of the Revised Statutes.

Ordered, That said bills be placed in the orders of the day.

Messrs. Jenkins and Irvan moved to reconsider the vote by which the Senate rejected a bill from the House of Representatives, entitled 'An act for the benefit of Mrs. Ophelia Smith, of the city of Lexington.'

Messrs. Bruner and Alexander moved to reconsider the vote by which the Senate rejected a bill from the House of Representatives, entitled 'An act for the benefit of John P. McLaughlin.'

The further consideration of said motion was postponed for the present.

The committee on Finance asked to be discharged from the further consideration of the petition of Helen A. Ludlow, praying the passage of an act for her benefit.

Which was granted.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills, and a resolution, which originated in the House of Representatives, of the following titles, viz:

A resolution extending the present session of the General Assembly until the 2d day of March.

An act for the benefit of Hezekiah Ellis, of Franklin county.

An act to legalize the election of trustees of Somerset elected January, 1860.

An act for the benefit of the Board of Internal Improvement for Franklin county.

An act to amend the charter of the town of Brooksville, in Bracken county.

An act for the benefit of the Louisville and Cane Run Plank Road Company.

An act regulating the police court in the town of Princeton.

An act establishing the 4th justices' district in Lyon county.

An act to amend an act to improve the public roads in the county of Logan.
An act to amend the charter of the American Printing House for the Blind.
An act to supply certain books to Anderson county.
An act to incorporate the Cumberland Female Academy.
An act to incorporate the Springfield and Bradfordsville Turnpike Road Company.
An act authorizing the trustees of the Christian Church, in Barboursville, to sell their property.
An act to amend an act, entitled "An act to amend an act incorporating the town of Murray, in Calloway county."
An act to incorporate Roaring Spring Lodge, No. 221, of Free and Accepted Masons.
An act to authorize the county court of Calloway to make sale of the poor-house lands in said county.
An act allowing books to justices in the seventh district in Wayne county.
An act to incorporate the Maxville and Perryville Turnpike Road Company.
An act to incorporate the Alexandria and Flag Spring Turnpike Road Company.
An act creating a treasurer for Montgomery county.
An act for the benefit of the executors of Robert Didlake, deceased, of the city of Lexington.
An act for the benefit of James H. Walker, late sheriff of Crittenden county.
An act to amend the charter of the Paris and Clintonville Turnpike Road Company.
An act to authorize the change of the State road in the county of Union.
An act for the benefit of the Gallatin county court.
An act to incorporate the Butler County Agricultural and Mechanical Association.
An act creating an additional term of the Hopkins circuit court for the trial of criminal and equity causes.
An act to incorporate the Merrick Lodge of the I. O. O. F.
An act to authorize the chairman and board of trustees of the town of Bowling-Green to sell and convey certain grounds.
An act for the benefit of Philip Breckheimer, of the city of Louisville.
An act to change the time of holding the Franklin circuit court.

An act authorizing the Lewis county court to change the State road in said county.

An act for the benefit of Chas. C. Reufer, of Louisville.

An act for the benefit of Julius King, of Newport.

An act for the benefit of J. B. Harper, of Louisville.

An act for the benefit of John G. Hunt, of the city of Louisville.

An act to change the time of holding the Henderson county quarterly court.

An act to amend an act to establish a levy and county court for Jefferson county, approved February 25, 1854.

An act to amend the law in relation to taxing the lands of non-residents.

An act for the benefit of John Cawein & Co., of Louisville.

An act for the benefit of Lupe & Evans, of the city of Louisville.

An act to incorporate the Central West Kentucky Agricultural and Mechanical Association, in Graves county.

An act to repeal an act, entitled "An act to amend the charter of Louisville."

An act to appoint a commissioner to locate the State road from Greenville to Bowling Green.

An act supplemental to an act to regulate the working of roads in Gallatin county.

An act to regulate the management of the Madison Fork of the Wilderness Turnpike Road.

An act authorizing the president and trustees of the Southern College of Kentucky to transfer and convey certain property.

An act concerning the fees of county attorneys.

An act to legalize the proceedings of the Houtonsville and Bradfordsville Turnpike Road Company.

An act to amend the laws of evidence in criminal trials for counterfeiting.

An act to incorporate the town of Claysville, in the county of Union.

An act to incorporate the Lafayette and Roaring Spring Turnpike Road Company.

An act supplemental to an act establishing the county of Boyd.

An act to authorize the election of a police judge and town marshal for the town of Washington.

An act for the benefit of W. W. Hylton, of Letcher county.
An act to incorporate Murray Lodge, No. 103, I. O. O. F., in Calloway county.

An act to incorporate the Covington Gymnastic Association.

An act to incorporate Louisville Lodge, No. 1, of the United Ancient Order of Druids.

An act for the benefit of F. McNeil, of the city of Louisville.

An act to amend an act, entitled “An act to incorporate the city of Henderson.”

An act to incorporate McBryar Lodge, No. 118, Independent Order of Odd Fellows.

An act to incorporate the Owen County Union Agricultural and Mechanical Association.

An act to incorporate Wm. B. Allen Lodge, No. 268, of Free and Accepted Masons.

An act authorizing the county court of Carter county to sell poorhouse lands in said county.

An act for the benefit of John J. Miller, sheriff of Boone county.

An act to amend an act to amend and reduce into one the several acts concerning the town of Ghent.

An act to incorporate Buena Vista Lodge, No. 89, Independent Order of Odd Fellows.

An act to amend an act incorporating the McCracken County Agricultural and Mechanical Association.

An act to incorporate the Lebanon Hotel Company.

An act for the benefit of the sheriff of Allen county and his securities.

An act for the benefit of P. P. Ballard.

An act to amend an act, entitled “An act to regulate the town of Falmouth.”

An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green, approved 5th of March, 1856.

An act to amend an act, entitled “An act imposing a tax upon billiard tables,” approved February 9th, 1858.

An act changing the time of holding the Grayson county quarterly court.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto,
and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

And then the Senate adjourned.

SATURDAY, FEBRUARY 25, 1860.

A message was received from the House of Representatives, announcing that they had passed bills, originating in the Senate, of the following titles, viz:

An act to authorize the surveyor's books of Adair county to be transcribed.

An act for the benefit of Frank Garrett.

An act to repeal an act in relation to private passways in Bracken county.

An act to change the mode of working roads in McLean county.

An act changing the time of holding the quarterly courts in Laurel county.

An act to legalize the December term, 1859, of C. S. Merritt's court, in the 4th district in Whitley county.

An act changing the time of holding the spring terms of the Shelby quarterly court.

An act to incorporate the Darlington Coal and Oil Company.

An act for the benefit of the Shelbyville and Mount Eden Turnpike Road Company.

An act to correct an act, entitled "An act to amend an act, entitled an act to regulate the circuit courts in the third judicial district," approved February 18, 1860.

An act to change the time of holding the quarterly court of McLean county.

An act to incorporate the Lagrange and Shelbyville Turnpike Road Company.
An act for the benefit of Horatio G. Creekmore, of Whitley county.
An act to amend chapter 86 of the Revised Statutes.
An act to amend chapter 103 of the Revised Statutes.
That they had passed bills, originating in the Senate, with amendments, of the following titles, viz:
An act for the benefit of Fleming county.
An act to amend the law in relation to motions against defaulting constables.
That they had rejected bills, originating in the Senate, of the following titles, viz:
An act to increase the jurisdiction of the marshal of the town of Dycusburg.
An act to amend an act, entitled "An act to amend and change the 10th section, of chapter 13, Revised Statutes, title Change of Venue."
An act to amend chapter 28, Revised Statutes, title Crimes and Punishments.
And that they had passed bills of the following titles, viz:
An act to regulate applications for tavern license.
An act to amend chapter 28, section 24, article 1, of the Revised Statutes.
An act in relation to the jurisdiction of county courts to open roads in certain cases.
An act to incorporate the Feliciana Lodge, No. —, of Good Templars, in Graves county.
An act authorizing the county court of Shelby to levy an increase poll tax and county levy in said county.
An act for the benefit of the trustees of the town of Stephensport, in Breckinridge county.
An act to regulate the qualifications of county surveyors.
An act to establish an additional magistrates' district and election precinct in the county of Daviess.
An act to create an additional election precinct and magistrates' district in Greenup county.
An act to amend section 5, of chapter 57, of the Revised Statutes.
An act to amend chapter 86, of the Revised Statutes.
An act to amend an act requiring the registration of births, marriages, and deaths.
An act to amend chapter 107, Revised Statutes, title Witnesses.
An act to amend section 11, chapter 7, of the Revised Statutes.
An act to establish and incorporate the Kentucky Mercantile College.

An act authorizing the county court of Boyle county to levy a tax to rebuild the court-house, and circuit and county clerk's offices, in said county, and to sell the lot or lots whereon the same formerly stood, and buy additional or other lots.

An act to amend the original and amended charters of the Versailles and Anderson Turnpike Road Company.

And that they had concurred in the amendments made by the Senate to a bill of the House of Representatives, entitled

An act to prevent the making of breakers on turnpike roads in Mercer, Anderson, Franklin, Jessamine, Boyle, Lincoln, and Garrard counties.

With an amendment to said amendments.

The committee on Finance reported a resolution from the House of Representatives, entitled

A resolution directing the Governor to have head and foot-stones placed at the graves of Cols. McKee and Clay, and Capt. Willis.

Mr. Pennebaker offered an amendment.

Which was adopted.

The further consideration of said resolution was postponed for the purpose of considering, according to special order, a bill, entitled

An act authorizing the sale of slaves, whose sentences have been commuted, and who have been pardoned.

Said bill is as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That when the sentence of a slave convicted of a capital offense is commuted, under the provisions of the laws of Kentucky, to imprisonment for life in the penitentiary, and the Governor shall afterwards grant a pardon to said slave, it shall be the duty of the Auditor to sell said slave to the highest bidder in the city of Frankfort, upon some court day, after advertising the time and place for at least three weeks in the newspapers published in said city, for cash in hand, and pay over the money arising from the sale into the treasury, less the sum of five per cent. on such sale as compensation to the Auditor and expenses, &c., for making the sale; and until the time of sale the slave so pardoned shall remain in the charge of the keeper of the penitentiary.

§ 2. This act to take effect from and after its passage.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 by Messrs. Glenn and Cissell, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Samuel E. DeHaven, James McKee,
Landaff W. Andrews, John F. Fisk, Charles D. Pennebaker,
John B. Bruner, Samuel Haycraft, John A. Prall,
William S. Darnaby,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Robert E. Glenn, William H. McBrayer,
William T. Anthony, Asa P. Grover, Albert G. Rhea,
James R. Barrick, John L. Irvan, Cyrenius Wait,
J. E. Gibson,

So said bill was rejected.

By special leave, Mr. Grundy, from the committee on Propositions and Grievances, reported a bill from the House of Representatives, entitled

An act to establish the county of Webster.

Mr. Cosby offered an amendment to said bill.

Which was adopted.

Ordered, That said bill, as amended, be read a third time.

Messrs. Bruner and McKee moved to reconsider the vote whereby said bill was ordered to be read a third time.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Bruner and McKee, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, John L. Irvan, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,
Samuel Haycraft,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Asa P. Grover,
T. T. Alexander, Alex. L. Davidson, Samuel H. Jenkins,
William T. Anthony, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, John F. Fisk, Charles D. Pennebaker,
So the Senate refused to reconsider said vote.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Mr. Bruner moved to amend said bill, by way of engrossed rider, as follows, viz:

Provided, That in the election for Senator, the county of Webster shall vote with the counties of Union and Hopkins until the next apportionment.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Cissell and Bruner, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said amendment was rejected.

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. Bruner and Cissell, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.
Mr. Gillis, from the committee on Enrollments, reported that they had examined an enrolled bill, originating in the Senate, entitled An act to amend the charter of the Louisville and Cane Run Plank Road Company. And had found the same truly enrolled.

Said bill having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and it was delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate then, according to special order, took up for consideration a bill from the House of Representatives, entitled, An act for the appropriation of money. Sundry amendments were proposed to said bill. Which were adopted.

Mr. Glenn offered the following amendment:

Three thousand dollars to the Superintendent of the Western Lunatic Asylum, to purchase land west of the present lands of said asylum, immediately on the road leading from Elkton to Hopkinsville, supposed to contain thirty acres, provided, said lands can be bought at that price.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Fisk and Cissell, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, Robert E. Glenn, James McKee,
A. D. Cosby, Samuel Haycraft, Cyrenius Wait,
William C. Gillis,

Those who voted in the negative, were—

Mr. Speaker (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
T. T. Alexander, John F. Fisk, William H. McBrayer,
W. T. Anthony, J. E. Gibson, C. D. Pennebaker,
James R. Barrick, Asa P. Grover, Albert G. Rhea,
Benjamin P. Cissell,

So said amendment was rejected.

Messrs. Gibson and Alexander moved to reconsider the vote by which the amendment offered by Mr. Glenn was rejected.
And the question being taken thereon, 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 yeas and nays being required thereon by Messrs. Fisk and Cissell, were as follows, viz:

Those who voted in the affirmative, were—

A. D. Cosby, John M. Johnson, Albert G. Rhea.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, Charles D. Pennebaker.
Benjamin P. Cissell, Samuel H. Jenkins, W. C. Whitaker—11.

And so said amendment was adopted.

Ordered, That said bill, as amended, be read a third time.

Mr. Cissell moved to reconsider the vote by which said bill had been ordered to a third reading.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Cissell and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Benjamin P. Cissell, Samuel H. Jenkins.

Those who voted in the negative, were—

James R. Barrick, Robert E. Glenn, William B. Read.
A. D. Cosby, Samuel Haycraft, Albert G. Rhea.
Alex. L. Davidson, John L. Irvan, Cyrenius Wait.
William C. Gillis, James Mc Kee.

So the Senate refused to reconsider said vote.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
JOURNAL OF THE SENATE.

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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, William C. Gillis, C. D. Pennebaker,
James R. Barrick, Robert E. Glenn, William B. Read,
A. D. Cosby, Samuel Haycraft, Cyrenius Wait,
Alex. L. Davidson, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
T. T. Alexander, John F. Fisk, John M. Johnson,
William T. Anthony, J. E. Gibson, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, W. C. Whitaker—15.

So said bill was rejected.

Messrs. Rust and Johnson moved to reconsider the vote by which the Senate rejected said bill.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Read and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, William H. McBryer,
T. T. Alexander, William C. Gillis, C. D. Pennebaker,
William T. Anthony, Robert E. Glenn, John A. Prall,
James R. Barrick, Asa P. Grover, William B. Read,
John B. Bruner, Samuel Haycraft, Henry M. Rust,
A. D. Cosby, John L. Irvan, Cyrenius Wait,
Alex. L. Davidson,

Those who voted in the negative, were—

Landaff W. Andrews, J. E. Gibson, Albert G. Rhea,
Benjamin P. Cissell, Samuel H. Jenkins, W. C. Whitaker—8.
Samuel E. DeHaven, James McKee,

So said vote was reconsidered.

Ordered, That said bill and amendments be referred to the committee on the Revised Statutes, with instructions to report the same back to the Senate at 10 o'clock, to-day.
By special leave, the Senate took up for consideration a bill from the House of Representatives, entitled
An act to authorize the Boyle county court to levy a tax to rebuild the court-house, and circuit and county clerks' offices in said county; to sell the lot or lots whereon the same formerly stood, and to buy additional or other lots.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as foresaid.

The Senate then took up for consideration the amendments proposed by the House of Representatives, to bills from the Senate of the following titles, viz:
An act to repeal an act to amend an act incorporating the town of Crab Orchard.
An act to amend the law in relation to motions against defaulting constables.
An act for the benefit of Fleming county.
An act allowing sheriffs, and others, pay for summoning jurors from other counties than that in which the action lies.

Which were twice read and concurred in.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of Ambrose E. Crowds and wife.

And the question being taken on ordering said bill to be read a third time, it was decided in the negative.

So said bill was rejected.

The Senate then took up for consideration, according to order, a bill from the House of Representatives, entitled
An act to increase the fees of constables in certain cases.
Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 by Messrs. Haycraft and McKee, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John L. Irvan,
Landaff W. Andrews, J. E. Gibson, Albert G. Rhea,
James R. Barrick, Robert E. Glenn, Cyrenius Wait,
William S. Darnaby,

Those who voted in the negative, were—

T. T. Alexander, John M. Johnson, William B. Read,
John B. Bruner, William H. McBrayer, Henry M. Rust,
William C. Gillis, James McKee, W. C. Whitaker—11.
Samuel Haycraft, Charles D. Pennebaker,

So said bill was rejected.

Messrs. Andrews and Darnaby moved to reconsider the vote by which the Senate rejected a bill from the House of Representatives, entitled

An act to increase the fees of constables in certain cases.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being demanded thereon by Messrs. Cissell and Grover, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, C. D. Pennebaker,
Landaff W. Andrews, John M. Johnson, William B. Read,
John B. Bruner, William H. McBrayer, Henry M. Rust,
William C. Gillis,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, J. E. Gibson, Albert G. Rhea,
Benjamin P. Cissell, Robert E. Glenn, Cyrenius Wait,
William S. Darnaby,

So the Senate refused to reconsider said vote.

The Senate then took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of Mrs. Ophelia Smith, of the city of Lexington.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, James McKee,
Landaff W. Andrews, John F. Fisk, Charles D. Pennebaker,
James R. Barrick, William C. Gillis, John A. Prall,
John B. Bruner, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Samuel Haycraft, Albert G. Rhea,
A. D. Cosby, John M. Johnson, Cyrenius Wait—20.
William S. Darnaby, William H. McBrayer,

Those who voted in the negative, were—

T. T. Alexander, Asa P. Grover, Henry M. Rust,
William T. Anthony, John L. Irvan, C. J. Walton,
J. E. Gibson,

Resolved, That the title thereof be as aforesaid.

Mr. Fisk, from the committee on Revised Statutes, according to order, reported a bill, entitled

An act for the appropriation of money.

With the expression of opinion that the section of said bill allowing $3,000 to the managers of the Western Lunatic Asylum, for the purpose of purchasing additional land, be stricken out.

And the question being taken on striking out said section, it was decided in the affirmative.

The yeas and nays being demanded thereon by Messrs. Glenn and Walton, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, Charles D. Pennebaker,
T. T. Alexander, J. E. Gibson, John A. Prall,
William T. Anthony, William C. Gillis, William B. Read,
Landaff W. Andrews, Asa P. Grover, Albert G. Rhea,
Benjamin P. Cissell, Samuel Haycraft, Henry M. Rust,
Samuel E. DeHaven, William H. McBrayer,
Those who voted in the negative, were—

James R. Barrick, Robert E. Glenn, James McKee,
John B. Bruner, John L. Irvan, Cyrenius Wait,

So said section was stricken out.

Mr. Glenn moved to strike out that section in said bill appropriating $28,000 to R. A. Buckner, R. A. Pindell, and Lucius Desha, as commissioners, to purchase lands for the use of the Eastern Lunatic Asylum.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Cissell and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

James R. Barrick, John L. Irvan, James McKee,

Robert E. Glenn,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Charles D. Pennebaker,
T. T. Alexander, John F. Fisk, John A. Prall,
William T. Anthony, J. E. Gibson, Albert G. Rhea,
Landaff W. Andrews, William C. Gillis, Henry M. Rust,
John B. Bruner, Asa P. Grover, Cyrenius Wait,
Benjamin P. Cissell, Samuel Haycraft, C. J. Walton,

Alex. L. Davidson, William H. McBryar,

So the Senate refused to strike out said section.

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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, James McKee,
T. T. Alexander, Samuel E. DeHaven, Charles D. Pennebaker,
William T. Anthony, John F. Fisk, John A. Prall,
Landaff W. Andrews, J. E. Gibson, William B. Read,
James R. Barrick, William C. Gillis, Albert G. Rhea,
John B. Bruner, Asa P. Grover, Henry M. Rust,
Benjamin P. Cissell, Samuel Haycraft, Cyrenius Wait,
A. D. Cosby, John M. Johnson, C. J. Walton,
Those who voted in the negative, were—


Resolved, That the title thereof be as foresaid.

The Senate took up for consideration a bill from the House of Representatives, entitled

An act for the benefit of the Kentucky Institution for the Education of the Blind.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, James McKee,
T. T. Alexander, J. E. Gibson, C. D. Pennebaker,
William T. Anthony, William C. Gillis, John A. Prall,
Landaff W. Andrews, Robert E. Glenn, William B. Read,
James R. Barrick, Asa P. Grover, Albert G. Rhea,
John B. Brunner, Samuel Haycraft, Henry M. Rust,
Benjamin P. Cissell, John L. Irvan, Cyrenius Wait,
A. D. Cosby, John M. Johnson, C. J. Walton,

In the negative—none.

Resolved, That the title thereof be as foresaid.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act for the benefit of John P. McLaughlin.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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. Cissell and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
T. T. Alexander, John F. Fisk, C. D. Pennebaker,
Landaff W. Andrews, William C. Gillis, Albert G. Rhea,
John B. Bruner, John L. Irvan, Cyrenius Wait
Benjamin P. Cissell, A. D. Cosby, C. J. Walton
Alex. L. Davidson,

Those who voted in the negative, were—

Resolved, That the title thereof be as aforesaid.

The Senate then took up for consideration a bill from the House of Representatives, entitled

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) John F. Fisk, James McKee,
Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
John B. Bruner, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Samuel Haycraft, Albert G. Rhea,
A. D. Cosby, John L. Irvan, Henry M. Rust,
Alex. L. Davidson, William H. McBryer,

Those who voted in the negative, were—
T. T. Alexander, Samuel E. DeHaven, Samuel H. Jenkins,
W. T. Anthony, J. E. Gibson, C. J. Walton,

Resolved, That the title thereof be as aforesaid.

By special leave, Mr. Haycraft, from the committee on Propositions and Grievances, reported a bill, entitled
A bill to incorporate the Hodgenville Turnpike Road Company.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed a bill, entitled

An act to provide for the disposition of the estate of George Johnson, a free man of color, and also for the manumission of a slave, Emily, the daughter of said Johnson.

And that they had reconsidered the vote by which they concurred in the report of the Conference committee upon the disagreement of the two Houses upon a bill to apportion representation, and had refused to concur in said report; and had appointed a committee of Conference, and ask the appointment of a similar one by the Senate, to take into consideration the disagreement between the two Houses upon said bill.

In obedience to the order of the Senate, the Speaker appointed Messrs. Irvan, Fisk, Gibson, Cissell, Grover, and Jenkins as said committee.

Ordered, That Mr. Fisk be appointed a committee to inform the House of Representatives of the action of the Senate.

Mr. Fisk in a short time returned and announced that the committee had discharged the duty assigned it.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled

An act to compensate the Secretary of State for copying the laws of the present session for publication in Stanton's edition of the Revised Statutes.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

A. D. Cosby, In the negative—
W. C. Whitaker—1.

Resolved, That the title thereof be as aforesaid.

The Senate took up a bill from the House of Representatives, entitled
An act for the benefit of Jacob Rice.
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate took up a bill from the House of Representatives, entitled
An act limiting the powers of circuit judges in certain cases.
Ordered, That said bill be laid upon the table.

The Senate took up a bill from the House of Representatives, entitled
An act in relation to peddlers.
Mr. Fisk moved to amend said bill, by adding the words, "and red precipitate."
Mr. Cissell moved to amend the amendment, by adding the words "feathers, beeswax, and ginseng."
The amendment to the amendment was adopted.
The question being taken on the adoption of the amendment, as amended, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Cissell and Fisk, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) William S. Darnaby, Albert G. Rhea,
Benjamin P. Cissell,

Those who voted in the negative, were—
William T. Anthony, J. E. Gibson, John M. Johnson,
Landaff W. Andrews, William C. Gillis, James McKee,
John B. Bruner, Robert E. Glenn, C. D. Pennebaker,
A. D. Cosby, Samuel Haycroft, Cyrenius Wait,
Alex. L. Davidson, John L. Irvan, C. J. Walton—16.
Samuel E. DeHaven,

So said amendment was rejected.
Mr. Fisk moved to lay said bill on the table.
And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Anthony and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

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<tr>
<th>Mr. Speaker, (Porter,)</th>
<th>Benjamin P. Cissell</th>
<th>Albert G. Rhea,</th>
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<tr>
<td>T. T. Alexander</td>
<td>William S. Darnaby</td>
<td>Cyrenius Wait,</td>
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<tr>
<td>John B. Bruner</td>
<td>J. E. Gibson</td>
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</tbody>
</table>

Those who voted in the negative, were—

| William T. Anthony     | Robert E. Glenn     | James McKee, |
| Landaff W. Andrews     | Samuel Haycraft    | Charles D. Pennebaker, |
| Alex. L. Davidson      | John L. Irvan      | C. J. Walton—11. |
| Samuel E. DeHaven      | John M. Johnson    |

So the Senate refused to lay said bill upon the table.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being demanded thereon by Messrs. Cissell and Walton, were as follows, viz:

Those who voted in the affirmative, were—

| T. T. Alexander        | Robert E. Glenn     | James McKee, |
| William T. Anthony     | Samuel Haycraft    | C. D. Pennebaker, |
| Landaff W. Andrews     | John L. Irvan      | Cyrenius Wait, |
| William C. Gillis      |

Those who voted in the negative, were—

| Mr. Speaker, (Porter,) | A. D. Cosby         | J. E. Gibson, |
| James R. Barrick       | William S. Darnaby  | William B. Read, |
| John B. Bruner         | Samuel E. DeHaven   | Albert G. Rhea, |
| Benjamin P. Cissell    | John F. Fisk        | W. C. Whitaker—12. |

Resolved, That the title thereof be as aforesaid.

The Senate took up for consideration bills from the House of Representatives, of the following titles, viz:

An act for the benefit of A. N. Jolly, of Breckinridge county.
An act for the benefit of Thomas S. Walls, of Breckinridge county.
An act for the benefit of Wm. S. Gibbs, sheriff of Hancock county.
An act to incorporate the McAfee Academy, in Mercer county.
An act to amend the several acts concerning the town of Campbells-
A. D. Cosby,

In the negative—

W. C. Whitaker—1.

Resolved, That the title thereof be as aforesaid.

The Senate took up a bill from the House of Representatives, entitled
An act for the benefit of Jacob Rice.

Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
The Senate took up a bill from the House of Representatives, entitled
An act limiting the powers of circuit judges in certain cases.

Ordered, That said bill be laid upon the table.
The Senate took up a bill from the House of Representatives, entitled
An act in relation to peddlers.
Mr. Fisk moved to amend said bill, by adding the words, "and red
precipitate."

Mr. Cissell moved to amend the amendment, by adding the words
"feathers, beeswax, and ginseng."
The amendment to the amendment was adopted.
The question being taken on the adoption of the amendment, as
amended, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Cissell and
Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Albert G. Rhea;
Benjamin P. Cissell,

Those who voted in the negative, were—

William T. Anthony, J. E. Gibson, John M. Johnson,
Landaff W. Andrews, William C. Gillis, James McKee,
John B. Bruner, Robert E. Glenn, C. D. Pennebaker,
A. D. Cosby, Samuel Haycraft, Cyrenius Wait,
Alex. L. Davidson, John L. Irvan, C. J. Walton—16.
Samuel E. DeHaven,

So said amendment was rejected.
Mr. Fisk moved to lay said bill on the table.
And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Anthony and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,)  Benjamin P. Cissell,  Albert G. Rhea,
T. T. Alexander,  William S. Darnaby,  Cyrenius Wait,
James R. Barrick,  John F. Fisk,  W. C. Whitaker—11.
John B. Bruner,  J. E. Gibson,

Those who voted in the negative, were—

William T. Anthony,  Robert E. Glenn,  James Mc Kee,
Landaff W. Andrews,  Samuel Haycraft,  Charles D. Pennebaker,
Alex. L. Davidson,  John L. Irvan,  C. J. Walton—11.
Samuel E. DeHaven,  John M. Johnson,

So the Senate refused to lay said bill upon the table.
The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being demanded thereon by Messrs. Cissell and Walton, were as follows, viz :

Those who voted in the affirmative, were—

T. T. Alexander,  Robert E. Glenn,  James Mc Kee,
William T. Anthony,  Samuel Haycraft,  C. D. Pennebaker,
Landaff W. Andrews,  John L. Irvan,  Cyrenius Wait,
Alex. L. Davidson,  John M. Johnson,  C. J. Walton—13.
William C. Gillis,

Those who voted in the negative, were—

Mr. Speaker, (Porter,)  A. D. Cosby,  J. E. Gibson,
James R. Barrick,  William S. Darnaby,  William B. Read,
John B. Bruner,  Samuel E. DeHaven,  Albert G. Rhea,
Benjamin P. Cissell,  John F. Fisk,  W. C. Whitaker—12.

Resolved, That the title thereof be as aforesaid.
The Senate took up for consideration bills from the House of Representatives, of the following titles, viz:

An act for the benefit of A. N. Jolly, of Breckinridge county.
An act for the benefit of Thomas S. Walls, of Breckinridge county.
An act for the benefit of Wm. S. Gibbs, sheriff of Hancock county.
An act to incorporate the McAfee Academy, in Mercer county.
An act to amend the several acts concerning the town of Campbells-
An act to allow the Muldrough's Hill, Campbellsville, and Columbia Turnpike Road Company to establish a toll-gate.

An act to repeal an act to charter the Alexandria Turnpike Road Company.

An act authorizing the court of claims of Trimble county to increase the poll tax thereof.

An act to create an additional election precinct and magistrates' district in Greenup county.

An act authorizing the county court of Shelby to levy an increase poll tax and county levy in said county.

An act for the benefit of the trustees of the town of Stephensport, in Breckinridge county.

An act to incorporate the Feliciana Lodge, No. —, of Good Templars, in Graves county.

An act to establish an additional magistrates' district and election precinct in the county of Daviess.

An act to establish and incorporate the Kentucky Mercantile College.

An act to amend the original and amended charters of the Versailles and Anderson Turnpike Road Company.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate took up for consideration a bill from the House of Representatives, entitled

An act to amend the charter of the Danville, Dix River, and Lancaster Turnpike Road Company.

Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be laid on the table.

The Senate then took up a bill from the House of Representatives, entitled
JOURNAL OF THE SENATE.

An act to regulate the qualifications of county surveyors.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be laid on the table.
The Senate then took up bills from the House of Representatives of the following titles, viz:
An act to incorporate the Henderson Savings Institution, at Henderson.

An act to incorporate the City Bank of Henderson.
Which were read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be placed in the orders of the day.
The Senate also took up bills from the House of Representatives, of the following titles, viz:
2. An act in relation to the jurisdiction of county courts to open roads in certain cases.
3. An act to amend chapter 28, section 24, article 1, of the Revised Statutes.
4. An act to amend section 5, of chapter 57, of the Revised Statutes.
5. An act to amend chapter 86, of the Revised Statutes.
6. An act to amend the charter of the Bank of Kentucky.
7. An act to provide for the disposition of the estate of George Johnson, a free man of color, and the manumission of a slave, Emily, the daughter of said Johnson.
8. An act to amend an act requiring the registration of births, marriages, and deaths.
9. An act to amend section 11, chapter 7, of the Revised Statutes.
10. An act to amend chapter 107, Revised Statutes, title Witnesses.
Which were read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,
Ordered, That the 1st, 2d, 3d, 4th, 5th, 7th, 9th, and 10th be referred
to the committee on the Revised Statutes; the 6th to the committee on Banks, and the 8th to the committee on Religion.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of the penitentiary.

An act supplemental to an act establishing the county of Metcalfe, and changing the boundary of the said county lines.

An act to repeal an act to amend the town of Crab Orchard.

An act authorizing the county court of Green county to sell the poor-house lands of said county.

An act to change the time of holding the quarterly courts in Jackson county.

An act to incorporate the Presbyterian Church at Georgetown.

An act concerning judicial sales in Jefferson county and Louisville.

An act to incorporate the Frankfort and Midway Turnpike Road Company.

An act to amend the act to incorporate the Bardstown and Chaplin-town Turnpike Road Company.

An act defining the duties of the sheriff of McCracken county.

An act authorizing the county court of Muhlenburg county to establish an additional justices' district and election precinct, and to change the present justices' districts and election precincts and places of voting in said county.

An act to create an additional voting precinct in Henry county.

An act to amend an act incorporating the Male and Female Institute of Calloway county, and Shelbyville Female College.

An act to amend an act to incorporate the Bryantsville and Boyle County Turnpike Road Company.

An act to incorporate the Paddy's Run Turnpike Road Company, in Harrison county.

An act to incorporate the Eminence and Bethlehem Turnpike Road Company.

An act to prevent the destruction of fish in Elkhorn creek, within the county of Franklin.

An act to amend the charter of Hopkinsville.

An act for the benefit of school district No. 41, in Breckinridge county.
An act for the benefit of Anderson Crenshaw, of Barren.

An act to repeal so much of the act establishing a school for feeble-minded children as requires the advice and consent of the Senate to the appointment of commissioners therefor.

An act to legalize certain proceedings of the Harrison county court, and for other purposes.

An act authorizing the surveyor's books of Laurel county to be transcribed.

An act to increase the powers of the marshal and police judge of Lockport, in Henry county.

An act to incorporate the Glasgow Lyceum and Library Association.

An act to incorporate Faithful Friend Lodge, No. 313, Free and Accepted Masons, in Lockport, Henry county.

An act for the benefit of Ed. Thomas.

An act to amend the charter of the Owensboro and Panther Creek Plank Road Company.

An act for the benefit of Thomas Ellison, of Calloway county.

An act for the benefit of justices of the peace and citizens in the 5th district, of the county of Mercer.

An act to amend the charter of the Louisville and Nashville Railroad.

An act to incorporate the Georgetown, Oxford, and Leesburg Turnpike Road Company.

An act for the benefit of James T. Renfro and O. P. Herndon, of Harlan county.

An act to repeal an act to incorporate the town of Williamsburg, in Whitley county, and to revise the repealed act.

An act for the benefit of Reuben McCarty, former clerk of Pendleton county.

An act to amend an act to incorporate the town of Lawrenceburg.

An act to incorporate the town of Camdenville.

An act for the benefit of W. P. Conner, sheriff of Bath county.

An act for the benefit of the Assistant Secretary of State.

An act to amend the charter of the Springfield, Maxville, and Willisburg Turnpike Road Company.

An act to change the boundary line between the counties of Mercer and Washington.
An act to change the boundary line of the Springfield, and Pottsville
magistrates' district.

An act for the benefit of the trustees of the Methodist Episcopal
Church South, in the town of Hawesville.

An act to amend an act incorporating the Harmony and Fork Turn-
pike Road Company.

An act to incorporate the City Fire and Marine Insurance Company.

An act incorporating the Maxville College.

An act for the benefit of Wm. Johnson, sheriff of Laurel county.

An act for the benefit of Lydia Posey, of Shelby county.

An act authorizing the Christian county court to subscribe stock in
the Henderson and Nashville Railroad.

An act to amend an act to incorporate the Catlettsburg Library
Association.

An act supplemental to an act, entitled "An act regulating tolls on
flatboats and other crafts on slackwater streams," approved Feb-
uary 8, 1860.

An act to amend the charter of the town of Cadiz, in Trigg county.

An act for the benefit of turnpike road companies.

An act incorporating the Tan Thita Society.

An act to incorporate the Green River Female College.

An act to incorporate the Caseyville and Cloverport Turnpike Road
Company.

An act legalizing the sale of poor-house lands in Greenup county,
and authorizing a conveyance.

An act for the benefit of Joseph Gray, of Cumberland county.

An act authorizing the county court of Boyle county to levy a tax
to rebuild the court-house, and circuit and county clerks' offices, in said
county, and to sell the lot or lots whereon the same formerly stood,
and buy additional or other lots.

An act to regulate the sale of spirituous liquors in the town of Wash-
ington.

An act to establish an additional justices' district and voting precinct
in Henderson county.

An act for the benefit of John B. Powell, jailer of Estill county.

An act for the benefit of the stockholders of the Harrodsburg, Keene,
and South Elkhorn Turnpike Company.
Also, enrolled bills, which originated in the Senate, of the following titles, viz:  
An act concerning trust funds.  
An act to exempt sewing machines from distribution and from execution, &c.  
An act to incorporate Marshall Lodge, No. 29, I. O. O. F., Louisville.  
An act to amend an act, entitled “An act to establish an equity and criminal court in the 4th judicial district.  
An act to incorporate the Colemansville and Williamstown Turnpike Road Company.  
An act to reduce into one the several acts relating to the town of Bradfordsville, Marion county.  
An act to incorporate the Eminence Cemetery Company.  
An act for the benefit of Knox County Seminary.  
An act to incorporate the Georgetown and Leesburg Turnpike Road Company.  
An act to amend the charter of the town of Lafayette, Christian county.  
An act to incorporate the town of Birmingham, in Marshall county.  
An act to amend an act to incorporate the town of Benton, Marshall county.  
An act to authorize the chairman and board of trustees of the town of Russellville to convey a certain lot.  
An act to amend the Houstonsville and Coffey's Mill Turnpike Road Company.  
An act authorizing the chairman and board of trustees of Midway to sell certain streets in said town.  
An act for the benefit of the late sheriffs of this Commonwealth.  
An act creating an additional justices' district and voting precinct in Monroe county.  
An act to incorporate the Colbyville Turnpike Road Company.  
An act for the benefit of Geo. W. Carter, late sheriff.  
And had found the same truly enrolled.  
Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.
After a short time, Mr. Gillis reported that the committee had discharged that duty.

The committee on County Courts reported a bill from the House of Representatives of the following titles, viz:

An act to authorize the clerk of the Greenup county court to make out a general cross-index to deeds.

An act to change the time of holding the quarterly courts in Lyon county.

An act taxing free negroes in Boyle county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported bills from the House of Representatives of the following titles, viz:

An act for the benefit of the county court of Estill.

An act for the benefit of John A. Moore and Matilda Moore, his wife, and their children, of Boyle county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

The question was then taken on the passage of said bills, and it was decided in the negative.

So said bills were rejected.

The same committee reported a bill, entitled

A bill to amend chapter 48 of the Revised Statutes.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill, entitled

A bill for the benefit of the sheriffs of this Commonwealth.
The Speaker laid before the Senate a response from the Auditor of Public Accounts, to a resolution of the Senate, which is as follows, viz:

Auditor’s Office, Ky.
Frankfort, February 25, 1860.

To the Hon. Thomas P. Porter,
Speaker of the Senate:

Sir: In response to a resolution of the Senate, I will state that there was paid by the Treasurer, under the appropriation of the Session 1857-58, to “special agents for conveying lunatics to the asylums,” the sum of seventy dollars and fifty cents, which is the whole amount of appropriations by the Legislature of 1857-58, for that purpose.

Very respectfully,

Grant Green, Auditor.

Which was received, the reading dispensed with, and referred to the committee on Revised Statutes.

Mr. Read, from the committee on the Court of Appeals, reported a bill, entitled

A bill changing the time of holding the circuit courts in the 12th judicial district.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be referred to the committee on Revised Statutes.

Mr. DeHaven, from the committee on Finance, reported a bill, entitled

A bill for the benefit of the president and directors of the Barren County Railroad.

Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on Finance reported bills from the House of Representatives, of the following titles, viz:

An act for the benefit of John M. Dickerson, late clerk of Knox county.

An act to amend the law in relation to taxing the lands of nonresidents.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the title thereof be as aforesaid.

And then the Senate adjourned.

MONDAY, FEBRUARY 27, 1860.

By special leave, Mr. Glenn, from the committee on Agriculture, reported a bill, entitled

A bill for the benefit of the Christian County and Clarksville Turnpike Road Company.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,

Ordered, That said bill be engrossed and read the third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. DeHaven, from the committee on Finance, asked to be dischargin from the further consideration of a petition of the Odd Fellows Association of Covington, praying the passage of an act exempting their building from taxation.

The question being taken on discharging said committee, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Glenn and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) J. E. Gibson, Albert G. Rhea,
James R. Barrick, Robert E. Glenn, Cyrenius Wait,
Benjamin P. Cissell, John L. Irvan, C. J. Walton,
Samuel E. DeHaven,

Those who voted in the negative, were—

T. T. Alexander, John F. Fisk, Charles D. Pennebaker,
John B. Bruner, James McKee,

So said committee was discharged.

Mr. Bruner offered the following resolution, viz:

WHEREAS, The constitution provides that "a session of the General Assembly shall not continue beyond sixty days, except by a vote of two thirds of all the members elected to each House;" and whereas, by a joint resolution of the General Assembly, the present session was extended beyond sixty days by a vote of two thirds of all of the members elected to each House, and the time to which the session was extended expired the 24th of the present month, (February;) wherefore,

Resolved, As the opinion of the Senate, that the time the General Assembly could constitutionally set for legislative business expired on Friday, the 24th of February, 1860.

And moved a suspension of the rules of the Senate, that action might be had upon it.

The question being taken on suspending the rules, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Andrews and Bruner, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Robert E. Glenn, Charles D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,
William C. Gillis, James McKee, W. C. Whitaker—12.
Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
James R. Barrick, Samuel E. DeHaven, Samuel H. Jenkins,
Benjamin P. Cissell, John F. Fisk, William B. Read,
William S. Darnaby,
So the Senate refused to suspend the rules for that purpose.

The committee on Finance, reported a bill from the House of Representatives, entitled
An act for the benefit of H. S. Lewis, deceased.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of A. J. Mershon's securities, of Rockcastle county.

Ordered, That said bill be placed in the orders of the day.

A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:
An act for the benefit of John Walden, of Estill county.
An act to repeal an act, entitled "An act to prevent the destruction of fish in Little River."
An act to incorporate the Brandenburg Savings Bank.
An act for the benefit of the Clarksville branch of the Planters' Bank in Tennessee.
An act for the benefit of L. F. Anderson, of Graves county.
An act for the benefit of Alfred Sturgeon, of Hardin county.
An act to legalize the election of the mayor and city council of the city of Hickman, and to change the time of their election.
An act authorizing the appointment of a deputy clerk at Columbus, and investing him with certain powers.
An act for the benefit of Fayette county.
An act to authorize the judges of the county courts of Henderson, Hopkins, and Union, to change the boundary and place of voting in the several precincts in said counties.
Feb. 27.]

JOURNAL OF THE SENATE.

745

An act authorizing the county court of Hickman county to establish an additional civil district in said county.

An act amendatory to an act, entitled "An act for the benefit of John M. Johnson and L. L. Singletary.

An act to incorporate James F. Keel Lodge, of Free Masons.

An act to incorporate the Big Spring and West Point Turnpike Road Company.

An act in relation to the road leading from Union to Rabbit Hash, in Boone county.

An act for the benefit of the town of Burlington, in Boone county.

An act to change the line of district No. 1, in Harrison county.

An act to amend the charter of the Millersburg and Cane Ridge Turnpike Road Company.

An act to incorporate the Kiddville Turnpike Road Company.

An act to amend an act incorporating the town of Monticello, in Wayne county.

An act in relation to the town of Greenup'sburg.

An act to amend an act to incorporate the Lexington and Frankfort Turnpike Road Extension Company.

An act to incorporate Vienna Division, No. 286, Sons of Temperance, in Clarke county.

An act to amend an act to charter the Paint Lick and Wallace Mill Turnpike Road Company.

An act authorizing persons confined in jail for fines to replevy the same before circuit court clerks.

An act in relation to caveats.

An act to amend the charter of the Lancaster and Crab Orchard Turnpike Road Company.

An act for the benefit of Dickey & Thomas, of Edmonson county.

An act authorizing the county court of Ohio county to levy an additional tax for county purposes.

An act regulating the times of holding the circuits court in the several counties in the third judicial district.

An act in relation to duties of clerks of courts in this Commonwealth.

An act to authorize the Taylor county court to fix the time of holding the justices' courts in Taylor county.

An act to prescribe the time of holding the spring and summer terms of the Franklin circuit court.

An act to incorporate the Deposit Bank of Madisonville.
And that they had passed bills, originating in the Senate, of the following titles, viz:
An act for the benefit of George Parker, late sheriff of Union county.
An act to authorize C. Y. Cowgill to establish a coffee-house in Morganfield.

A message was received from the Governor, by the hands of Mr. T. B. Monroe, jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills, and a resolution, originating in the Senate, of the following titles, viz:
An act to incorporate the Society for the Advancement of Natural Sciences, of Louisville.
An act to incorporate the Lawrence Coal and Oil Company.
An act to incorporate Holloway Lodge, No. 153.
An act to incorporate the Southern Kentucky Coal, Mining, and Transporting Company.
An act to incorporate the Ashland Kentucky Kerosene Company.
An act to incorporate the Island Creek and Clark's River Turnpike or Gravel Road Company.
An act to authorize the county court of Owen to change the State road in Owen county.
An act to amend the charter of the Louisville and Cane Run Plank Road Company.
An act for the benefit of the Louisville Cane Run Road Company.
An act to provide for the payment of the present debt of Washington county.
An act to amend the charter of the Bloomfield and Springfield Turnpike Company.
An act to establish a tobacco inspection in the town of Glasgow.
An act for the benefit of John A. Turner, jr., clerk of the Bath circuit court.
An act to fix the time of holding the next term of the Meade circuit court.
An act to incorporate the Cartwright's Creek Turnpike Road Company.
An act to amend the charter of the town of New Roe.
An act for the benefit of the First Presbyterian Church, of Louisville.
An act to amend an act approved March 3d, 1856, authorizing the sale and distribution of the Calloway county seminary lands.
FEB, 27.  JOURNAL OF THE SENATE.

An act to incorporate the Carlisle Masonic Hall Company.
An act to amend the charter of the town of Calhoon.
An act to incorporate the Kentucky Tribe, No. 4, Improved Order of Red Men.
An act to incorporate the Mt. Pleasant Church of United Baptists, in Cumberland county.
An act to amend the charter of the First German Protestant St. Paul's Congregation of Louisville.
An act to incorporate the Corinth Church of Cumberland Presbyterians, in Logan county.
An act to amend an act, entitled "An act to establish the People's Bank."
An act to incorporate the town of Grayson, in Carter county.
An act to incorporate the Guthrie Insurance and Trust Company.
An act to incorporate the Louisville, Bardstown, Danville, and Knoxville Railroad Company.
An act to incorporate the Clay Fire and Marine Insurance Company of Covington.

Resolution authorizing the Enrolling committees to employ clerks.

The Senate then, according to special order, took up for consideration a bill from the House of Representatives, entitled,

An act to extend the time for contesting the election of jailer of Jefferson county.

Mr. Andrews moved to postpone the further consideration of said bill until to-morrow, at 10 o'clock, A. M.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Fisk and Irvan, were as follows, viz:

Those who voted in the affirmative, were—
T. T. Alexander, John M. Johnson, Albert G. Rhea,
Landaff W. Andrews, James McKee, Cyrenius Wait,
Samuel Haycraft,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) A. D. Cosby, J. E. Gibson,
William T. Anthony, William S. Darnaby, John L. Irvan,
James R. Barrick, Samuel E. DeHaven, Samuel H. Jenkins,

Mr. Whitaker moved to refer said bill to the committee on Revised
Statutes, with instructions to report on to-morrow morning, at 10 o'clock.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Gibson and DeHaven, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Cyrenius Wait,
John B. Bruner, James McKee, W. C. Whitaker—11.
William C. Gillis, Charles D. Pennnaker,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvin,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, William B. Read,
William S. Darnaby,

Mr. Walton 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 demanded thereon by Messrs. Pennnaker and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvin,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, William B. Read,
A. D. Cosby, Robert E. Glenn, C. J. Walton—17.
William S. Darnaby, Asa P. Grover,

Those who voted in the negative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Cyrenius Wait,
John B. Bruner, James McKee, W. C. Whitaker—11.
William C. Gillis, C. D. Pennnaker,

The Speaker (Mr. Cissell in the Chair) decided that the Senate ordered that the main question should be now put; from which decision Mr. Pennnaker appealed to the Senate, and filed the following bill of exceptions, viz:

On the 27th day of February, the act to extend the time for contesting the election of jailer of Jefferson county was under discussion in the Senate, when the Senator from Hart moved the previous question, when seventeen Senators voted for, and eleven Senators against, the
putting of the previous question, when the Speaker announced that the previous question must now be put; from which decision the Senator from Jefferson prayed an appeal to the Senate.

The question was then taken, Shall the decision of the Chair be the decision of the Senate? and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Pennebaker and Grover, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John M. Johnson,
William T. Anthony, J. E. Gibson, John A. Prall,
Landaff W. Andrews, Robert E. Glenn, William B. Read,
James R. Barrick, Asa P. Grover, Albert G. Rhea,
A. D. Cosby, Samuel Haycraft, Cyrenius Wait,
William S. Darnaby, John L. Irvan, C. J. Walton,
Alex. L. Davidson, Samuel H. Jenkins, W. C. Whitaker—24.

In the negative—

C. D. Pennebaker—1.

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. Pennebaker and Walton, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
William T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, William B. Read,
A. D. Cosby, Robert E. Glenn, C. J. Walton—17.

Those who voted in the negative, were—

T. T. Alexander, Samuel Haycraft, Albert G. Rhea,
Landaff W. Andrews, John M. Johnson, Cyrenius Wait,
John B. Bruner, James McKee, W. C. Whitaker—11.

William C. Gillis, C. D. Pennebaker.

Resolved, That the title thereof be as aforesaid.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled An act to incorporate the Henderson Savings Institution, at Henderson.

Mr. Grover offered an amendment to said bill.

Which was adopted.
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. Grover and Glenn, were as follows, viz:

Those who voted in the affirmative, were—


John B. Bruner, Samuel Haycraft, Benjamin P. Cissell, John M. Johnson,

Those who voted in the negative, were—


So said bill was rejected.

Messrs. Gibson and Davidson moved to reconsider the vote by which the Senate rejected said bill.

The further consideration of said motion was postponed for the present.

The Senate took up a bill from the House of Representatives, entitled

An act to incorporate the City Bank of Henderson.

Ordered, That said bill be referred to the committee on Finance.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act amending and reducing into one the several acts relating to Scottsville.

An act to incorporate the Ball's Branch Turnpike Road Company.

An act to incorporate the Bell Station, Diamond Cave, and Mammoth Cave Branch Railroad Company.

An act to incorporate the Glasgow and Red Springs Turnpike Road Company.

An act to incorporate the Cox's Creek and Samuels' Depot Turnpike Road Company.

An act to incorporate the Todd County Turnpike Road Company.

An act to incorporate W. B. Allen Lodge, No. 268, of Free and Accepted Masons.
An act to incorporate the Owenton and Gratz Turnpike Road Company.

An act to incorporate Green River Lodge, No. 88, of Free and Accepted Masons.

An act to incorporate the town of Mannsville, in Taylor county.

An act to incorporate the Henry County Deposit Bank.

An act to incorporate the Verona and Morningview Turnpike Road Company.

An act to incorporate Martin Lodge, No. 131, I. O. O. F., at Port Royal, in Henry county.

An act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

An act for the benefit of the stockholders of the Henderson and Hebardsville Plank and Gravel Road Company.

An act to change the voting districts and election precincts in Daviess and Meade counties.

An act to incorporate the German Evangelical Lutheran Church of St. Peters, of Louisville.

An act for the benefit of Kentucky River Turnpike Road, in Clarke County.

An act authorizing Geo. T. Regney to solemnize the rites of matrimony.

An act to incorporate the East Baptist Church, at Louisville.

An act to charter the Rock Haven and Big Spring Turnpike Road Company.

An act creating an additional voting place in Hardin county.

An act for the benefit of the Kirksville Turnpike Road Company.

An act to amend the charter of the Pleasant Hill and Jessamine Turnpike Road Company.

An act to incorporate the Parksville Turnpike Road Company.

An act to legalize acknowledgments of deeds, &c., taken before T. C. Hamilton, Jos. Doniphan, and F. V. Weldin, mayors of the city of Augusta, Bracken county.

An act to incorporate Mayfield Royal Arch Chapter, No. 69.

An act to incorporate the Kentucky Trotting Association for the improvement of the breed of horses.

An act to incorporate Proctor Lodge, No. 213, of Ancient York Free and Accepted Masons.
An act to amend the law, approved February 16, 1858, relating to the board of supervisors.

An act to incorporate the South Fork and Cumberland River Iron Coal and Lumber Company.

An act to incorporate the Walnut Flat and Cox's Gap Turnpike Road Company.

An act to amend the charter of the Bardstown and Louisville Railroad Company.

An act to incorporate the Hopkinsville Gas Light Company.

An act to amend the charter of the Louisville and Nashville Railroad Company.

An act to repeal section 906 of the Civil Code of Practice.

An act to incorporate the Covington and Decoursey Creek Turnpike Road Company.

An act to aid and encourage internal improvement in Jessamine county.

An act to amend an act chartering the Richmond and Barnesville Turnpike Road Company, and for an extension of said road.

An act for the benefit of W. J. Hobson, late sheriff of Warren county.

An act to incorporate the Waynesburg Turnpike Road Company.

An act supplementary to an act creating an additional election and magistrates' district in Lewis county.

An act to amend an act incorporating the Sherburn, Pittsburg, and Owingsville Turnpike Road Company.

An act to empower the Madison county court to subscribe stock in turnpike roads.

An act to incorporate the Coffey's Mill and Somerset Turnpike Road Company.

An act to incorporate the London, Grundy, Somerset, and Wardsboro turnpike Company.

An act to incorporate the Morgan Iron, Coal, Oil, and Mining Company.

An act for the benefit of the executors of William Glazebrook, deceased.

An act concerning the officers of election at municipal elections in the city of Louisville.

An act for the benefit of certain turnpike road companies in Harrison county.
Also, enrolled bills, which originated in the Senate, of the following titles, viz:

An act to incorporate the German Improvement and Relief Society, in the city of Maysville.

An act regulating the time of holding the equity, penal, and criminal term of the Washington circuit court.

An act to authorize circuit and equity and criminal courts to make persons entitled to inherit as heirs at law.

An act to authorize the trustees of Poplar Plains, in Fleming county, to sell school house and lot in said town.

An act to establish a voting place in district No. 6, in Owsley county.

An act to change the time of holding the February term of the Trigg circuit court.

An act to authorize a sale of the Presbyterian Church in Tompkinsville.

An act for the benefit of F. Wright, executor of Richard Bain.

An act to incorporate the Judsonian Female Seminary, of Covington.

An act to amend the law in relation to motions against defaulting constables.

An act to correct an act, entitled “An act to amend an act, entitled an act to regulate the circuit courts in the third judicial district,” approved February 18, 1860.

An act to incorporate the second Presbyterian Church of Louisville.

An act to incorporate the town of Carrsville, in Livingston county.

An act supplemental to an act, entitled “An act to incorporate the town of Cloverport and Lower Cloverport into the town of Cloverport,” approved February 11, 1860.

An act to revive and extend the charter of the Covington and Taylor’s Mill Turnpike Road Company.

An act to change the time of holding the quarterly court of McLean county.

An act changing the time of holding the spring term of the Shelby quarterly court.

An act to legalize the December term, 1859, of G. L. Merritt’s court, in the 4th district in Whitley county.

An act to incorporate the Lagrange and Shelbyville Turnpike Road Company.

An act to amend chapter 103 of the Revised Statutes.
An act for the benefit of Fleming county.

An act allowing sheriffs and other persons pay for summoning jurors from other counties than that in which the action lies.

An act to incorporate the Hope Insurance Company.

An act to incorporate the Phoenix Coal, Salt, Iron, and Coal Oil Mining and Manufacturing Company.

An act to incorporate W. A. Myers' Louisville Commercial College.

An act to amend the charter of the Ashland Cemetery Company.

An act to incorporate the Fall's city Marine Institute, of Louisville, Kentucky.

An act to amend the charter of Ashland.

An act to authorize the surveyor's books of Adair county to be transcribed.

An act to create an additional voting district in Hart county.

An act to create an additional voting district in Marshall county.

An act to create an additional voting district in Marshall county.

An act to incorporate Clinton Lodge, No. 28, and Clay Chapter, No. 28, of the town of Princeton, approved February 5, 1860.

An act to incorporate Graham Lodge, No. 28, Free and Accepted Masons.

An act to incorporate the Southern Toilet Soap Company, of Louisville.

An act to incorporate the Darlington Coal and Oil Company.

An act to incorporate Hygeia Lodge, No. 87, Independent Order of Odd Fellows.

An act to repeal an act in relation to private passways in Bracken county.

An act to amend chapter 86 of the Revised Statutes.

An act for the benefit of the Shelbyville and Mount Eden Turnpike Road Company.

An act for the benefit of Horatio G. Creekmore, of Whitley county.

An act for the benefit of Frank Garrett.

An act to create an additional justices' and election district in Whitley county.

An act to incorporate the Millersburg Cemetery Company.

An act changing the time of holding the quarterly courts in Laurel county.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto.
and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

The Senate took up for consideration bills from the House of Representatives, of the following titles, viz:

An act in relation to caveats.

An act authorizing persons confined in jail for fines to reprieve the same before circuit court clerks.

An act regulating the times of holding the circuit courts in the several counties in the third judicial district.

An act authorizing the county court of Ohio county to levy an additional tax for county purposes.

An act to amend the charter of the Lancaster and Crab Orchard Turnpike Road Company.

An act to amend an act to charter the Paint Lick and Wallace Mill Turnpike Road Company.

An act to incorporate Vienna Division, No. 286, Sons of Temperance, in Clarke county.

An act to amend an act to incorporate the Lexington and Frankfort Turnpike Road Extension Company.

An act in relation to the town of Greenupsburg.

An act to authorize the Taylor county court to fix the time of holding the justices' courts in said county.

An act to incorporate the Kiddville Turnpike Road Company.

An act to repeal an act, entitled "An act to prevent the destruction of fish in Little river."

An act to amend the charter of the Millersburg and Cane Ridge Turnpike Road Company.

An act for the benefit of the town of Burlington, in Boone county.

An act in relation to the road leading from Union to Rabbit Hash, in Boone county.

An act to incorporate the Big Spring and West Point Turnpike Road Company.

An act to change the line of district No. 1, in Harrison county.

An act to incorporate James F. Keel Lodge, of Free Masons.

An act to authorize the judges of the county courts of Henderson, Hopkins, and Union, to change the boundary and place of voting in the several precincts in said counties.
An act to legalize the election of the mayor and city council of the city of Hickman, and to change the time of their election.

An act authorizing the county court of Hickman county to establish an additional civil district in said county.

An act authorizing the appointment of a deputy clerk at Columbus, and investing him with certain powers.

An act amendatory to an act, entitled "An act for the benefit of John M. Johnson and L. L. Singletary."

An act for the benefit of Alfred Sturgeon, of Hardin county.

An act for the benefit of L. F. Anderson, of Graves county.

An act for the benefit of Fayette county.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate also took up bills from the House of Representatives, of the following titles, viz:

1. An act in relation to duties of clerks of courts in this Commonwealth.

2. An act for the benefit of Dickey & Thomas, of Edmonson county.

3. An act to amend an act incorporating the town of Monticello, in Wayne county.

4. An act to incorporate the Deposit Bank of Madisonville.

5. An act for the benefit of the Clarksville branch of the Planters' Bank of Tennessee.

6. An act to incorporate the Brandenburg Savings Bank.

7. An act to prescribe the time of holding the spring and summer terms of the Franklin circuit court.

Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That the 1st be referred to the committee on the Judiciary, with instructions to report it back to the Senate on the 28th of Feb.
FEB. 27.

JOURNAL OF THE SENATE.

February, at 10 o'clock, A. M.; the 2d to the committee on Propositions and Grievances, with instructions to report it back to the Senate on the 28th of February, at 11 o'clock, A. M.; the 3d to the committee on Revised Statutes; the 4th, and 5th to the committee on Finance; the 6th to the committee on the Sinking Fund, and that the 7th be placed in the orders of the day.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act for the benefit of John Walden, of Estill county.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


In the negative—

Robert E. Glenn—1.

Resolved, That the title thereof be as aforesaid.

The Senate took up for consideration a resolution from the House of Representatives, entitled

A resolution directing the Governor to have head and foot-stones placed at the graves of Cols. McKee and Clay, and Capt. Willis.

On motion of Mr. Pennebaker,

Ordered, That the name of Adjutant Vaughn be added to the resolution.

The Senate then concurred in said resolution.
The committee on Finance, to whom was referred a resolution from the House of Representatives, directing that the remains of Ellison Williams be removed to the Cemetery at Frankfort, asked to be discharged from the further consideration of the same.

Which the Senate refused to do.

Mr. DeHaven, from said committee, then reported said resolution back to the Senate.

The question was then taken on the passage of the same, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Cissell and Grover, were as follows, viz:

Those who voted in the affirmative, were—

Landaff W. Andrews, Robert E. Glenn, James McKee,
John B. Bruner, Asa P. Grover, Charles D. Pennebaker,
Samuel E. DeHaven, Samuel Haycraft, John A. Pratt,
John F. Fisk, Samuel H. Jenkins, William B. Read,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) James R. Barrick, J. E. Gibson,
T. T. Alexander, Benjamin P. Cissell, John L. Irvan,

So the Senate concurred in said resolution.

The committee on Finance reported bills of the following titles, viz:

A bill for the benefit of Wm. Cromwell, sheriff of Hickman county.
A bill for the benefit of James G. Elden, of Graves county.
A bill for the benefit of Wm. A. L. B. Sharp, sheriff of Estill county.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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 same committee reported a bill, entitled

A bill for the benefit of David Fitzgerald, of Henry county.

Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


Landaff W. Andrews, J. E. Gibson, John L. Irvan, William S. Darnaby, Samuel H. Jenkins, C. J. Walton, Alex. L. Davidson, John M. Johnson, Samuel E. DeHaven,

Those who voted in the negative, were—


William T. Anthony, Robert E. Glenn,
Resolved, That the title thereof be as aforesaid.

The committee on Education reported a bill, entitled
A bill to amend the common school law.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be made the special order for to-morrow at 10½ o'clock, A. M.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of the common school system.
Ordered, That said bill be placed in the orders of the day.

By special leave, Mr. Pennebaker, from the committee on Revised Statutes, reported a bill, entitled
A bill to amend the charter of the Franklin Savings Institution, changing the name thereof to the Franklin Bank of Kentucky.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

And then the Senate adjourned.

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TUESDAY, FEBRUARY 28, 1860.

A message was received from the House of Representatives, announcing that they had received official information from the Governor that he had approved and signed enrolled bills, originating in that House, of the following titles, viz:

An act to amend the charter of the Lancaster and Buckeye Turnpike Road Company.

An act to incorporate the Washington Literary Association, at Louisville.

An act to incorporate the Louisville Hebrew Mutual Benefit Society.

An act for the benefit of Thomas J. Walker and Mandly Trussell, executors of Mark Wallingford, deceased.

An act for the benefit of common school districts.

An act to incorporate the Richmond, Otter Creek, and Boonesboro Turnpike Road Company.

An act declaring the East Fork of Little Sandy river a navigable stream.

An act to amend an act, approved 17th February, 1858, to provide a general mechanics' lien law for certain counties and cities.

An act for the benefit of Albion Greenwell, John Bryan, and William Elliott.

An act to charter the Grand Lodge of the Ancient German Order of Huraguri, of Kentucky.
An act to amend an act to establish an additional voting and justices' precinct in Crittenden county.
An act to incorporate the town of Edmonton, in Metcalfe county.
An act requiring the surveyors of Logan and Todd counties to keep their books in the towns of Russellville and Elkton.
An act for the benefit of John M. Blackerby, late surveyor of Bracken county.
An act to incorporate the Taylorsville and Mt. Eden Turnpike Road Company.
An act to establish the county of Magoffin.
An act to amend an act to incorporate Paintsville, in Johnson county.
An act to vest the Lincoln county court with power to cause certain indexes to be made.
An act to add a certain road to the town of Russellville.
An act to incorporate the Green River Insurance Company.
An act to amend an act, entitled "An act to amend the charter of the town of Foster, in Bracken county."
An act to incorporate the Pine Grove and Bourbon County Turnpike Road Company.
An act to incorporate the Cedar Creek and Hall's Gap Turnpike Road Company.
An act to incorporate the Richmond, Union Meeting-House, and Kentucky River Turnpike Road Company.
An act authorizing W. S. Black to run and mark the division line of Rowan county.
An act to change the place of voting in the 5th district, in Whitley county.
An act to change the time of holding the quarterly court of Nelson county.
An act to change the voting place in Poplar Grove precinct, in Owen county.
An act to amend chapter 3, article 1, section 825, of the Civil Code of Practice.
An act for the benefit of Rudolph Black, of Bracken county.
An act for the benefit of James M. Kincaid.
An act to prevent the destruction of fish in Fleming creek, in Fleming county.
An act to amend an act to reduce into one the several acts concerning the town of Campbellsville, in Taylor county.
An act to incorporate the town of Grayson, in Carter county.
An act to incorporate the Paducah and Lovelaceville Turnpike or Gravel Road Company.
An act to incorporate the Northeastern Kentucky Agricultural and Mechanical Association.
An act to incorporate the Green County Agricultural and Mechanical Association.
An act to improve the public roads in Todd county.
An act to incorporate Covington Lodge, No. 109, Free and Accepted Masons.
An act to incorporate the Hickman and Ballard Agricultural and Mechanical Association.
An act to incorporate the Louisville Pilots' Relief and Benevolent Association.
An act to incorporate the town of Consolation, in Shelby county.
An act to amend an act incorporating the Nashville and Rowena Coal and Lumber Company.
An act to change the name of Schiller Lodge, No. 64, of Independent Order of Odd Fellows, at Louisville.
An act to incorporate Polar Star Lodge, No. 363, of Free and Accepted Masons.
An act to incorporate the Louisville Courier Printing Company.
An act to amend the charter of the town of Houstonville, in Lincoln county.
An act to incorporate the town of Sublimity, in Pulaski county.
An act in relation to Mount Vernon Seminary, in Rockcastle county.
An act to amend the charter of the city of Paducah.
An act creating a police judge for the town of Clarksburg.
An act to amend an act incorporating the Paducah Southern Iron Works.
An act to amend the charter of the Richmond and Lancaster Turnpike Road Company.
An act to amend the charter of the Southwestern Agricultural and Mechanical Association.
An act to authorize the Clarke county court to subscribe stock in turnpike roads in said county.
An act declaring the Brushy Fork of Blain creek a navigable stream.
An act to amend the charter of Owensboro.
An act to change the road laws of Breckinridge county.
Feb. 28.]

JOURNAL OF THE SENATE.

An act to amend section 3d, article 3d, chapter 91, of the Revised Statutes.

An act applying the general mechanics' lien law to Lewis and other counties.

An act to authorize the sale of the Owingsville and Mount Sterling turnpike road.

An act to incorporate the Leesburg and Connersville Turnpike Road Company.

An act to amend the road law in Campbell county.

An act to incorporate the Hardinsburg and Cloverport Turnpike Road Company.

An act to incorporate Hoffmanville Lodge, No. 252, of Free and Accepted Masons.

An act to incorporate the Owingsville, Bald Eagle, and Sharpsburg Turnpike Road Company.

An act for the benefit of David Devon, of Greenup county.

An act to permit Lindsey W. Sears, to peddle in Whitley county without license.

An act to incorporate the Mobile and Ohio Telegraph Company.

An act to charter Tradewater Coal Mining Company, &c.

An act to charter the Hardin County Agricultural and Mechanical Association.

An act to establish an additional election and civil district in Warren county.

An act to close certain streets in the town of Taylorsville.

An act authorizing the county court of Warren to sell the poorhouse and lands of said county.

An act changing the Western Maysville justices' district, in Mason county.

An act authorizing the Harrison county court to subscribe stock in turnpike roads.

An act to charter the Bardstown and Fairfield Turnpike Road Company.

An act for the benefit of the sheriff of Hopkins county, and the sheriff of Todd county, and Q. C. Shanks, sheriff of Ohio county.

An act to authorize the trustees of the town of Bowling-Green to dispose of certain lots in said town.

An act for the benefit of Benjamin Gaddie.

An act to incorporate Kentucky Lodge, No. 1, Ancient Order of Good Fellows, at Newport.
An act to change the line of district No. 8, in Harrison county.
An act to amend an act incorporating the Harrodsburg and Cornishville Turnpike Road Company.
An act to incorporate Model Lodge, No. 200, Ancient York Masons.
An act for the benefit of Wm. J. Fields, sheriff of Carter county.
An act to incorporate Independence Lodge, No. 3, Ancient Order of Good Fellows.
An act to incorporate Masonic Lodge, No. 227, of Ancient York Masons, in the county of Muhlenburg.
An act to discontinue the State road leading from Georgetown to Covington, lying in Grant county.
An act to incorporate the Union, Cumberland Presbyterian, and Methodist Episcopal Church South in Franklin, Simpson county.
An act to charter Big Spring and Brandenburg Turnpike Road Company.
An act to amend the law establishing the county of Metcalfe.
An act to amend an act, entitled "An act to incorporate the Monday's Landing and Harrodsburg Turnpike Road Company," approved February 15, 1858.
An act to amend an act, entitled "An act to incorporate the city of Henderson."
An act to appoint a commissioner to locate the State road from Greenville to Bowling-Green.
An act to regulate the management of the Madison Fork of the Wilderness Turnpike Road.
An act supplemental to an act to regulate the working of roads in Gallatin county.
An act concerning the fees of county attorneys.
An act authorizing the president and trustees of the Southern College of Kentucky to transfer and convey certain property.
An act to incorporate the town of Claysville, in the county of Union.
An act to amend article 10 of the Revised Statutes, on the subject of crimes and punishments.
An act to legalize the proceedings of the commissioners of the Hustonsville and Bradfordsville Turnpike Road Company.
An act to incorporate the Lafayette and Roaring Spring Turnpike Road Company.
An act supplemental to an act establishing the county of Boyd.
An act to incorporate the Covington Gymnastic Association.
An act to authorize the election of a police judge and town marshal for the town of Washington.

An act for the benefit of F. McNeil, of the city of Louisville.

An act to incorporate Louisville Lodge, No. 1, of the United Ancient Order of Druids.

An act to incorporate Murray Lodge, No. 105, I. O. O. F., in Calloway county.

An act for the benefit of W. W. Hylton, of Letcher county.

An act to incorporate the Lebanon Hotel Company.

An act to amend an act incorporating the McCracken County Agricultural and Mechanical Association.

An act to incorporate Buena Vista Lodge, No. 89, Independent Order of Odd Fellows.

An act to amend an act to amend and reduce into one the several acts concerning the town of Ghent.

An act for the benefit of John J. Miller, sheriff of Boone county.

An act authorizing the county court of Carter county to sell poorhouse lands in said county.

An act for the regulating the duties, &c., of trustees of the town of Richmond.

An act to incorporate the Owen County Union Agricultural and Mechanical Association.

An act to incorporate McBrayer Lodge, No. 118, Independent Order of Odd Fellows.

An act for the benefit of P. P. Ballard.

An act for the benefit of the sheriff of Allen county and his securities.

An act to amend an act to amend and reduce into one all the acts concerning the town of Bowling-Green, approved 5th of March, 1856.

An act to amend an act, entitled "An act to regulate the town of Falmouth."

An act to amend an act, entitled "An act imposing a tax upon billiard tables," approved February 9th, 1858.

An act to supply certain books to Anderson county.

An act to amend the charter of the American Printing House for the Blind.

An act to amend an act to improve the public roads in the county of Logan.

An act to abolish the 4th justices' district in Lyon county.
An act regulating the time of holding the police court in the town of Princeton.

An act for the benefit of James H. Walker, late sheriff of Crittenden county.

An act to amend the charter of the town of Brooksville, in Breckinridge county.

An act to legalize the election of trustees of Somerset elected January, 1860.

An act to repeal an act, entitled "An act to amend the charter of Louisville."

An act for the benefit of Hezekiah Ellis, of Franklin county.

An act for the benefit of the Board of Internal Improvement for Franklin county.

An act authorizing the trustees of the Christian Church, in Barbourville, to sell their property.

An act for the benefit of the penitentiary.

An act to change the time of holding the Adair quarterly court.

An act to incorporate the Central West Kentucky Agricultural and Mechanical Association, in Graves county.

An act for the benefit of Lupe & Evans, of the city of Louisville.

An act for the benefit of John Cawein & Co., of Louisville.

An act to amend the law in relation to taxing the lands of non-residents.

An act to amend an act to establish a levy and county court for Jefferson county, approved February 25, 1854.

An act to change the time of holding the Henderson county quarterly court.

An act for the benefit of John G. Hunt, of the city of Louisville.

An act for the benefit of Julius Krugg, of Newport.

An act for the benefit of Chas. C. Reufer, of Louisville.

An act for the benefit of Philip Breckheimer, of the city of Louisville.

An act to authorize the change of the State road in the county of Union.

An act for the benefit of the Gallatin county court.

An act changing the time of holding the Grayson county quarterly court.

An act authorizing the Lewis county court to change the State road in said county.
An act to amend the charter of the Paris and Clintonville Turnpike Road Company.

An act to change the time of holding the Franklin circuit court.

An act creating an additional term of the Hopkins circuit court for the trial of criminal and equity causes.

An act to incorporate the Butler County Agricultural and Mechanical Association.

An act for the benefit of the executors of Robert Didlake, deceased, of the city of Lexington.

An act to authorize the chairman and board of trustees of the town of Bowling-Green to sell and convey certain grounds.

An act creating a treasurer for Montgomery county.

An act to incorporate the Merrick Lodge of the I. O. O. F.

An act to incorporate the Alexandria and Flag Spring Turnpike Road Company.

An act to incorporate the Maxville and Perryville Turnpike Road Company.

An act allowing books to justices in the seventh district in Wayne county.

An act to authorize the county court of Calloway to make sale of the poor-house lands in said county.

An act to incorporate Roaring Spring Lodge, No. 221, of Free and Accepted Masons.

An act for the benefit of the Assistant Secretary of State.

An act to amend an act, entitled “An act to amend an act incorporating the town of Murray, in Calloway county.”

An act to incorporate the Springfield and Bradfordsville Turnpike Road Company.

A resolution authorizing the Governor to procure and present to the surviving officers and soldiers of the Kentucky volunteers in the battle on Lake Erie, a gold medal.

A resolution in reference to ceding to Tennessee certain territory of this State.

By special leave, the Senate took up for consideration a bill from the House of Representatives, entitled

An act to prescribe the time of holding the spring and summer terms of the Franklin circuit court.

Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

By special leave, Mr. Andrews, from the committee on the Judiciary, reported a bill, entitled

A bill to amend the law on the subject of inheritance of aliens.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on Finance, reported bills from the House of Representatives, of the following titles, viz:

An act for the benefit of Brutus Hicks, of the county of Shelby.
An act for the benefit of W. W. Cox, sheriff of Morgan county.
With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

The committee on Education, reported bills from the House of Representatives, of the following titles, without amendment, viz:

An act to extend the limits of the town of Elkton.
An act for the benefit of the Madison Female School.
An act to amend the charter of the Scott Female Institute.
An act to further protect the Seminary fund of Laurel county.
An act for the benefit of common school district, No. 3, in Rockcastle county.
An act authorizing the trustees of school district No. 54, in Greenup county to levy and collect a tax.
An act for the benefit of the school districts in Grayson county.
An act for the benefit of common school district No. 7, in Lyon county.
An act for the benefit of school district No. 37, in Bracken county.
An act to repeal an act, entitled "An act for the benefit of common schools in Estill county," approved January 2, 1852.
An act for the benefit of school district No. 33, in Meade county.
An act for the benefit of school district No. 12, in Pendleton county.
An act to incorporate the Williamstown Academy.
An act to incorporate the Presbyterian Female Seminary of Bowling-Green.

Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act concerning the Mayfield Seminary and Graves College.
With an amendment thereto.
Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill, entitled
A bill to incorporate the Allen Male and Female College.
Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read the third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill, entitled
A bill increasing the salary of the Superintendent of Public Instruction.
Said bill is as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the salary of the Superintendent of Public Instruction shall be one thousand and five hundred dollars per annum.

§ 2. This act to take effect from its passage.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


Alex. L. Davidson, John A. Prall,

Those who voted in the negative, were—


J. E. Gibson,

So said bill was rejected.

A message was received from the House of Representatives, announcing that they had passed bills, originating in the Senate, of the following titles, viz:

An act relative to the dividing line between the States of Kentucky and Tennessee.

An act to repeal so much of an act, entitled "An act to create the 14th judicial district, as applies to the county of McLean.

An act to define magistrates' districts, and to regulate election precincts and voting places in Franklin county.

An act to charter the Deposit Bank of Lawrenceburg, in Anderson county.
JOURNAL OF THE SENATE.

That they had rejected bills, originating in the Senate, of the following titles, viz:

An act to provide for the completion of the unfinished business in the Auditor's office, and for additional clerks.

An act to amend the charter of the Franklin Savings Institution.

And that they had passed bills of the following titles, viz:

An act to amend the charter of the Kentucky Savings' Bank, at Louisville.

An act to amend the charter of the German Insurance Company, of the city of Louisville.

An act concerning Jefferson county and the levy courts.

An act to incorporate the Independent Kentucky Rovers.

An act to incorporate the Kentucky Silver Mining Company.

An act for the benefit of William Lesler.

An act authorizing the trustees of the town of Crab Orchard to sell a church and lot in said town.

An act to relieve the State of Gipsies.

An act for the benefit of the Houstonville and Lebanon Turnpike Road Company.

An act regulating fees for arresting runaway slaves.

An act to change the place of voting in the third district in Mercer county.

An act to amend an act creating the offices of police judge and town marshal, in the towns of Franklin and Foster.

An act to repeal a part of section 32, article 2, chapter 37, of the Revised Statutes.

And that they had concurred in sundry amendments proposed by the Senate to a bill of the House of Representatives, entitled

An act for the appropriation of money.

And had rejected amendments Nos. 1 and 10.

Mr. Darnaby, from the committee on the Penitentiary, reported a bill from the House of Representatives, entitled

An act to amend an act giving power to the county courts of Boyle, Washington, Warren, Fayette, and Scott to levy a tax upon dogs.

With an amendment.

Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate then, according to special order, resumed the consideration of a bill from the House of Representatives, entitled

An act to provide a more efficient police department in the city of Louisville.

The question being upon the amendment reported by the committee, which is as follows, viz:

That the Governor be, and he is hereby, empowered to appoint the commissioners of police in the city of Louisville, provided the chancellor of said city should fail or refuse to do so.

Mr. Alexander offered the following amendment to the amendment, viz:

Amend by making the provisions of this bill apply to the city of Lexington and the city of Covington.

The question was taken on the adoption of the amendment to the amendment, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Alexander and DeHaven, were as follows, viz:

In the affirmative—

T. T. Alexander—1.

Those who voted in the negative, were—


The question was then taken on the adoption of the amendment proposed by the committee, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Andrews and Pennebaker, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the affirmative, were—

T. T. Alexander, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, Albert G. Rhea,
John B. Bruner, Samuel Haycraft, Cyrenius Wait,
J. E. Gibson, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
W. T. Anthony, John F. Fisk, William H. McBrayer,
James R. Barrick, Asa P. Grover, William B. Read,
William S. Darnaby,

So said amendment was adopted.

Mr. Pennebaker offered an amendment.

The Speaker decided said amendment out of order, the previous
question having not been exhausted.

Mr. Fisk moved to reconsider the vote by which the Senate ordered
the previous question.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Andrews and
McKee, were as follows, viz:
Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said vote was reconsidered.

By leave of the Senate, Mr. Gibson withdrew his demand for the previous question.

Mr. Pennebaker then offered the following amendment, viz: 

Strike out of the 2d section all after the word “qualified,” in the 5th line.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Pennebaker and Andrews, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said amendment was rejected.

Messrs. Glenn and Cissell moved to reconsider the vote of the Senate by which the first amendment offered by Mr. Pennebaker was adopted.

And the question being taken thereon, it was decided in the affirmative.

So said vote was reconsidered.

The question was then taken on the adoption of said amendment, and it was decided in the affirmative.
The yeas and nays being demanded thereon by Messrs. Pennebaker and Andrews, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, J. E. Gibson, James McKee,
Landaff W. Andrews, William C. Gillis, C. D. Pennebaker,
John B. Bruner, Robert E. Glenn, Albert G. Rhea,
Benjamin P. Cissell, Samuel Haycraft, Cyrenius Wait,
Alex. L. Davidson, John M. Johnson, W. C. Whitaker—18.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, William H. McBrayer, John A. Prall,
W. T. Anthony, John F. Fisk, William B. Read,
A. D. Coshy, John L. Irvan,
William S. Darnaby, Samuel H. Jenkins,
So said amendment was again adopted.

Mr. Fisk suggested a verbal amendment.
Which was adopted.

Ordered, That said bill, as amended, be read a third time.

The rule of the Senate, constitutional provision, and 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. Andrews and Fisk, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
W. T. Anthony, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, Robert E. Glenn, William B. Read,
William S. Darnaby, John L. Irvan,

Those who voted in the negative, were—

T. T. Alexander, William C. Gillis, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,
J. E. Gibson, James McKee, W. C. Whitaker—12.

Resolved, That the title thereof be as aforesaid.

By special leave, Mr. Cissell, from the committee on the Judiciary, reported a bill from the House of Representatives, With an amendment, by way of substitute therefor.
Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

By order of the Senate, Mr. Haycraft, from the committee on Propositions and Grievances, reported a bill from the House of Representatives, entitled

An act for the benefit of Messrs. Dickey & Thomas, of Edmonson county.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate then, according to special order, took up for consideration a bill from the House of Representatives, entitled

An act concerning voting at municipal elections in the city of Louisville.

Ordered, That said bill be rejected.

The Senate, according to order, also took up a bill, entitled

A bill to amend the common school laws.

Mr. Grover offered the following amendment as an additional section, viz:

§ 1. The Superintendent shall keep his office in the city of Frankfort, and his annual salary shall be fifteen hundred dollars, instead of the sum now fixed by law, payable in the manner now provided by law.

Mr. Rhea offered the following amendment to the amendment offered by Mr. Grover, viz:

Amend the amendment by striking out all after the word "Frankfort."

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Bruner and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

John B. Bruner, John M. Johnson, Cyrenius Wait,
Robert E. Glenn, James McKee, W. C. Whitaker—8.
Samuel H. Jenkins, Albert G. Rhea,
Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, Asa P. Grover,
T. T. Alexander, Alex. L. Davidson, Samuel Haycraft,
Landaff W. Andrews, Samuel E. DeHaven, John L. Irvan,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, William B. Read,

So said amendment was rejected.

The question was then taken on the amendment offered by Mr. Grover, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Jenkins and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, William H. McBryar,
Landaff W. Andrews, John F. Fisk, John A. Prall,
James R. Barrick, William C. Gillis, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Cyrenius Wait,
A. D. Cosby, John L. Irvan, C. J. Walton—16.

Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, James McKee,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
Samuel E. DeHaven, Samuel H. Jenkins, W. C. Whitaker—11.
J. E. Gibson, John M. Johnson,

So said amendment was adopted.

Said bill, as amended, was read a third time, as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Superintendent of Public Instruction, in addition to his duties now prescribed by law, shall keep a record of all sums which may be dedicated and set apart to the benefit of the common schools in the several counties of this Commonwealth; and he shall represent the interests of the common schools in the collection of the same.

§ 2. He may exchange with any State in this Union copies of the school reports and documents of this State, for copies of the school reports and documents of such other State.

§ 3. Copies of records and papers in his office, certified by him, shall, in all cases, be evidence equally with the originals.

§ 4. He shall keep his office in the city of Frankfort, or in some city or town within a day's travel therefrom.

§ 5. The school commissioners of the several counties of this Commonwealth shall, so soon as the school fund coming to their respective counties shall have been received by them, and the proper demand made, pay out and disburse the same to the persons entitled thereto, and within ninety days settle their accounts with the county court, and forward a copy of such settlement, certified by the clerk of said
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

By order of the Senate, Mr. Haycraft, from the committee on Propositions and Grievances, reported a bill from the House of Representatives, entitled
An act for the benefit of Messrs. Dickey & Thomas, of Edmonson county.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate then, according to special order, took up for consideration a bill from the House of Representatives, entitled
An act concerning voting at municipal elections in the city of Louisville.

Ordered, That said bill be rejected.

The Senate, according to order, also took up a bill, entitled
A bill to amend the common school laws.

Mr. Grover offered the following amendment as an additional section, viz:

§ 1. The Superintendent shall keep his office in the city of Frankfort, and his annual salary shall be fifteen hundred dollars, instead of the sum now fixed by law, payable in the manner now provided by law.

Mr. Rhea offered the following amendment to the amendment offered by Mr. Grover, viz:

Amend the amendment by striking out all after the word "Frankfort."

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Bruner and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

John B. Bruner, John M. Johnson, Cyrenius Wait,
Robert E. Glenn, James McKee, W. C. Whitaker—8.
Samuel H. Jenkins, Albert G. Rhea,
Those who voted in the negative, were:

Mr. Speaker, (Porter,) William S. Darnaby, Asa P. Grover,
T. T. Alexander, Alex. L. Davidson, Samuel Haycraft,
Landaff W. Andrews, Samuel E. DeHaven, John L. Irvan,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, J. E. Gibson, William B. Read,

So said amendment was rejected.

The question was then taken on the amendment offered by Mr. Grover, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Jenkins and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, William H. McBrayer,
Landaff W. Andrews, John F. Fisk, John A. Prall,
James R. Barrick, William C. Gillis, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Cyrenius Wait,
A. D. Cosby, John L. Irvan, C. J. Walton—16.

Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, James McKee,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
Samuel E. DeHaven, Samuel H. Jenkins, W. C. Whitaker—11.
J. E. Gibson, John M. Johnson,

So said amendment was adopted.

Said bill, as amended, was read a third time, as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Superintendent of Public Instruction, in addition to his duties now prescribed by law, shall keep a record of all sums which may be dedicated and set apart to the benefit of the common schools in the several counties of this Commonwealth; and he shall represent the interests of the common schools in the collection of the same.

§ 2. He may exchange with any State in this Union copies of the school reports and documents of this State, for copies of the school reports and documents of such other State.

§ 3. Copies of records and papers in his office, certified by him, shall, in all cases, be evidence equally with the originals.

§ 4. He shall keep his office in the city of Frankfort, or in some city or town within a day's travel therefrom.

§ 5. The school commissioners of the several counties of this Commonwealth shall, so soon as the school fund coming to their respective counties shall have been received by them, and the proper demand made, pay out and disburse the same to the persons entitled thereto, and within ninety days settle their accounts with the county court, and forward a copy of such settlement, certified by the clerk of said
court, to the Superintendent of Public Instruction; and said copies of settlement with the county court shall embrace all sums received, since the date of their last settlement, by said commissioners for the benefit of common schools, and also contain a full statement of all sums paid out by them, for what, to whom, and when paid; and should any commissioner fail to pay out and disburse the common school moneys received by him, and to make settlement and report the same within ninety days, as above directed, shall be guilty of a misdemeanor, and on conviction thereof on indictment in the circuit court, be fined in a sum not less than one hundred, nor more than five hundred dollars, as well as remain liable on his official bond.

§ 6. Any school commissioner who shall knowingly and willfully report to the Superintendent of Public Instruction a number of common schools as having been taught in his county greater than the number of such schools actually taught therein according to law, or a number of children entitled to tuition in his county greater than the actual number of such children therein, or otherwise knowingly and willfully misstate any fact or facts which he now is, or may hereafter be required by law to report to said Superintendent, shall be deemed guilty of a high misdemeanor, and shall, on conviction thereof, on indictment in the circuit court, be fined in a sum not less than two hundred, nor more than five hundred dollars, or imprisoned in the county jail not longer than six months, or both so fined and imprisoned, in the discretion of the jury.

§ 7. The school trustees of the several counties of this Commonwealth shall, within the times and in the manner prescribed by law, make their reports to the county commissioners; and said reports shall be verified by the affidavits of at least two school trustees of the districts thus reported. No report from any school district shall be received and reported by any school commissioner unless verified as aforesaid; and any school trustee or trustees who shall knowingly and willfully misreport under oath any fact or facts now or hereafter required of them by law to be reported, shall be deemed guilty of perjury, and shall, on conviction thereof, on indictment in the circuit court, be punished by confinement in the penitentiary not less than one nor more than six years.

§ 8. The several judges of this Commonwealth shall, at each court held by them, give the sixth and seventh sections of this chapter in charge to the grand jury.

§ 9. The Superintendent shall keep his office in the city of Frankfort, and his annual salary shall be fifteen hundred dollars, instead of the sum now fixed by law, payable in the manner now provided by law.

§ 10. 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.

The yeas and nays being required thereon by the constitution, were as follows, viz:
of said copies of the same within the benefit of the jailer of McCracken county.

An act establishing a new road from the mouth of Scott's branch, in Lewis county, to the State road, in Carter county.

An act for the benefit of William L. Simons, late sheriff of Todd county.

An act to amend the charter of the Liberty and Bradfordsville Turnpike Road Company.

An act to authorize Simeon A. Whitaker to solemnize the rites of matrimony.

An act to vest the Garrard county court with certain powers.

An act for the benefit of J. C. Conklin, of Monroe county.

An act for the benefit of the Daviess county court.

An act concerning the State road leading from Columbus, in Hickman county, to Mayfield, in Graves county.

An act to amend the charter of the city of Louisville for school purposes.

An act to amend and extend an act in relation to a new road in Lewis and Carter counties.
An act for the benefit of R. E. Shadburn.
An act to incorporate the Buffalo Spring Cemetery Company, at Stanford.
An act for the benefit of the sheriff of Lawrence county.
An act to establish an additional justices' district in Livingston county.
An act to incorporate the Mississippi River Railway Company.
An act for the benefit of Washington county.
An act providing for opening a road from the London and Sublimity road to the Somerset and Jacksonsboro road.
An act to incorporate Newport Lodge, No. 358, of Free and Accepted Masons.
An act to incorporate the Lebanon Female College.
An act to charter the Pulaski County Turnpike Road Company.
An act to incorporate the Whitesville Seminary Company, in Daviess county.
An act fixing the boundary and voting place in district No. 6, in Hart county.
An act to incorporate the Shelbyville and Benson Turnpike Road Company, in Shelby county.
An act to amend the charter of the Bloomfield and Taylorsville Turnpike Road Company.
An act to incorporate the Howard's Creek Turnpike Road Company.
An act to incorporate the Spencer and Nelson County Turnpike Road Company.
An act to incorporate the Simpson county and Logan county line Turnpike Road Company.
An act for the benefit of Jane S. Miller, wife of Henry M. Miller.
An act to incorporate the Stanford, Hamilton's Ford, and Lancaster Turnpike Road Company.
An act to prescribe the time of holding the spring and summer terms of the Franklin circuit court.
An act to amend part 3, title 13, of the Civil Code of Practice.
An act to create additional voting districts in Jefferson county.
An act for the benefit of James Howard, late clerk of Montgomery circuit and county courts.
An act conferring certain powers on the Carter county court.
An act for the benefit of the sheriff of Caldwell county and other sheriffs of this Commonwealth.
An act to incorporate the Benson Turnpike Road Company.
An act for the benefit of the poor of Campbell county.

An act to incorporate the Covington Agricultural and Mechanical Association.

An act for the benefit of the sheriff of the county of Crittenden.

An act to incorporate the Mortonsville and Lexington Extension Turnpike Road Company.

An act to incorporate the Midway and Craig's Mill Turnpike Road Company.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. Fisk, from the committee on Conference upon a bill, entitled

An act to apportion representation in the Senate and House of Representatives,

Reported that said committee had agreed upon a bill, and laid a copy of said bill before the Senate, which is as follows, viz:

The committee of Conference appointed by the Senate and House of Representatives, on the bill, entitled “An act to apportion representation in the Senate and House of Representatives of this Commonwealth,” have met, and, upon conference, have agreed to the bill hereto attached.

JOHN F. FISK,
Chairman of Senate Committee of Conference.

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That representation for the House of Representatives shall be apportioned among the several counties of this Commonwealth as follows, viz:

To the first district, twelve Representatives, as follows: To the counties of Fulton and Hickman one, Graves one, Calloway one, Marshall one, Ballard one, McCracken one, Crittenden one, Trigg one, Union one, Hopkins one, Caldwell one, Livingston and Lyon one.

To the second district, eleven Representatives, as follows: To the county of Christian one, Muhlenburg one, Henderson one, Daviess one, Hardin one, Ohio one, Breckinridge one, Meade one, Grayson one, McLean one, and Butler and Edmonson one.

To the third district, nine Representatives, as follows: To the county of Adair one, Green one, Taylor one, Wayne one, Pulaski one,
Cumberland one, Clinton and Russell one, Lincoln one, and Boyle and Casey one.

To the fifth district, nine Representatives, as follows: To the county of Hardin one, Larue one, Bullitt one, Spencer one, Nelson one, Washington one, Marion one, Mercer one, and Anderson one.

To the sixth district, ten Representatives, as follows: To the county of Garrard one, Madison one, Estill and Jackson one, Whitley one, Laurel and Rockcastle one, Knox one, Clay and Owings one, Floyd and Johnson one, Perry, Letcher, and Harlan one, and Pike one.

To the seventh district, ten Representatives, as follows: To the first ward of Louisville one, the second, third, and fourth wards one, to the fifth and sixth wards one, to the seventh and eighth wards one, the county of Jefferson one, Shelby one, Henry one, Trimble one, Carroll one, and Oldham one.

To the eighth district, seven Representatives, as follows: To the county of Bourbon one, Fayette one, Scott one, Owen one, Franklin one, Woodford one, and Jessamine one.

To the ninth district, ten Representatives, as follows: To the county of Clarke one, Bath one, Montgomery and Powell one, Fleming one, Lawrence and Boyd one, Greenup one, Morgan one, Magoffin and Breathitt one, Carter and Rowan one, and Lewis one.

To the tenth district, thirteen Representatives, as follows: To the county of Mason two, Bracken one, Nicholas one, Harrison one, Pendleton one, Campbell two, Grant one, Kenton two, Boone one, and Gallatin one.

§ 2. That for the purpose of apportioning representation in the Senate, the State is hereby laid off into thirty-eight Senatorial districts, as follows, viz: The counties of Hickman, Fulton, and Graves shall compose the first district; the counties of McCracken, Ballard, and Marshall the second district; the counties of Trigg, Calloway, and Lyon the third district; the counties of Crittenden, Livingston, and Caldwell the fourth district; the counties of Union and Hopkins the fifth district; the counties of Christian and Todd the sixth district; the counties of Daviess, Henderson, and McLean the seventh district; the counties of Ohio, Butler, and Muhlenburg the eighth district; the counties of Breckinridge, Grayson, Hancock, and Edmonson the ninth district; the counties of Meade, Hardin, and Bullitt, the tenth district; the counties of Barren, Hart, and Metcalfe the eleventh district; the counties of Logan and Warren the twelfth district; the counties of Allen, Simpson, and Monroe the thirteenth district; the counties of Nelson, Larue, and Spencer the fourteenth district; the counties of Mercer, Washington, and Jessamine the fifteenth district; the counties of Adair, Green, Cumberland, Russell, and Clinton the sixteenth district; the counties of Pulaski and Wayne the seventeenth district; the counties of Garrard, Lincoln, and Boyle the eighteenth district; the counties of Marion, Taylor, and Casey the nineteenth district; the counties of Anderson, Woodford, and Franklin the twentieth district; the counties of Shelby, Henry, and Oldham the twenty-first district; the counties of Owen, Carroll, and Trimble the twenty-second district; the counties of Grant, Gallatin, and Boone the twenty-third district; the
county of Kenton the twenty-fourth district; the counties of Campbell and Pendleton the twenty-fifth district; the counties of Harrison and Bracken the twenty-sixth district; the counties of Scott and Fayette the twenty-seventh district; the counties of Bourbon, Nicholas, and Bath the twenty-eighth district; the counties of Clarke and Madison the twenty-ninth district; the counties of Rowan, Fleming, and Morgan the thirtieth district; the counties of Mason and Lewis the thirty-first district; the counties of Boyd, Greenup, Carter, and Lawrence the thirty-second district; the counties of Floyd, Johnson, Magoffin, and Pike the thirty-third district; the counties of Perry, Breathitt, Letcher, Harlan, and Clay the thirty-fourth district; the counties of Estill, Owsley, Jackson, Montgomery, and Powell the thirty-fifth district; the counties of Laurel, Whitley, Rockcastle, and Knox the thirty-sixth district; the county of Jefferson and the first and second wards of the city of Louisville the thirty-seventh district; the third, fourth, fifth, sixth, seventh, and eighth wards of the city of Louisville the thirty-eighth district.

§ 3. That in order to ascertain the state of the polls, when two or more counties compose a Senatorial district, or two or more counties are joined to elect a Representative, the sheriffs of such counties shall meet at the court-house of the county first named, to compare the polls, on the first Monday next after the election, and having ascertained by faithful comparison and addition the number of their respective polls, shall make return in the manner prescribed by law: PROVIDED, That when a writ of election shall be issued by the Governor, or either branch of the Legislature, an earlier day may be ordered in said writ for comparing the polls, if deemed expedient.

§ 4. That if any new county should be established before the next enumeration and apportionment of representation, it shall be considered as part or parts of the county or counties from which it was taken, for the purpose of representation.

Mr. Andrews moved that it be received, the reading dispensed with, and that it be made the special order for to-morrow morning at 10 o'clock, A.M., and that the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Andrews and Whitaker, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, Robert E. Glenn, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,

William C. Gillis,
Those who voted in the negative, were—
Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
W. T. Anthony, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, Asa P. Grover, William B. Read,
A. D. Cosby, John L. Irvan, C. J. Walton—16.
William S. Darnaby,

So said motion was rejected.

Mr. Whitaker moved that the consideration of said report be postponed until to-morrow, at 9½ o'clock, A. M.

Mr. Fisk 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 demanded thereon by Messrs. Rhea and Whitaker, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) William S. Darnaby, John L. Irvan,
William T. Anthony, Alex. L. Davidson, Samuel H. Jenkins,
James R. Barrick, Samuel E. DeHaven, William H. McBrayer,
Benjamin P. Cissell, John F. Fisk, William B. Read,

Those who voted in the negative, were—
T. T. Alexander, Robert E. Glenn, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,
William C. Gillis,

The question was then taken on the motion of Mr. Whitaker, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Rhea and Whitaker, were as follows, viz:

Those who voted in the affirmative, were—
T. T. Alexander, William C. Gillis, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,
J. E. Gibson, James McKee, W. C. Whitaker—12.

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
William T. Anthony, Samuel H. Jenkins,
James R. Barrick, Samuel E. DeHaven, William H. McBrayer,
Benjamin P. Cissell, John F. Fisk, William B. Read,
William S. Darnaby,

So said motion was rejected.
The report was then read.

Messrs. Whitaker and Rhea moved a call of the Senate.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Rhea and Whitaker, were as follows, viz:

Those who voted in the affirmative, were—

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<th>T. T. Alexander,</th>
<th>William C. Gillis,</th>
<th>C. D. Pennebaker,</th>
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<td>Landaff W. Andrews,</td>
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<td>John B. Bruner,</td>
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<td>J. E. Gibson,</td>
<td>James McKee,</td>
<td>W. C. Whitaker—12.</td>
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Those who voted in the negative, were—

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<th>Mr. Speaker, (Porter,)</th>
<th>Alex. L. Davidson,</th>
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<td>William T. Anthony,</td>
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<td>James R. Barrick,</td>
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<td>John A. Pratt,</td>
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<td>Benjamin P. Cissell,</td>
<td>Robert E. Glenn,</td>
<td>William B. Read,</td>
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<tr>
<td>William S. Darnaby,</td>
<td>John L. Irvan,</td>
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So said motion was rejected.

Mr. Alexander moved a call of the Senate.

Mr. DeHaven moved to lay said motion on the table.

And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Alexander and Rhea, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
William T. Anthony, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, Robert E. Glenn, William B. Read,
William S. Darnaby, John L. Irvan,

Those who voted in the negative, were—

T. T. Alexander, William C. Gillis, C. D. Pennabaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,
J. E. Gibson, James McKee, W. C. Whitaker—12.

So said motion was laid on the table.

Mr. Fisk 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. Andrews and Bruner, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, Samuel H. Jenkins,
William T. Anthony, Samuel E. DeHaven, William H. McBrayer,
James R. Barrick, John F. Fisk, John A. Prall,
Benjamin P. Cissell, Asa P. Grover, William B. Read,
A. D. Cosby, John L. Irvan, C. J. Walton—16.
William S. Darnaby, James McKee,

Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, C. D. Pennabaker,
Landaff W. Andrews, Samuel Haycraft, Albert G. Rhea,
John B. Bruner, John M. Johnson, Cyrenius Wait,
William C. Gillis,

Mr. Rhea moved a call of the Senate.

And the question being taken thereon, it was decided in the negative.

Messrs. Bruner and Whitaker demanded the yeas and nays on said motion.

But before the call of the yeas and nays was finished, the hour fixed by the rule of the Senate for adjournment having arrived,

The Senate adjourned.
By special leave, Mr. Haycraft, from the committee on Religion, reported a bill from the House of Representatives, entitled

An act to amend an act requiring the registration of births, marriages, and deaths.

Ordered, That the Public Printer forthwith print 150 copies of the same for the use of the members of the General Assembly, and that it be made the special order for to-morrow, at 10 o'clock, A. M.

On motion of Mr. Fisk,

Ordered, That the report of the committee of Conference, on the apportionment bill, be made the special order for to-morrow morning.

The Senate then took up the motion to reconsider the vote by which the Senate rejected a bill, entitled

A bill to amend the common school laws.

Ordered, That the vote by which said bill was rejected be reconsidered.

By leave of the Senate, Mr. Grover withdrew his amendment.

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

By special leave, Mr. Cissell, from the committee on the Judiciary, reported a bill, entitled

A bill for the benefit of A. Hensley;

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. DeHaven offered an amendment.

Ordered, That said bill and amendment be referred to the committee upon Revised Statutes, with instructions to report it back to the Senate to-morrow morning, at 9½ o'clock, A. M.

According to special order, the Senate took up the report of the committee of Conference upon the bill to apportion representation.

Mr. Fisk 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. Andrews and Whitaker, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The question was then taken on concurring in the report of the committee, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Grover and Fisk, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said report was concurred in.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills which originated in the Senate, of the following titles, viz:

An act relative to the dividing line between the States of Kentucky and Tennessee.

An act for the benefit of the heirs of John Moyland.

Also, enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to provide a more efficient police department in the city of Louisville.
An act for the benefit of the city of Louisville.

An act to establish the county of Webster.

An act to extend the time for contesting the election of jailer of Jefferson county.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

A message, in writing, was received from the Governor, by the hands of Mr. Tate, Assistant Secretary of State.

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT, February 29th, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, the following persons as Notaries Public for the counties named, viz:

Wm. K. Boal, for Boyd county.
E. L. Fletcher, for Boyd county.
Jake Rice, for Carter county.
Geo. W. Boorman, for Carroll county.
J. M. Elliott, for Floyd county.
J. M. Burns, for Floyd county.
Jeff. Brown, for Jefferson county.
Wm. T. Haggin, for Jefferson county.
Geo. A. Williams, for Jefferson county.
T. D. Tilford, for Jefferson county.
Stanley Singleton, for Jefferson county.
German Goodloe, for Jefferson county.
W. D. Greer, for Livingston county.
M. W. Cole, for McCracken county.
R. S. Ratcliffe, for McCracken county.
John Marshall, for McCracken county.
L. D. Husbands, for McCracken county.
W. W. Herndon, for McCracken county.
Silas T. Green, for Madison county.
Azro Dyer, for Muhlenburg county.
J. M. McGroty, for Mercer county.
J. M. Rice, for Pike county.
Jas. A. Edwards, for Woodford county.
Resolved, That the Senate do advise and consent to said appointments.

A message was received from the House of Representatives, announcing that they had passed bills, originating in the Senate, of the following titles, viz:

An act for the benefit of John P. Noonan, of Covington.
An act to amend the charter of the Flemingsburg and Elizaville Turnpike Road Company.
An act to incorporate the Covington Law Library Association.
An act to amend the charter of the city of Covington.
An act to incorporate the Flemingsburg and Upper Blue Licks Turnpike Road Company.
An act authorizing the Louisville chancery court to close Curran street.
An act to provide compensation to one or more persons who may prosecute suits for the benefit of themselves and others.
An act to incorporate the Hillsborough and Wyoming Turnpike Road Company.
An act to incorporate the Mayfield Tobacco Warehouse and Inspection Company.
An act to authorize Hawes, Trimble, and Wickliffe to establish a ferry opposite Cairo.
An act to incorporate the Rochester Lodge, No. 270, Free and Accepted Masons.
An act changing the time of holding the spring term of the Shelby quarterly court.
An act for the benefit of the town of Taylorsville.
An act for the benefit of Emma J. Cleaveland.
An act to incorporate Ceralvo Lodge, No. 256, of Free and Accepted Masons.
An act to incorporate the town of Lovelaceville, in Ballard county.
An act to incorporate Lodge No. 210, Free and Accepted Masons.
An act for the benefit of the trustees and citizens of London.
An act for the benefit of Wm. P. Conner, of Bath county.
An act to extend the corporate limits of the town of Canton, in Trigg county.
JOURNAL OF THE SENATE.

An act to charter the Louisville, Lexington, and Big Sandy Railroad Company.

An act to incorporate the Winnebago Tribe, No. 23, Improved Order of Red Men, of the city of Louisville.

That they had passed bills, originating in the Senate, with amendments, of the following titles, viz:

An act for the benefit of the clerk of the Union circuit court.

An act to amend the charter of the Jefferson and Brownsborough Turnpike Road Company.

An act to regulate agencies of foreign express companies.

A resolution asking of Congress protection to American tobacco.

And that they had passed bills of the following titles, viz:

An act for the better regulation of the Kentucky militia.

An act concerning bills of exchange and negotiable notes.

An act to amend an act, entitled "An act for the benefit of James D. Ballard."

An act for the benefit of deaf and dumb women of the Commonwealth.

An act for the benefit of George Gayle, of the county of Henderson.

An act compensating sheriffs of elections for carrying polls to county seats.

An act for the benefit of James Calvert, sheriff of Boone county.

An act to authorize the county court of Barren county to re-district said county into justices' districts, and for other purposes.

An act to amend article 11, title 4, section 88, of the Civil Code of Practice.

An act to amend section 611 of the Civil Code.

An act to amend sub-division 6, of section 670, of the Civil Code of Practice.

An act to amend the 670th section of the Civil Code of Practice.

An act for the benefit of Milan Williams, of Carter county.

An act authorizing the running and marking of the boundary line of Webster county.

An act to amend the penal laws.

An act in relation to the county judge of Campbell county.

An act supplemental to and amendatory of an act to incorporate the Leesburg and Connersville Turnpike Road Company, approved February 23, 1860.
An act for the benefit of Wm. H. Thomas.
An act to change the line of Henderson and Daviess counties.
An act to amend the charter of the Louisville and Eden Run Turnpike Road Company.
An act supplemental to an act, entitled “An act to apportion representation.”

The Senate then took up for consideration a bill from the House of Representatives, entitled
An act for the appropriation of money.

Ordered, That the Senate concur in the amendment of the House of Representatives, appropriating money to Thomas S. Page for services in bringing up the unfinished business in the Auditor's office.

Ordered, That the Senate insists upon her amendments, increasing the salary of the Assistant Secretary of the Senate, and allowance to Vallandingham for services of his negro man at the “Back Capitol.”

A message was received from the House of Representatives, announcing their refusal to recede from their objections to the amendments of the Senate to a bill, entitled
An act for the appropriation of money.

On motion of Mr. Fisk,

The Speaker appointed the following Senators a committee of Conference, to act in conjunction with such committee as the House of Representatives might appoint upon the matter of disagreement between the two Houses, viz: Messrs. Prall, Cissell, and Bruner.

By special leave, Mr. Grover offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Public Printer be, and he is hereby, directed to print one thousand copies of the report of the State Agricultural Society for the years 1858-9: Provided, The entire expense of the work shall not cost the State a sum exceeding three hundred dollars.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, William H. McBrayer,
T. T. Alexander, Samuel E. DeHaven, Charles D. Pennebaker,
William T. Anthony, John F. Fisk, William B. Read,
Landaff W. Andrews, William C. Gillis, Albert G. Rhea,
JOURNAL OF THE SENATE.

FEB. 29.

John B. Bruner, Samual Haycraft, Cyrenius Wait, Benjamin P. Cissell, John L. Irvan, W. C. Whitaker—23. A. D. Cosby, John M. Johnson,

Those who voted in the negative, were—

J. E. Gibson, Robert E. Glenn—2.

So said resolution was adopted.

The committee on Agriculture and Manufactures reported a bill from the House of Representatives, entitled An act to incorporate the Louisville Association for the improvement of the breed of horses.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on the Sinking Fund reported bills from the House of Representatives of the following titles, viz:

An act to repeal an act to incorporate the Campbell and Pendleton Turnpike Road Company, with the amendments thereto.
An act to incorporate the Richmond and Tate's Creek Ridge Turnpike Road Company.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The committee on Revised Statutes, reported bills from the House of Representatives, of the following titles, viz: An act to incorporate the Crab Orchard Coal and Manufacturing Company.
An act to incorporate the Madisonville Cemetery Company.
An act to empower the Newport and Licking River Turnpike and Plank Road Company, in Campbell county, to borrow money.
An act to incorporate the New Retreat Lodge, No. 283, of Free and Accepted Masons, in Graves county.
An act to amend an act, entitled "An act to amend and reduce into one the road laws of Greenup and Lewis counties."
An act to charter the Big Sandy Oil and Coal Company.

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An act to incorporate the Newport and Covington Water Works Company.

An act in relation to donations, devises, and gifts to the common school fund of Kentucky.

An act to declare T. A. Shenstone the heir-at-law of Isaac Ackley.

An act to establish an additional justices' district in the county of Jefferson.

An act to incorporate the Independent Kentucky Rovers.

An act to incorporate Union Church, in Monroe county.

An act for the benefit of the mechanics and laborers of Lyon and Caldwell counties.

An act to amend an act, entitled “An act to incorporate the Georgetown Cemetery,” approved March 7, 1850.

An act for the benefit of John P. Jackson, of Campbell county.

An act to incorporate the Little Stoner Turnpike Road Company.

An act to amend the charter of the Owingsville and Mount Sterling Turnpike Road Company.

An act to provide for the running and re-marking of the line between Franklin and Owen counties.

An act to amend chapter 68 of the Revised Statutes.

An act to amend chapter 107, Revised Statutes, title Witnesses.

An act to authorize the trustees of Liberty Methodist Episcopal Church South, in Greenup county, to sell their parsonage property.

An act concerning the books of the surveyor of land in Jackson county.

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate took up for consideration the amendments proposed by the House of Representatives to bills which originated in the Senate of the following titles, viz:

An act for the benefit of the clerk of the Union circuit court.

An act for the benefit of L. D. Halloway and his securities.

An act to regulate agencies of foreign express companies.

Ordered, That the Senate concur in said amendments.
By special leave, Mr. Whitaker, from the committee on Circuit Courts, reported a bill, entitled
A bill for the encouragement of the fine arts.
Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read the third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Fisk, from the committee on Revised Statutes, reported bills of the following titles, viz:
A bill to amend an act, entitled "An act to amend and reduce into one the acts in relation to the town of Russellville."
A bill for the benefit of the sheriffs of the Commonwealth.
A bill for the benefit of William Simpson, clerk of the Wayne circuit and county courts.
A bill to incorporate the Marion Rifle Battalion.
A bill to require the assessors of tax to list the number of free persons of color in their respective counties.
A bill to amend the charter of the German Insurance Company of Louisville.
A bill to repeal so much of the act passed at the present session, entitled "An act to prevent the making of breakers on turnpike roads in Mercer, Anderson, Franklin, Boyle, Jessamine, Lincoln, and Garrard counties," as relates to Franklin county.
Which were read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the Senate, constitutional provision, and 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 committee on the Sinking Fund reported a bill from the House of Representatives, entitled
An act for the benefit of the Clarksville branch of the Planters' Bank of Tennessee.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


In the negative—none.

Resolved, That the title thereof be as aforesaid.

By special leave, the committee on Internal Improvement reported a bill, entitled
A bill in relation to peddlers.

Said bill is as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That all persons who may be found engaged in the sale or vending of trees and other products of nurseries, not having been grown in this State, shall be deemed peddlers; and shall, before they are allowed to engage in such business, obtain a license as required by law of other peddlers; and shall likewise be subject to all the pains and penalties inflicted upon peddlers for a violation of the laws of this Commonwealth upon the subject of peddling.

§ 2. This act shall take effect from and after its passage.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Alexander moved to lay said bill on the table.

And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Haycraft and Grover, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson,    John L. Irvan,
    T. T. Alexander,    Samuel E. DeHaven,    Samuel H. Jenkins,
    William T. Anthony,    John F. Fisk,    William H. McBrayer,
    Landaff W. Andrews,    J. E. Gibson,     William B. Read,
    Benjamin P. Cissell, Asa P. Grover,    Cyrenius Wait—16.
    William S. Darnaby,

Those who voted in the negative, were—

James R. Barrick,    Robert E. Glenn,    Albert G. Rhea,
    John B. Bruner,    Samuel Haycraft,    C. J. Walton,
    A. D. Cosby,    John M. Johnson,    W. C. Whitaker—11.
    William C. Gillis,    John A. Prall,

So said bill was laid on the table.

Mr. Walton, from the committee on Executive Affairs, reported a bill, entitled

A bill for the benefit of the Secretary of the Board of Internal Improvement.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be laid upon the table.

The same committee reported a bill, entitled

A bill to amend an act, entitled "An act to regulate the Board of Internal Improvement, and requiring them to make annual settlements," approved March 10, 1854.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the General Assembly, and that it be made the special order for to-morrow at 11½ o'clock, A. M.

By special leave, Mr. Barrick offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of two be appointed by the Speakers of the Senate and House of Representatives, whose duty it shall be, within sixty days from the close of this session, to have a settlement with the late Board of Internal Improvement, at the office of said Board in the city
of Frankfort, who shall report the same to the Governor, to be filed in the office of the Secretary of State; and that the Auditor shall draw his warrant on the treasury in favor of the members of said committee who may attend for the purpose herein specified, for mileage and per diem, whilst thus engaged, the same as is allowed by law to members of the General Assembly; and that two hundred copies of said settlement and report be printed and forwarded to the Senators and Representatives of the present General Assembly.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John M. Johnson,
T. T. Alexander, Samuel E. DeHaven, William H. McBrayer,
William T. Anthony, John F. Fisk, James McKee,
Landaff W. Andrews, J. E. Gibson, John A. Pratt,
James R. Barrick, Robert E. Glenn, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
A. D. Cosby, Samuel Haycraft, Cyrenius Wait,

Those who voted in the negative, were—


So said resolution was adopted.

The committee on Revised Statutes reported bills from the House of Representatives of the following titles, viz:

An act to establish and incorporate the town of Tolesboro, in Lewis county.

An act to incorporate the Union Steamboat Company.

An act to incorporate the Old State Road and Ripple Creek Turnpike Road Company.

An act to incorporate the town of Demossville, in Pendleton county.

With amendments thereto.

Which were adopted.

Ordered, That said bills, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The same committee reported a bill from the House of Representatives, entitled
An act concerning the penitentiary,
With an amendment thereto by way of substitute.
The question was then taken on the adoption of said amendment, and it was decided in the affirmative.
The yeas and nays being demanded thereon by Messrs. Rhea and Johnson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
William T. Anthony, John F. Fisk, Samuel H. Jenkins,
Landaff W. Andrews, J. E. Gibson, William H. McBrayer,
James R. Barrick, Robert E. Glenn, John A. Prall,
A. D. Cosby, Samuel Haycraft,

Those who voted in the negative, were—

T. T. Alexander, John M. Johnson, Cyrenius Wait,
John B. Bruner, James McKee, C. J. Walton,
Samuel E. DeHaven, Albert G. Rhea,

So said amendment was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John L. Irvan,
W. T. Anthony, Samuel E. DeHaven, Samuel H. Jenkins,
Landaff W. Andrews, John F. Fisk, William H. McBrayer,
James R. Barrick, J. E. Gibson, John A. Prall,
Benjamin P. Cissell, Robert E. Glenn, William B. Read,
William S. Darnaby, Samuel Haycraft,

Those who voted in the negative, were—

T. T. Alexander, James McKee, Albert G. Rhea,
John M. Johnson,

Resolved, That the title thereof be as aforesaid.
The same committee reported bills from the House of Representatives of the following titles, viz:

An act to amend chapter 36, article 4, section 1, of the Revised Statutes, title Executors.

An act for the benefit of common schools in Nicholas county.

An act for the benefit of Joseph D. McConnel and others, empowering them to erect a dam across main Licking river.

With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

The same committee reported a bill from the House of Representatives, entitled

An act to amend article 2, chapter 84, of the Revised Statutes.

Mr. Rhea moved to lay said bill on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Fisk and Rhea, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said bill was laid on the table.

The same committee reported a bill from the House of Representatives, entitled

An act to provide for the disposition of the estate of Geo. Johnson, a free man of color, and for the manumission of a slave, Emily, the daughter of said Johnson.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—


John F. Fisk,

Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act to amend an act, entitled "An act to charter the city of Louisville."

The following amendment to said bill was offered by the committee, viz:

§ 3. That it shall be the duty of the general council of said city, within twenty days after the passage of this act, to divide the first ward and the eighth ward of said city into two wards each, containing as nearly as may be equal population, by straight lines, and as far as practicable by streets running from the Ohio river to the southern boundary of said city.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Pennebaker and Grover, were as follows, viz:

Those who voted in the affirmative, were—


John F. Fisk,

Those who voted in the negative, were—


So said amendment was rejected.
Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 by Messrs. Rust and Cissell, were as follows, viz:

Those who voted in the affirmative, were—

T. T. Alexander, John M. Johnson, Albert G. Rhea,
Landaff W. Andrews, James McKee, Henry M. Rust,
John B. Bruner, C. D. Pennebaker, Cyrenius Wait,
Samuel Haycraft, John A. Pratt, W. C. Whitaker—12.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, Samuel H. Jenkins,
William T. Anthony, John F. Fisk, William H. McBrayer,
Benjamin P. Cissell, J. E. Gibson, William B. Read,

William S. Darnaby, John L. Irvan,

So said bill was rejected.

The Senate, according to order, took up a bill, entitled

A bill to increase the salary of the Treasurer.

Said bill is as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the salary of the Treasurer of the State of Kentucky shall hereafter be at the rate of two thousand dollars per year, which amount he shall be authorized to draw in equal monthly installments, as now provided by law.

§ 2. That the additional sum of five hundred dollars per year is appropriated, to enable the Treasurer to employ a clerk in his office, to be drawn from the treasury by such clerk in equal monthly installments.

§ 3. This act shall take effect from and after its passage.

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

The question was then taken on the adoption of the first section, and it was decided in the affirmative.

The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, John M. Johnson,
T. T. Alexander, Samuel E. DeHaven, William H. McBrayer,
William T. Anthony, John F. Fisk, James McKee,
The question was then taken on the second section of said bill, and it was decided in the negative.

The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, William H. McBrayer,
T. T. Alexander, Alex. L. Davidson, John A. Prall,
Landaff W. Andrews, John F. Fisk, William B. Read,
James R. Barrick, J. E. Gibson, Henry M. Rust,
Benjamin P. Cissell, Samuel Haycraft, C. J. Walton—16.
A. D. Cosby,

Those who voted in the negative, were—

W. T. Anthony, John L. Irvan, Charles D. Pennebaker,
John B. Bruner, Samuel H. Jenkins, Albert G. Rhea,
Samuel E. DeHaven, John M. Johnson, Cyrenius Wait,
Asa P. Grover, The third section was then adopted.

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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John M. Johnson,
T. T. Alexander, John F. Fisk, William H. McBrayer,
William T. Anthony, J. E. Gibson, James McKee,
Landaff W. Andrews, Robert E. Glenn, John A. Prall,
James R. Barrick, Asa P. Grover, William B. Read,
Benjamin P. Cissell, Samuel Haycraft, Henry M. Rust,
A. D. Cosby, John L. Irvan, Cyrenius Wait,
Alex. L. Davidson,

Those who voted in the negative, were—

Charles D. Pennebaker,

Resolved, That the title thereof be as aforesaid.
By special leave, the Senate took up for consideration a bill from the House of Representatives, entitled
An act supplemental to and amendatory of an act to incorporate the Leesburg and Connersville Turnpike Road Company, approved February 23, 1860.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on Revised Statutes, to whom was referred a bill from the House of Representatives, entitled
An act regulating the sale of spirituous liquors.
Reported the same without amendment.
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and 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. DeHaven and Walton, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
T. T. Alexander, John F. Fisk, Charles D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, John A. Pratt,
James R. Barrick, Samuel Haycraft, Albert G. Rhea,
Benjamin P. Cissell, John M. Johnson, Cyrenius Wait,
Alex. L. Davidson,

Those who voted in the negative, were—
William T. Anthony, J. E. Gibson, Samuel H. Jenkins,
William S. Darnaby, John L. Irvan,

Resolved, That the title thereof be as aforesaid.
The same committee reported a bill from the House of Representatives, entitled
An act to amend chapter 28, section 24, of article 1, of the Revised Statutes.
Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bill having been 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. Fisk and Irvan, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) William S. Darnaby, Samuel H. Jenkins,
W. T. Anthony, Alex. L. Davidson, William H. Mcbrayer,
Landaff W. Andrews, Samuel E. DeHaven, John A. Prall,
John B. Bruner, J. E. Gibson, Albert G. Rhea,
Benjamin P. Cissell, Samuel Haycraft, W. C. Whitaker—16.
A. D. Cosby,

Those who voted in the negative, were—
T. T. Alexander, Asa P. Grover, C. D. Pennebaker,
James R. Baxt, John L. Irvan, William B. Read,
John F. Fisk, John M. Johnson, Cyrenius Wait,

Resolved, That the title thereof be as aforesaid.
The same committee reported a bill from the House of Representatives, entitled
An act to amend the 5th section of chapter 57 of the Revised Statutes.
Ordered, That said bill be laid on the table.
Mr. Haycraft, by special leave, offered the following resolution, viz:
Resolved by the General Assembly of the Commonwealth of Kentucky,
That the Auditor be directed to draw his warrant on the treasury, in favor of John J. Roberts, for his services in assisting the committee on Enrollments in examining bills, at the rate of two dollars per day, from the 17th day of February, 1860, to the end of the session.
Which was adopted.
Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills which originated in the Senate, of the following titles, viz:
An act to define magistrates' districts, and to regulate election precincts and voting places in Franklin county.
An act for the benefit of Wm. P. Conner, of Bath county.

Also, enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to abolish the voting precincts of Walnut Flat and Turnerville, in Lincoln county.

An act to amend the charter of the town of Wyoming, in Bath county.

An act to repeal an act, entitled "An act to incorporate the town of Florence, Boone county," approved February 18, 1860.

An act to amend the charter of the town of Owingsville.

An act to amend an act creating the 14th judicial district, and fixing the times of holding courts therein.

An act for the benefit of Ann T. Spillman.

An act to incorporate the Jefferson County Avenue Turnpike Road Company.

An act changing the time of holding the March term of the Shelby quarterly court.

An act to incorporate the Crystal Brook Cave Company.

An act to amend the charter of the town of Danville.

An act to apportion representation in the Senate and House of Representatives.

An act concerning the Mammoth Cave and Chalk Ridge Road.

An act to amend an act to charter the Paint Lick and Wallace Mill Turnpike Road Company.

An act to incorporate Vienna Division, No. 286, Sons of Temperance, in Clarke county.

An act for the benefit of John Walden, of Estill county.

An act for the benefit of school district No. 12, in Pendleton county.

An act for the benefit of George F. Gully, of Lewis county.

An act to amend the charter of the Kentucky, Cumberland Gap, and Southern Railroad.

An act for the benefit of school district No. 7, in Fulton county.

An act for the benefit of common school district No. 7, in Graves county.

An act to incorporate the Estill Station and Speedwell Turnpike Road Company.

An act to create an additional election precinct and magistrates' district in Graves county.
An act to establish an additional magistrates' district and election precinct in the county of Daviess.

An act to amend the original and amended charters of the Versailles and Anderson Turnpike Road Company.

An act to establish and incorporate the Kentucky Mercantile College.

An act to incorporate the Union Insurance Company.

An act authorizing the court of claims of Trimble county to increase the poll tax thereof.

An act authorizing the county court of Shelby to levy an increase poll tax and county levy in said county.

An act for the benefit of the trustees of the town of Stephensport, in Breckinridge county.

An act to incorporate the Feliciana Lodge, No. —, of Good Templars, in Graves county.

An act to incorporate the Shelby Fire Insurance Company.

An act to incorporate the Louisville and Covington Railroad Company.

An act for the benefit of A. S. Trimble, constable, of Morgan county.

An act for the benefit of A. H. Innis, late judge of the Estill county court.

An act for the benefit of the jailer of Harlan county.

An act to incorporate the town of Providence, in Hopkins county.

An act to establish an additional justices' district and voting precinct in Henderson county.

An act in relation to the school for feeble-minded children.

An act to incorporate the Owensboro, Rumsey, Sacramento, Mount Pleasant, Lake, West Fork, and Hopkinsville Railroad Company.

An act for the benefit of James M. Shackleford, of Madison county.

An act for the benefit of H. H. Burks, of Barren county.

An act to incorporate the Glasgow Guards.

An act to amend an act incorporating the Ruddie's Mills and Shawhan's Station Turnpike Road Company.

An act to provide additional voting places in the city of Louisville.

An act to incorporate the Patrolean Sulphur Spring and Manufacturing Company.

An act to authorize the Harrison county court to erect a bridge across main Licking river.
An act to incorporate Reed's Chapel, in McCracken county.

An act to authorize the Hancock county court to levy a tax to defray county charges.

An act to amend an act, entitled "An act to incorporate Augusta Lodge, No. 80; of Free and Accepted Masons.

An act changing the time of holding the magistrates' courts in district No. 5, in Henderson county.

An act to amend the charter of the town of Lancaster.

An act to authorize a cross-index to the suits in the Clarke circuit court.

An act to legalize the sale of a part of the poor-house land in Todd county.

An act to enable the judge of the Montgomery circuit court to appoint an additional examiner.

An act to amend the act establishing the county of Metcalfe.

An act to amend the charter of the Agricultural Deposit Bank of Lexington.

An act to change the boundaries of certain voting districts in Mercer county.

An act to amend 3d section of the act to amend the charter of the Winchester and Mount Sterling Turnpike Road Company.

An act to incorporate the Woodford Female College.

An act to surrender a portion of the turnpike road in Simpson county, and for other purposes.

An act declaring Gasper river a navigable stream.

An act ratifying a mortgage made by the Old Frankfort Turnpike Road Company.

An act to provide for indexing the deed books in the Fulton county clerk's office.

An act to amend the charter of the Georgetown Branch Railroad Company.

An act authorizing William Carpenter to build a dam across Troublesome creek, in Breathitt county.

An act to incorporate the Baptist Church, at Shelbyville.

An act for the benefit of John Friend, late sheriff of Floyd county.

An act to furnish county judges with necessary blank books.

An act for the benefit of A. W. Neeball, late sheriff of Johnson county, and others.
An act authorizing the county court of Hickman county to establish an additional civil district in said county.

An act to legalize the election of the mayor and city council of the city of Hickman, and to change the time of their election.

An act authorizing the appointment of a deputy clerk at Columbus, and investing him with certain powers.

An act amendatory to an act, entitled "An act for the benefit of John M. Johnson and L. L. Singletary."

An act to amend the charter of the town of Germantown.

An act to change the time of holding the quarterly courts of Warren county.

An act regulating the time of holding the circuit courts in the second judicial district.

An act to change the line dividing districts Nos. 1 and 7, in McCracken county, and fixing the places of voting therein.

An act for the benefit of the clerk of Hickman circuit court.

An act to incorporate Newport Lodge, No. 388, of Free and Accepted Masons.

An act for the benefit of S. W. Rennick, late sheriff of Hickman county.

An act for the benefit of Lem. Hibbard, former sheriff of Laurel county.

An act changing the time of holding the Lewis county quarterly courts.

An act to incorporate the Frankfort and Dorsey Turnpike Road Company.

An act for the benefit of Hugh Harkis, and others, of Floyd county.

An act for the benefit of John C. Morton, clerk of the Ohio circuit court.

An act to empower the county court of Harrison county to subscribe stock in turnpike road companies.

An act changing the time of holding the Lincoln quarterly court.

An act for the benefit of Plum Creek and Cane Run church.

An act to authorize the county court of Barren county to lay off said county into magistrates' districts and voting places.

An act for the benefit of Lawrence Simpson.

An act to incorporate Sacramento Lodge, No. 346, of Free and Accepted Masons.

102
An act to incorporate the Georgetown and Turkeyfoot Turnpike Road Company.

An act for the benefit of agricultural and mechanical fairs.

An act to incorporate the Hounsettville and Bradfordsville Turnpike Road Company.

An act to incorporate the Oxford and Turkeyfoot Turnpike Road Company.

An act to appoint commissioners to sell the poor-house lands of Jefferson county.

An act for the benefit of Wm. Yates, late sheriff of Union county, and Randall Walker, of Anderson county.

Resolution directing the payment of N. A. Rapier, member from the county of Larue.

And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

Mr. Cissell, from the committee on Conference upon the bill for the appropriation of money, made the following report, viz:

In Senate amendment to House of Representatives bill 1075, strike out "ten" after the word Senate, in 1st line, and insert "eight." Add the following section, viz:

That the Assistant Clerk of the Senate be allowed the sum of eighty dollars for extra services rendered by him during this session of the Legislature.

Ordered, That said report be concurred in.

And then the Senate adjourned.
A message was received from the Governor, by the hands of Mr. T. B. Monroe, jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills, originating in the Senate, of the following titles, viz:

An act to change the boundary line between the counties of Mercer and Washington.

An act to change the Springfield and Pottsville magistrates' districts.

An act to incorporate the Hope Insurance Company.

An act for the benefit of Horatio G. Creekmore, of Whitley county.

An act for the benefit of Frank Garrett.

An act to legalize the December term, 1859, of G. L. Maret's court, in the 4th district in Whitley county.

An act changing the time of holding the quarterly courts in Laurel county.

An act changing the time of holding the spring term of the Shelby quarterly court.

An act to incorporate the second Presbyterian Church of Louisville.

An act to create an additional justices' and election district in Whitley county.

An act for the benefit of the Shelbyville and Mount Eden Turnpike Road Company.

An act to amend chapter 103 of the Revised Statutes.

An act to incorporate the Lagrange and Shelby County Turnpike Road Company.

An act to authorize the surveyor's books of Adair county to be transcribed.

An act to amend chapter 86 of the Revised Statutes.

An act to repeal an act in relation to private passways in Bracken county.

An act to incorporate the Millersburg Cemetery Company.

An act to incorporate the Fall's city Marine Institute, of Louisville, Kentucky.

An act to change the time of holding the quarterly court of McLean county.
An act for the benefit of Fleming county.

An act supplemental to an act, entitled "An act to incorporate the town of Cloverport and Lower Cloverport into the town of Cloverport," approved February 18, 1860.

An act for the benefit of F. Wright, executor of Richard Bain.

An act to revive and extend the charter of the Covington and Taylor's Mill Turnpike Road Company.

An act to authorize a sale of the Presbyterian Church in Tompkinsville.

An act to establish a voting place in district No. 6, in Owsley county.

An act to change the time of holding the February term of the Trigg circuit court.

An act regulating the time of holding the equity, penal, and criminal term of the Washington circuit court.

An act to incorporate the town of Carrsville, in Livingston county.

An act to incorporate the German Improvement and Relief Society, in the city of Maysville.

An act to incorporate the Judsonian Female Seminary, of Covington.

An act to incorporate Graham Lodge, No. 208, Free and Accepted Masons.

An act to create an additional voting district in Hart county.

An act to incorporate W. A. Myers' Louisville Commercial College.

An act to incorporate the Phænix Coal, Salt, Iron, and Coal Oil Mining and Manufacturing Company.

An act to incorporate Hygeia Lodge, No. 87, Independent Order of Odd Fellows.

An act to incorporate the Southern Toilet Soap Company, of Louisville.

An act to amend an act, entitled "An act to incorporate Clinton Lodge, No. 82, and Clay Chapter, No. 28, of the town of Princeton, approved February 5, 1850.

An act to authorize circuit and equity and criminal courts to make persons entitled to inherit as heirs at law.

An act to authorize the trustees of Poplar Plains, in Fleming county, to sell school house and lot in said town.

An act to incorporate the Darlington Coal and Oil Company.

An act to amend the charter of the Ashland Cemetery Company.

An act to amend the charter of Ashland.
An act allowing sheriffs and other persons pay for summoning jurors from other counties than that in which the action lies.

An act to correct an act, entitled "An act to amend an act, entitled an act to regulate the circuit courts in the third judicial district," approved February 18, 1860.

An act to amend the law in relation to motions against defaulting constables.

An act relative to the dividing line between the States of Kentucky and Tennessee, and allowing compensation to the persons engaged in running the same.

An act to define magistrates' districts, and to regulate election precincts and voting places in Franklin county.

A message was received from the House of Representatives, announcing that they had received official information from the Governor that he had approved and signed enrolled bills, originating in that House, of the following titles, viz:

An act for the benefit of Anderson Crenshaw, of Barren.

An act to repeal so much of the act establishing a school for feebleminded children as requires the advice and consent of the Senate to the appointment of commissioners therefor.

An act authorizing the surveyor's books of Larue county to be transcribed.

An act to increase the powers of the marshal and police judge of Lockport, in Henry county.

An act to incorporate the Glasgow Lyceum and Library Association.

An act to incorporate Faithful Friend Lodge, No. 213, Free and Accepted Masons, in Lockport, Henry county.

An act to incorporate the Frankfort and Midway Turnpike Road Company.

An act to authorize the chairman and board of trustees of Midway to sell certain streets in said town.

An act to incorporate the town of Camdenville.

An act for the benefit of W. P. Conner, sheriff of Bath county.

An act to incorporate the Eminence and Bethlehem Turnpike Road Company.

An act for the benefit of John B. Powell, jailer of Estill county.

An act for the benefit of the stockholders of the Harrodsburg, Keene, and South Elkhorn Turnpike Company.
An act supplemental to an act establishing the county of Metcalfe, and changing the boundary of the said county lines.

An act to repeal an act to amend an act incorporating the town of Crab Orchard.

An act authorizing the county court of Green county to sell the poor-house lands of said county.

An act to change the time of holding the quarterly courts in Jackson county.

An act to incorporate the Presbyterian Church at Georgetown.

An act to amend the act to incorporate the Bardstown and Chaplin-town Turnpike Road Company.

An act defining the duties of the sheriff of McCracken county.

An act authorizing the county court of Muhlenburg county to establish an additional justices' district and election precinct, and to change the present justices' districts and election precincts and places of voting in said county.

An act to create an additional voting precinct in Henry county.

An act to amend an act incorporating the Male and Female Institute of Calloway county.

An act to incorporate the Paddy's Run Turnpike Road Company, in Harrison county.

An act to amend an act to incorporate the Bryantsville and Boyle County Turnpike Road Company.

An act to prevent the destruction of fish in Elkhorn creek, within the county of Franklin.

An act to amend the charter of Hopkinsville.

An act for the benefit of school district No. 41, in Breckinridge county.

An act for the benefit of Ed. Thomas.

An act incorporating the Maxville College.

An act incorporating the Tan Thita Society.

An act to amend an act incorporating the Harmony and Fork Turnpike Road Company.

An act to incorporate the Caseyville and Cloverport Turnpike Road Company.

An act to amend the charter of the town of Cadiz, in Trigg county.

An act authorizing the county court of Boyle county to levy a tax to rebuild the court-house, and circuit and county clerks' offices, in said
county, and to sell the lot or lots whereon the same formerly stood, and to buy additional or other lots.

An act to incorporate the City Fire and Marine Insurance Company.

An act to incorporate the Eminence Cemetery Company.

An act for the benefit of turnpike road companies.

An act to amend an act incorporating the Houstonville and Coffey's Mill Turnpike Road Company.

An act to amend an act, entitled "An act to establish an equity and criminal court in the 4th judicial district," approved February 9, 1858.

An act to incorporate Marshall Lodge, No. 29, I. O. O. F., of Louisville.

An act to exempt sewing machines from distribution and from execution.

An act legalizing the sale of poor-house lands in Greenup county, and authorizing a conveyance.

An act concerning trust funds.

An act to amend the charter of the Owensboro and Panther Creek Plank Road Company.

An act for the benefit of Thomas Ellison, of Calloway county.

An act for the benefit of justices of the peace and litigants in the 5th district, of the county of Mercer.

An act to incorporate the Georgetown, Oxford, and Leesburg Turnpike Road Company.

An act to amend the charter of the Louisville and Nashville Railroad.

An act to repeal an act to repeal an act to incorporate the town of Williamsburg, in Whitley county, and to revive the repealed act.

An act for the benefit of James T. Renfro and O. P. Herndon, of Harlan county.

An act to amend an act to incorporate the town of Lawrenceburg.

An act for the benefit of Reuben McCarty, former clerk of Pendleton county.

An act to incorporate the Georgetown and Leesburg Turnpike Road Company.

An act for the benefit of George W. Carter, late sheriff of Woodford county.

An act to reduce into one the several acts relating to the town of Bradfordsville, Marion county.

An act for the benefit of Knox County Seminary.
An act to amend the charter of the Springfield, Maxville, and Willisburg Turnpike Road Company.

An act creating an additional justices' district and voting precinct in Monroe county.

An act to amend an act to incorporate the town of Benton, Marshall county.

An act for the benefit of the late sheriffs of this Commonwealth.

An act to incorporate the town of Birmingham, in Marshall county.

An act for the benefit of the Colemansville and Williamstown Turnpike Road Company.

An act to amend the charter of the town of Lafayette, Christian county.

An act to incorporate the Colbyville Turnpike Road Company.

An act to authorize the chairman and board of trustees of the town of Russellville to convey a certain lot.

An act authorizing the Christian county court to subscribe stock in the Henderson and Nashville Railroad.

An act to amend an act to incorporate the Catlettsburg Turnpike Road Company.

An act to authorize the sale of the Robinson Academy.

An act for the benefit of Wm. Johnson, sheriff of Laurel county.

An act for the benefit of Lydia Posey, of Shelby county.

An act for the benefit of the trustees of the Methodist Episcopal Church South, in the town of Hawesville.

An act to regulate the sale of spiritsuous liquors in the town of Washington.

An act to incorporate the Green River Female College.

An act concerning judicial sales in Jefferson county and Louisville.

An act to establish an additional justices' district and voting precinct in Henderson county.

An act to amend the charter of the Richmond and Lexington Turnpike Road Company.

An act to empower the Madison county court to subscribe stock in turnpike roads.

An act for the benefit of Jane S. Miller, wife of Henry M. Miller.

An act to incorporate the East Baptist Church, at Louisville.

An act to charter the Rock Haven and Big Spring Turnpike Road Company.

An act creating an additional voting place in Hardin county.
JOURNAL OF THE SENATE, 817

An act for the benefit of certain turnpike road companies in Harrison county.
An act to aid and encourage internal improvement in Jessamine county.
An act concerning the officers of election at municipal elections in the city of Louisville.
An act to incorporate the Walnut Flat and Cox's Gap Turnpike Road Company.
An act to amend the charter of the Bardstown and Louisville Railroad Company.
An act to incorporate the Covington and Decoursey Creek Turnpike Road Company.
An act to incorporate the Ball's Branch Turnpike Road Company.
An act amending and reducing into one the several acts relating to Scottsville.
An act for the benefit of William Glazebrook.
An act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.
An act for the benefit of the stockholders of the Henderson and Hebardsville Plank and Gravel Road Company.
An act to change the voting districts and election precincts in Daviess and Meade counties.
An act to incorporate the German Evangelical Lutheran Church of St. Peters, of Louisville.
An act to incorporate the Morgan Iron, Coal Oil, and Mining Company.
An act to amend the charter of the Pleasant Hill and Jessamine Turnpike Road Company.
An act to repeal section 906 of the Civil Code of Practice.
An act to incorporate the Glasgow and Red Spings Turnpike Road Company.
An act to incorporate the Verona and Morningview Turnpike Road Company.
An act for the benefit of the Daviess county court.
An act to amend the charter of the Bloomfield and Taylorsville Turnpike Road Company.
An act for the benefit of William L. Simons, late sheriff of Todd county.
An act to incorporate the Howard's Creek Turnpike Road Company.
An act to incorporate the Spencer and Nelson County Turnpike Road Company.
An act to incorporate the Whitesville Seminary Company, in Daviess county.
An act to charter the Pulaski County Turnpike Road Company.
An act to incorporate the Lebanon Female College.
An act to create additional voting districts in Jefferson county.
An act for the benefit of James Howard, late clerk of Montgomery circuit and county courts.
An act conferring certain powers on the Carter county court.
An act for the benefit of the sheriff of Caldwell county and other sheriffs of this Commonwealth.
An act to authorize Simeon A. Whitaker to solemnize the rites of matrimony.
An act to incorporate the Simpson county and Logan county line Turnpike Road Company.
An act to prescribe the time of holding the spring and summer terms of the Franklin circuit court.
An act to amend part 3, title 13, of the Civil Code of Practice.
An act to incorporate the Shelbyville and Benson Turnpike Road Company, in Shelby county.
An act concerning the State road leading from Columbus, in Hickman county, to Mayfield, in Graves county.
An act for the benefit of J. C. Conklin, of Monroe county.
An act to vest the Garrard county court with certain powers.
An act to incorporate Newport Lodge, No. 358, of Free and Accepted Masons.
An act fixing the boundary and voting place in district No. 6, in Hart county.
An act providing for opening a road from the London and Sublimity road to the Somerset and Jacksboro road.
An act establishing a new road from the mouth of Scott's branch, in Lewis county, to the State road, in Carter county.
An act for the benefit of the jailer of McCracken county.
An act to amend and extend an act in relation to a new road in Lewis and Carter counties.
An act to incorporate the Mississippi River Railway Company.
An act to establish an additional justices' district in Livingston county.
MARCH 1.] JOURNAL OF THE SENATE.

An act to amend the charter of the city of Louisville for school purposes.

An act for the benefit of R. E. Shadburn.

An act to incorporate the Midway and Craig's Mill Turnpike Road Company.

An act for the benefit of Washington county.

An act for the benefit of the poor of Campbell county.

An act to incorporate the Benson Turnpike Road Company.

An act for the benefit of the sheriff of the county of Crittenden.

An act to incorporate the Covington Agricultural and Mechanical Association.

An act for the benefit of the sheriff of Lawrence county.

An act to incorporate the Buffalo Spring Cemetery Company, at Stanford.

An act to incorporate the Mortonsville and Lexington Extension Turnpike Road Company.

An act to amend the charter of the Liberty and Bradfordsville Turnpike Road Company.

An act for the benefit of Kentucky River Turnpike Road, in Clarke county.

An act authorizing Geo. T. Regney to solemnize the rites of matrimony.

An act to incorporate Martin Lodge, No. 131, I. O. O. F., at Port Royal, in Henry county.

An act for the benefit of the Kirksville Turnpike Road.

An act to amend the law, approved February 16, 1858, relating to the board of supervisors.

An act to incorporate the town of Mannsville, in Taylor county.

An act to incorporate the South Fork and Cumberland River Iron Coal and Lumber Company.

An act for the benefit of the general elders of the Cumberland Presbyterian Church of Daviess Presbytery.

An act to incorporate the Todd County Turnpike Road Company.

An act to incorporate the Cox's Creek and Samuels' Depot Turnpike Road Company.

An act to incorporate the Owenton and Gratz Turnpike Road Company.

An act to incorporate W. B. Allen Lodge, No. 268, of Free and Accepted Masons.
An act to incorporate the Bell Station, Diamond Cave, and Mammoth Cave Branch Railroad Company.

An act to incorporate Green River Lodge, No. 88, of Free and Accepted Masons.

An act to incorporate the Waynesburg Turnpike Road Company.

An act supplementary to an act creating an additional election and magistrates' district in Lewis county.

An act to amend an act chartering the Richmond and Barnes' Mill Turnpike Road Company, and for an extension of said road.

An act for the benefit of W. J. Hobson, late sheriff of Warren county.

An act to incorporate Proctor Lodge, No. 213, of Ancient York Free and Accepted Masons.

An act to incorporate the Kentucky Trotting Association for the improvement of the breed of horses.

An act to incorporate Mayfield Royal Arch Chapter, No. 69.

An act to legalize acknowledgments of deeds, &c., taken before T. C. Hamilton, Jos. Doniphan, and F. V. Weldin, mayors of the city of Augusta, Bracken county.

An act to incorporate the Parksville Turnpike Road Company.

An act to amend the charter of the Louisville and Nashville Railroad Company.

An act to incorporate the London, Grundy, Somerset, and Wainsboro turnpike Company.

An act to incorporate the Hopkinsville Gas Light Company.

An act to incorporate the Coffey's Mill and Somerset Turnpike Road Company.

An act for the benefit of the city of Louisville.

An act to extend the time for contesting the election of jailer of Jefferson county.

An act to apportion representation in the Senate and House of Representatives.

An act to establish the county of Webster.

An act for the appropriation of money.

The committee on Revised Statutes, reported bills from the House of Representatives, of the following titles, viz:

An act to amend section 11, chapter 7, of the Revised Statutes.

An act authorizing the trustees of Crab Orchard to sell a church.
An act in relation to the jurisdiction of county courts to open roads in certain cases.

An act for the benefit of Anderson Stewart, of Knox county.

An act to amend an act, entitled "An act to incorporate the Georgetown Cemetery Company," approved March 7, 1850.

Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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 same committee reported bills from the House of Representatives of the following titles, viz:

An act for the benefit of Col. Thomas Buford.

An act for the benefit of certain sheriffs, and their securities, in this Commonwealth.

An act to amend chapter 86 of the Revised Statutes.

An act for the benefit of Sarah Wallwork and Marian M. Petty.

An act for the benefit of A. C. Bowmer, sheriff of Breathitt county.

An act to amend the execution laws.

With the expression of opinion that they ought not to pass.

And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

The same committee reported a bill from the House of Representatives, entitled

An act for the benefit of Thomas H. Hanks, clerk of the Anderson circuit court.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John F. Fisk, William B. Read,
William T. Anthony, J. E. Gibson, Albert G. Rhea,
James R. Barwick, Robert E. Glenn, Henry M. Rust,
John B. Bruner, Asa P. Grover, Cyrenius Wait,
Resolved, That the title thereof be as aforesaid.

The same committee reported a bill, entitled
A bill for the benefit of A. Hensley.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read the third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Mr. Andrews 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. Bruner and Fisk, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) J. E. Gibson,
John B. Bruner, Thomas S. Grundy,
Benjamin P. Cissell, Samuel H. Jenkins,

Those who voted in the negative, were—
William T. Anthony, Robert E. Glenn,
A. D. Cosby, Asa P. Grover,
Alex. L. Davidson, John L. Irvan,
Samuel E. DeHaven, John M. Johnson,

So the Senate refused to order the main question to be now put.

The question was then taken on rejecting said bill, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Cissell and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—
T. T. Alexander, John F. Fisk,
William S. Darnaby, J. E. Gibson,
Samuel E. DeHaven, Robert E. Glenn,

A. D. Cosby, John L. Irvan, C. J. Walton,
Alex. L. Davidson, Samuel H. Jenkins, W. C. Whitaker—30.
Samuel E. DeHaven, John M. Johnson,

In the negative—none.
Those who voted in the negative, were—


So the Senate refused to reject said bill.

Ordered, That said bill be referred to Mr. Pennebaker, with instructions to perfect the same.

The same committee reported a bill from the House of Representatives, entitled

An act to establish the county of Meriwether.

With the expression of opinion from a majority of the committee that it ought not to pass.

A minority reported favorably.

The question being taken on rejecting said bill, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Pennebaker and Grundy, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said bill was rejected.

Messrs. Cissell and Read moved to reconsider the vote by which the Senate rejected said bill.

Mr. Grundy moved to lay said bill on the table.

Ordered, That said bill be laid on the table.

By special leave, Mr. Whitaker, from the committee on Circuit Courts, reported a bill from the House of Representatives, entitled

An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge.
Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Fisk, from the committee on Revised Statutes, reported a bill, entitled

A bill supplemental to an act, entitled "An act for the benefit of the penitentiary."

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed bills, originating in the Senate, of the following titles, viz:


An act concerning county courts.

An act to change the time of holding the Meade quarterly court.

An act to establish a free ferry across Green river, in the county of McLean.

An act allowing an additional justice of the peace to the county of Daviess.

An act to change the time of holding the Larue county court.

An act for the benefit of B. R. Briggs, of Ohio county.

An act to incorporate the Louisville Planing Mill Company.

An act to authorize the Ballard county court to re-district said county in justices' districts.

An act to create a Deposit Bank at Owensboro.

An act to charter the Louisville, Lexington, and Big Sandy Railroad Company.

An act concerning the Lexington and Big Sandy Railroad Company.
An act amending an act incorporating the Lexington and Winchester Turnpike Road Company.
An act for the benefit of Gabriel Lutz, of Nelson county.
An act to authorize the citizens of Stamping-Ground to elect a town marshal.
An act for the benefit of Uriah Cattle, late sheriff of Morgan county.
An act creating an additional voting and justices' district in Morgan county.
An act creating an additional voting place in district No. 6, in Allen county.
An act for the benefit of the sheriffs of this Commonwealth.
An act for the benefit of James Brien, of Marshall county.
An act to amend the charter of the Glasgow and Scottsville Turnpike Road Company.
An act to amend section 5, article 21, chapter 27, of the Revised Statutes.
An act amending an act, entitled "An act to incorporate the Rough Creek Navigation and Manufacturing Company."
An act to establish a State road from the mouth of Muddy river, in Muhlenburg county, to or near Volney, in Logan county.
An act to incorporate the Russellville and Elkton Turnpike Road Company.
An act to incorporate the Henry, Oldham, and Jefferson County Turnpike Road Company.
An act to amend an act, entitled "An act to incorporate the Russellville and Springfield Turnpike Road Company."
An act to improve the navigation of Cumberland river.
An act to incorporate the Russellville and Tennessee Turnpike Road Company.
An act to amend the charter of the Jefferson and Brownsboro Turnpike Road Company.
An act requiring trustees, &c., to execute bond in certain cases.
An act to amend the common school laws.
An act to amend an act, entitled "An act to amend and reduce into one the acts in relation to the town of Russellville."
An act for the benefit of William Simpson, clerk of the Wayne circuit and county courts.
An act to incorporate the Allen Male and Female College.
An act for the encouragement of fine arts.
An act to incorporate the Marion Rifle Battalion.
An act to require the assessors of tax to list the number of free persons of color in their respective counties.
An act to amend the charter of the German Insurance Company of Louisville.
An act for the benefit of J. A. Penton and wife, and Floyd G. Wise-man, her trustee.
An act for the benefit of Elizabeth Maddox.
An act for the benefit of Lewis M. Reese.
And that they had passed a bill, originating in the Senate, with an amendment, entitled
An act for the benefit of the heirs of John Moyland.
And that they had disagreed to an amendment proposed by the Senate to a bill of the House of Representatives, entitled
An act concerning the penitentiary.
That they had rejected bills, originating in the Senate, of the following titles, viz:
An act for the benefit of David Fitzgerald, of Henry county.
An act authorizing Edward Kelly, constable in Scott county, to appoint a deputy.
An act to prevent persons from becoming the nominal owners of slaves.
An act making further appropriation for the geological survey of this State.
That they had passed a resolution extending the present session of the General Assembly until the 5th of March, at 12 o'clock, M.
That they had concurred in resolutions, originating in the Senate, of the following titles, viz:
Resolution concerning the late Board of Internal Improvement.
Resolution authorizing the Governor to graze the public grounds.
Resolution for the benefit of John J. Roberts.
With an amendment to the last resolution.
That they had rejected a resolution, originating in the Senate, ordering the report of the State Agricultural Society, for the years 1858-9, to be printed for the use of the members of the General Assembly.
And that they had passed bills of the following titles, viz:
An act for the benefit of John L. Phythian, of Franklin county.
An act for the benefit of John Sandin.
An act to empower the county court of Grant county to authorize the erection of two gates across the State road in said county.
An act to prevent fishing in Sinking creek, Breckinridge county.
An act for the benefit of Rice A. Garland and John W. Michel.
An act for the benefit of John D. Pope and others, of Louisville.
An act abolishing an election district in Harlan county, and changing the place of voting in the original district.
An act to incorporate and establish a police court in the town of Farmington, in Graves county.
An act for the benefit of Samuel L. Adams.
An act for the benefit of William C. May.
An act for the benefit of Samuel Berry, of Greenup county.
An act for the benefit of W. J. Fields, of Carter county.
An act to furnish the county court clerk of Boyle county with necessary books.
An act to incorporate North Star Lodge, No. 76, I. O. O. F., of Newport.
An act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.
An act to punish persons who sell goods and merchandise by sample, without license.
An act in relation to jurors.
An act to amend an act, entitled “An act for the benefit of James Edmonson, of Hopkins county, and others,” approved February 17, 1858.
An act to change the line between the counties of Owsley and Breathitt.
An act authorizing the county court of Breathitt county to remove the obstructions from Quicksand creek.
An act to amend an act, entitled “An act to incorporate the Covington Agricultural and Mechanical Association.”
An act to increase the fees of county clerks and sheriffs.
An act to amend section 11, chapter 42, Revised Statutes, title Gaming.
An act for the benefit of coffee-house keepers in the town of Eddyville.
An act to amend the common school laws.
An act to create an additional justices' district in Louisville and Jefferson county.
An act to create an additional election and magistrates' district in Nelson county.
An act enlarging the corporate limits of Paintsville, in Johnson county.

An act to incorporate the Deposit Bank at Nicholasville.

An act to establish the county of Wolfe.

An act for the benefit of Smith, Gallup & Co.

An act for the benefit of George F. Gully, of Lewis county.

An act to amend and revive an act, entitled “An act in relation to a new road in Lewis and Fleming counties,” approved February 27, 1856.

An act extending the jurisdiction of circuit and equity courts to sums under fifty dollars, in certain cases.

An act for the benefit of William Shoemaker, of Livingston county.

An act for the benefit of Moses Cook, of Campbell county.

An act for the benefit of Ezekiel Fisher, of Breckinridge county.

An act for the benefit of Samuel C. Crawford, of Breckinridge county.

An act for the benefit of John S. Lightfoot, of Breckinridge county.

An act for the benefit of James Holder, of Breckinridge county.

An act to amend the charter of Elizabethtown.

An act supplemental to an act, entitled “An act to apportion representation.”

And that they had passed resolutions of the following import, viz:

Resolutions expressive of their thanks to the people of Ohio for their hospitalities.

Resolution putting in force, from and after its passage, a bill originating in this House, entitled

An act for the appropriation of money.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act to incorporate the Deposit Bank at Nicholasville.

Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 demanded thereon by Messrs. Grover and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, A. D. Cosby, C. D. Pennebaker,
John B. Bruner,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) J. E. Gibson, William B. Read,
T. T. Alexander, Robert E. Glenn, Albert G. Rhea,
Benjamin P. Cissell, Asa P. Grover, Henry M. Rust,
William S. Darnaby, Thomas S. Grundy, C. J. Walton,
Alex. L. Davidson, John L. Irvan, W. C. Whitaker—16.

So said bill was rejected.

Messrs. Porter and Cissell moved to reconsider the vote by which the Senate rejected said bill.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Fisk and Grover, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, A. D. Cosby, C. D. Pennebaker,
Landaff W. Andrews, Samuel Haycraft, John A. Prall,
James R. Barrick, John M. Johnson, Cyrenius Wait—11.
John B. Bruner, James McKee,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) John F. Fisk, Samuel H. Jenkins,
T. T. Alexander, J. E. Gibson, William B. Read,
Benjamin P. Cissell, Asa P. Grover, Albert G. Rhea,

So the Senate refused to reconsider said vote.

The Senate then took up a resolution from the House of Representatives resolving that an act, entitled “An act for the appropriation of money,” be in force from and after its passage.

Which was twice read and concurred in.

The committee on Revised Statutes, to whom was referred a bill from the House of Representatives, entitled

An act to incorporate the Kentucky Ship-Building and Lumber Company.
Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled

An act amending an act incorporating Monticello, in Wayne county.

Ordered, That said bill be rejected.

The same committee reported a bill from the House of Representatives, entitled

An act to incorporate the Kentucky Planing Mill Company.

With an expression of opinion that it ought not to pass.

And the question being taken upon the rejection of said bill, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Cissell and Walton, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said bill was rejected.

By special leave, Mr. Fisk offered the following resolution, viz:

Resolved, That a joint committee of one from the Senate, and two from the House, be appointed to ascertain and report the condition of the business in both Houses, and in the hands of the Governor; and how long it will take to complete the whole, provided no new business is attempted; and that they report by eleven o'clock this day, if possible.

Which was adopted.

The Speaker appointed Mr. Pennebaker said committee.
The same committee reported a bill, entitled
A bill to amend an act, entitled “An act in relation to fees of Commonwealth’s attorneys.”
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be referred to a select committee composed of Messrs. Alexander, Whitaker, and Fisk.

The same committee reported a bill, entitled
A bill requiring monthly statements from the banks of Kentucky.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Andrews moved to amend said bill, by striking out the 3d section thereof.
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Andrews and Barrick, were as follows, viz:
Those who voted in the affirmative, were—
T. T. Alexander, John M. Johnson, Henry M. Rust,
Landaff W. Andrews, James McKee, Cyrenius Wait,
John B. Bruner, Albert G. Rhea,

Those who voted in the negative, were—
William T. Anthony, J. E. Gibson, John L. Irvan,
William S. Darnaby, Robert E. Glenn, John A. Prall,

And so said amendment was adopted.
Ordered, That said bill be placed in the orders of the day.

By special leave, Mr. Grover, from the committee on Propositions and Grievances, reported a bill, entitled
A bill to change the county line of Hickman, so as to include A. J. Warden in Ballard county.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on the Codes of Practice reported bills from the House of Representatives of the following titles, viz:
An act to empower the city of Louisville to authorize the construction of railroads through any of its streets, to be propelled by horse power.
An act to amend the charter of Brooksville, in Bracken county.
An act establishing the Magoffin circuit court.
An act for the benefit of James H. Leach, of Caldwell county.
An act to amend the Criminal Code of Practice.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The committee on Banks reported bills from the House of Representatives of the following titles, viz:
An act in relation to the Mayfield branch of the Bank of Ashland.
An act to amend the charter of Mayfield.
An act to amend the act establishing the Deposit Bank of Mt. Sterling.

Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act for the benefit of the Bank of Louisville.
Mr. Gibson offered to amend said bill, by requiring a branch of said bank to be located at Booneville, in Owsley county.
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Andrews and Pennebaker, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said amendment was adopted.

Mr. Pennebaker moved to lay said bill, as amended, upon the table. And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being demanded thereon by Messrs. Whitaker and Grover, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


J. E. Gibson, John A. Prall,

So said bill was laid on the table.

The same committee reported a bill from the House of Representatives, entitled

An act to amend the charter of the Bank of Kentucky, with an amendment.

Which was rejected.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

105
The same committee reported a bill, entitled
A bill to amend the charter of the Southern Bank of Kentucky.
Which was read the first time, and ordered to be read a second
time.
The rule of the Senate, constitutional provision, and second reading
of said bill being dispensed with,
Ordered, That said bill be placed in the orders of the day.

The committee on the Judiciary reported bills from the House of
Representatives of the following titles, viz:
An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any of the navigable streams of this State," approved December 6, 1851.
An act for the benefit of Mrs. L. A. Higgins.
An act for the benefit of Warren Thornsberry, J. M. Grace, and J. C. Calhoun, securities of Henry Lewis, late sheriff of McCracken county.
An act to incorporate the Board of Commissioners of the Louisville Court-House.
Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading
of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

The same committee reported a bill from the House of Representa-
tives, entitled
An act authorizing a chancery and criminal term of the Lewis circuit court for the trial of equity and criminal causes.
Ordered, That said bill be rejected.

The same committee reported a bill from the House of Representa-
tives, entitled
An act to repeal the law prohibiting the importation of slaves into
this State.
Mr. Andrews moved that said bill be rejected.
And the question being taken thereon, it was decided in the nega-
tive.
The yeas and nays being required thereon by Messrs. Irvan and
Pennebaker, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) John B. Bruner, C. D. Pennebaker, Cyrenius Wait—7.


Those who voted in the negative, were—


So the Senate refused to reject said bill.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, the yeas and nays being required thereon by Messrs. Grover and Pennebaker, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


James R. Barrick, Resolved, That the title thereof be as aforesaid.

Messrs. Read and Grover moved to reconsider the vote by which said bill had been passed.

Mr. Darnaby moved to lay said motion on the table.

Ordered, That said motion be laid upon the table.

The same committee reported a bill from the House of Representatives, entitled

An act to prevent the writing, printing, or circulation of incendiary documents in this State.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Mr. Andrews moved that said bill be rejected.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Rust and Davidson, were as follows, viz:

Those who voted in the affirmative, were—


J. E. Gibson,

So the Senate refused to reject said bill.

The question was then taken on the adoption of the first section, and it was decided in the affirmative.

The question was then taken on the adoption of the second section, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Andrews and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—


So said section was rejected.

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. Rust and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Alex. L. Davidson, James McKee, T. T. Alexander, John F. Fisk, C. D. Pennebaker, W. T. Anthony, J. E. Gibson, John A. Prall,
Resolved, That the title thereof be as aforesaid.

The same committee reported a bill from the House of Representatives, entitled
An act in relation to forfeited lands,
With an amendment.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported bills of the following titles, viz:
A bill to amend the charter of the town of Lagrange.
A bill to establish an additional voting precinct in Carter county.
Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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 committee on Circuit Courts reported bills of the following titles, viz:
A bill for the benefit of John W. Hazelrigg, late clerk of the Morgan circuit court.
A bill for the benefit of A. T. Day, late sheriff of Morgan county.
Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read the third time.
The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed, Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The committee on Revised Statutes reported a bill, entitled A bill in relation to peddlers selling by sample card, or otherwise, in Jefferson county and the city of Louisville.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed, Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills which originated in the Senate, of the following titles, viz:

An act for the benefit of John P. Noonan, of Covington.

An act for the benefit of Emma J. Cleaveland.

An act to incorporate Ceralvo Lodge, No. 256, of Free and Accepted Masons.

An act to incorporate the Paducah Fire, Marine, and Life Insurance Company.

An act to incorporate Perseverance Temple of Honor, No. 20, at Russellville.

An act authorizing the Louisville chancery court to close Curran street.

An act to authorize Hawes, Trimble, and Wickliffe to establish a ferry opposite Cairo.

An act to incorporate the town of Lovelaceville, in Ballard county.

An act to provide for the payment of the public debt of Greenup county.

An act to incorporate Mt. Pleasant Church of United Baptists, in Cumberland county.

An act to amend the charter of the town of New Roe.

An act to amend the charter of the town of Calhoun.

An act for the benefit of the heirs of John Moylan.
An act to amend the charter of the First German St. Paul’s Congregation, of Louisville.

An act to incorporate the Kentucky Tribe, No. 4, of Improved Order of Red Men.

An act for the benefit of B. R. Briggs, of Ohio county.

An act allowing an additional justice of the peace to the county of Daviess.


An act for the benefit of the Christian County and Clarksville Turnpike Road Company.

An act to incorporate the Flemingsburg and Upper Blue Licks Turnpike Road Company.

An act to incorporate Lodge No. 210, Free and Accepted Masons.

An act to change the time of holding the Larue county court.

An act changing the terms and times of holding the circuit courts in the 12th judicial district.

An act to amend the charter of the Flemingsburg and Elizaville Turnpike Road Company.

An act for the benefit of L. D. Halloway and his securities.

An act for the benefit of Mt. Washington.

An act to charter the Deposit Bank of Lawrenceburg, in Anderson county.

An act to incorporate the Mayfield Tobacco Warehouse and Inspection Company.

An act for the benefit of James Brien, of Marshall county.

An act for the benefit of Wm. Cromwell, sheriff of Hickman county.

An act to amend section 20 of the Civil Code of Practice.

An act to change the mode of working roads in McLean county.

An act to amend an act, entitled “An act to amend section 832, Civil Code of Practice.”

An act amending an act incorporating the Lexington and Winchester Turnpike Road Company.

An act for the benefit of the trustees and citizens of London.

An act to amend the title of an act to incorporate W. A. Myers’ Louisville Commercial College.

An act to define the boundary of Hammondsville, in Hart county.

An act to extend the corporate limits of the town of Canton, in Trigg county.
An act to amend the charter of the city of Covington.
An act for the benefit of George Parker, late sheriff of Union county.
An act to authorize E. Y. Cowgill to establish a coffee-house in Mayfield.
An act to repeal so much of an act, entitled "An act to create the 14th judicial district," as applies to the county of McLean.
An act for the benefit of Wm. A. L. B. Sharp, sheriff of Estill county.
An act for the benefit of the legal representatives of the late John G. Lyon.
An act fixing the time of holding the quarterly court of Daviess county.
An act to incorporate the Darlington Coal and Oil Company.
An act to provide compensation to one or more persons who may prosecute suits for the benefit of themselves and others.
An act to incorporate the Hillsborough and Wyoming Turnpike Road Company.
An act to incorporate the Rochester Lodge, No. 270, Free and Accepted Masons.
An act for the benefit of the town of Taylorsville.
An act to amend section 778, chapter 3, Civil Code of Practice.
An act concerning the Lexington and Big Sandy Railroad Company.
An act to change the time of holding the quarterly court of McLean county.
An act for the benefit of James G. Eden, of Graves county.
An act to amend the charter of the Jefferson and Brownsboro Turnpike Road Company.
An act for the benefit of Gabriel Lutz, of Nelson county.
Also, enrolled bills, which originated in the House of Representatives, of the following titles, viz:
An act for the appropriation of money.
An act to incorporate the New Retreat Lodge, No. 283, of Free and Accepted Masons, in Graves county.
An act to extend the limits of the town of Elkton.
An act for the benefit of school district No. 37, in Bracken county.
An act for the benefit of common school district, No. 3, in Rockcastle county.
An act for the benefit of the school districts in Grayson county.
An act to incorporate the Presbyterian Female Seminary of Bowling-Green.

An act for the benefit of common school district No. 7, in Lyon county.

An act for the benefit of Dickey & Thomas, of Edmonson county.

An act for the benefit of school district No. 33, in Meade county.

An act to incorporate, the Williamstown Academy.

An act to amend the charter of the Scott Female Institute.

An act to incorporate the Independent Kentucky Rovers.

An act authorizing persons confined in jail for fines to replevy the same before circuit court clerks.

An act to prescribe the mode of working the public roads in the counties of Union, Spencer, and Carter.

An act in relation to caveats.

An act in relation to the town of Greenupsburg.

An act to incorporate the Kiddville Turnpike Road Company.

An act regulating the times of holding the circuit courts in the several counties in the third judicial district.

An act authorizing the county court of Ohio county to levy an additional tax for county purposes.

An act to authorize the Taylor county court to fix the time of holding the justices' courts in said county.

An act in relation to the county lines of Floyd, and Lawrence, and Johnson counties.

An act to improve Licking river.

An act to incorporate the Hawesville and Little South Fork Turnpike Road Company.

An act to incorporate the Green River and Mintonsville Turnpike Road Company.

An act to incorporate the town of Liberty, in Casey county.

An act to incorporate the Franklin and Adairsville Turnpike Road Company.

An act to provide for the disposition of the estate of Geo. Johnson, a free man of color, and for the manumission of a slave, Emily, the daughter of said Johnson.

An act supplemental to an act to provide for the construction of a levee from the town of Hickman to the Tennessee State line.

An act to authorize the clerk of the Greenup county court to make out a general cross-index to deeds.
An act for the benefit of John P. McLaughlin.
An act for the benefit of Wm. S. Gibbs, sheriff of Hancock county.
An act for the benefit of Mrs. Ophelia Smith, of the city of Lexington.
An act for the benefit of Thomas S. Walls, of Breckinridge county.
An act taxing free negroes in Boyle county.
An act for the benefit of the Kentucky Institution for the Education of the Blind.
An act for the benefit of Jacob Rice.
An act to incorporate Morrison Lodge, No. 76, at Elizabethtown, in Hardin county.
An act to regulate the tolls and management of the Crab Orchard Fork of the Wilderness road, in Rockcastle county.
An act for the benefit of Wm. W. Cleary, administrator of David Snodgrass, deceased.
An act to amend the Criminal Code of Practice.
An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge.
An act in relation to the sinking Fund of Clarke county.
An act to enable the judge of the Montgomery circuit court to appoint an additional examiner.
An act for the benefit of Laverna Simpson.
An act for the benefit of Hugh Harkis, and others, of Floyd county.
An act to appoint commissioners to sell the poor-house lands of Jefferson county.
An act regulating the time of holding justices' courts in Lewis county.
An act to incorporate the Crystal Brook Cave Company.
An act for the benefit of H. H. Burks, of Barren county.
An act to amend an act, entitled "An act to incorporate Augusta Lodge, No. 80, of Free and Accepted Masons.
An act for the benefit of A. W. Nicholl, late sheriff of Johnson county; and others.
An act changing the time of holding the March term of the Shelby quarterly court.
An act for the benefit of common school district No. 7, in Graves county.
An act for the benefit of school district No. 7, in Fulton county.
An act for the benefit of A. W. Quinn, late judge of the Estill county court.

An act to amend the charter of the Harrison County Agricultural and Mechanical Association.

An act for the benefit of James M. Shackelford, of Madison county.

An act to incorporate Wilmington Lodge, No. 302.

An act to change the boundaries of certain voting districts in Mercer county.

An act to incorporate the Patrolean Sulphur Spring and Manufacturing Company.

An act to amend 3d section of the act to amend the charter of the Winchester and Mount Sterling Turnpike Road Company.

An act for the benefit of certain turnpike road companies in Harrison county.

An act for the benefit of Wm. Yates, late sheriff of Mercer county, and Randall Walker, of Anderson county.

An act for the benefit of John Friend, late sheriff of Floyd county.

An act to amend the charter of the town of Danville.

An act changing the time of holding the magistrates' courts in district No. 5, in Henderson county.

An act to amend the charter of the town of Lancaster.

An act to authorize a cross-index to the suits in the Clarke circuit court.

An act to legalize the sale of a part of the poor-house land in Todd county.

An act declaring Gasper river a navigable stream.

An act ratifying a mortgage made by the Old Frankfort Turnpike Road Company.

An act to provide for indexing the deed books in the Fulton county clerk's office.

An act for the benefit of John C. Morton, clerk of the Ohio circuit court.

An act to abolish the voting precincts of Walnut Flat and Turnersville, in Lincoln county.

An act changing the time of holding the Lincoln quarterly court.

An act to furnish county judges with necessary blank books.

An act creating an additional voting place in Breckinridge county.

An act creating an additional district in Caldwell county.
An act to incorporate the Bowling-Green and Trinity Church Turnpike Road Company.

An act to change the time of holding the March term of the Estill quarterly court.

An act for the benefit of the jailer of Caldwell county.

An act changing the time of holding the Hardin county quarterly court.

An act to incorporate the Richmond and Barnes' Mill Turnpike Road Company.

An act for the benefit of James A. Moore, late sheriff of Pendleton county, and his securities.

An act to incorporate Litchfield Lodge, No. 236, of Ancient York Masons.

An act to repeal the law prohibiting the importation of slaves into this State.

An act for the benefit of John M. Dickerson, late clerk of Knox county.

An act to compensate the Secretary of State for copying the laws of the present session for publication in Stanton's edition of the Revised Statutes.

An act to allow the Muldrough's Hill, Campbellsville, and Columbia Turnpike Road Company to establish a toll-gate.

An act for the benefit of A. N. Jolly, of Breckinridge county.

An act to repeal an act to charter the Alexandria Turnpike Road Company.

An act to change the time of holding the quarterly courts in Lyon county.

An act establishing an additional magistrates' district in Knox county.

An act to incorporate St. John's Lodge of Free and Accepted Masons.

An act to tax the dogs in Shelby county.

An act to amend the charter of the town of Albany, in Clinton county.

An act to amend the charter of Brooksville, in Bracken county.

An act authorizing the county court of Hickman county to establish an additional civil district in said county.

An act to amend the act establishing the county of Metcalfe.
An act to authorize the county court of Barren county to lay off said county into magistrates' districts and voting places.

An act for the benefit of agricultural and mechanical fairs.

An act to amend the charter of the Houstonsville and Bradfordsville Turnpike Road Company.

An act for the benefit of Plum Creek and Cane Run church.

An act to incorporate the Oxford and Turkeyfoot Turnpike Road Company.

An act for the benefit of the securities of J. T. Moore, late sheriff of Butler county.

An act relating to the duties and powers of trustees of the town of Mayfield, in Graves county, and to extend the corporate limits thereof.

An act to incorporate the Office Turnpike Road Company.

An act to amend the charter of the Agricultural Deposit Bank of Lexington.

An act to amend the charter of the town of Owingsville.

An act to incorporate the Jefferson County Avenue Turnpike Road Company.

An act authorizing the appointment of a deputy clerk at Columbus, and investing him with certain powers.

An act for the benefit of John Walden, of Estill county.

An act to legalize the election of the mayor and city council of the city of Hickman, and to change the time of their election.

An act amendatory to an act, entitled "An act for the benefit of John M. Johnson and L. L. Singletary."

An act to authorize the Harrison county court to erect a bridge across main Licking river.

An act to empower the county court of Harrison county to subscribe stock in turnpike road companies.

An act authorizing William Carpenter to build a dam across Troublesome creek, in Breathitt county.

An act to amend the charter of the town of Wyoming, in Bath county.

An act to amend the charter of the Georgetown Branch Railroad Company.

An act to repeal an act, entitled "An act to incorporate the town of Florence, Boone county," approved February 18, 1860.

An act for the benefit of Ann T. Spillman.
An act to incorporate the Georgetown and Turkeyfoot Turnpike Road Company.
An act to incorporate Sacramento Lodge, No. 346, of Free and Accepted Masons.
An act to surrender a portion of the turnpike road in Simpson county, and for other purposes.
An act to incorporate the Baptist Church, at Shelbyville.
An act to incorporate Reed’s Chapel, in McCracken county.
An act to amend the charter of the Bardstown and Bloomfield Turnpike Road Company.
An act for the benefit of James H. Leach, of Caldwell county.
An act in relation to the Mayfield branch of the Bank of Ashland.
An act to amend the charter of the Owingsville and Mount Sterling Turnpike Road Company.
An act for the benefit of John P. Jackson, of Campbell county.
An act establishing the Magoffin circuit court.
An act to charter the Big Sandy Oil and Coal Company.
An act to further protect the Seminary fund of Laurel county.
An act to repeal an act, entitled “An act for the benefit of common schools in Estill county,” approved January 2, 1852.
An act to incorporate the Little Stoner Turnpike Road Company.
An act to incorporate the Tolesboro and Orangeburg Turnpike Road Company.
An act for the benefit of Henry Decker, of Grayson county.
An act to regulate the holding of certain terms of the Kenton circuit courts in Kenton county.
An act to incorporate the Midway and Scott County Turnpike Road Company.
An act incorporating the Owenton and Stamping-Ground Turnpike Road Company.
An act to incorporate the Nicholasville and Tate’s Creek Turnpike Road Company.
An act to incorporate the Big Spring and West Point Turnpike Road Company.
An act to authorize the judges of the county courts of Henderson, Hopkins, and Union, to change the boundary and place of voting in the several precincts in said counties.
An act for the benefit of Fayette county.
An act to change the line of district No. 1, in Harrison county.
An act to incorporate James F. Keel Lodge, of Free Masons.
An act to incorporate the Newport and Covington Water Works Company.
An act for the benefit of the Madison Female School.
And had found the same truly enrolled.
Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

A message was received from the Governor, by the hands of Mr. T. B. Monroe, Jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills, originating in the Senate, of the following titles, viz:

An act to incorporate the Mayfield Tobacco Warehouse and Inspection Company.
An act authorizing the Louisville chancery court to close Curran street.
An act to incorporate Perseverance Temple of Honor, No. 20, at Russellville.
An act to incorporate Ceralvo Lodge, No. 253, of Free and Accepted Masons.
An act for the benefit of Emma J. Cleaveland.
An act for the benefit of John P. Noonan, of Covington.
An act for the benefit of L. D. Halloway and his securities, and G. Clay Smith and his securities.
An act to incorporate the town of Lovelaceville, in Ballard county.
An act to authorize Hawes, Trimble, and Wickliffe to establish a ferry opposite Cairo.
An act for the benefit of James G. Eden, of Graves county.
An act to create an additional voting place in district No. 6, in Allen county.
An act concerning the Lexington and Big Sandy Railroad Company.
An act to amend the charter of the Jefferson and Brownsboro Turnpike Road Company.
An act to incorporate the Rochester Lodge, No. 275, Free and Accepted Masons.
An act for the benefit of the heirs of John Moylan.
An act for the benefit of Wm. P. Conner, of Bath county.

Mr. Pennebaker, from the select committee appointed under the resolution offered by Mr. Fisk, made the following report, viz:

**Condition of the general business in the Senate and House of Representatives, on the first day of March, 1860.**

**SENATE.**
- Committee on the Judiciary, 6 bills
- Committee on Circuit Courts, 5 "
- Committee on Finance, 4 "
- Committee on Codes of Practice, 8 "
- Committee on Banks, 9 "
- Orders of the day, 5 "
- Suspended orders, 9 "
- Committee on Enrollments, 50 "
- House of Representatives’ on Senate table, 33 "

**HOUSE OF REPRESENTATIVES.**
- Bills in the hands of committees, and orders of the day, and Enrollments, 238.
- The Governor informed your committee, at a quarter past nine o’clock, that he would be up with his business in one hour.
- The Governor is of opinion that he can be ready for adjournment to-morrow.

C. D. PENNEBAKER, Committee.

The rules were suspended, and Mr. Grundy offered the following resolution, viz:

**Resolved by the General Assembly of the Commonwealth of Kentucky,**
That the Librarian allow the Governor to use the State-House yard for grazing, provided that it shall not be injured thereby.

Which was adopted.

Mr. Alexander, from a select committee, reported a bill, entitled
A bill to amend an act, entitled “An act in relation to fees of Commonwealth’s attorneys.”

Ordered, That said bill be made the special order for 7½ o’clock, P. M., to-day.

By special leave, the Senate took up a resolution fixing the time for final adjournment.

And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Andrews and Bruner, were as follows, viz:

In the affirmative—

William C. Gillis—1.

Those who voted in the negative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, James McKee,
T. T. Alexander, J. E. Gibson, C. D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, John A. Prall,
James R. Barrick, Asa P. Grover, Albert G. Rhea,
John B. Bruner, Thomas S. Grundy, Henry M. Rust,
A. D. Cosby, John L. Irvan, W. C. Whitaker—22.

William S. Darnaby, Samuel H. Jenkins,
Alex. L. Davidson,

By special leave, the Senate took up for consideration a bill from the House of Representatives, entitled
An act supplemental to an act, entitled "An act to apportion representation."

Mr. Grundy offered an amendment to said bill.
Which was adopted.
Mr. Alexander offered an amendment to said bill.
Which was adopted.
Mr. Grover moved to lay said bill, as amended, on the table
And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Fisk and Grover, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John F. Fisk,
A. D. Cosby,

Those who voted in the negative, were—

T. T. Alexander, Robert E. Glenn, C. D. Pennebaker,
Landaff W. Andrews, Thomas S. Grundy, John A. Prall,
James R. Barrick, John L. Irvan, Albert G. Rhea,
John B. Bruner, Samuel H. Jenkins, Cyrenius Wait,
J. E. Gibson, John M. Johnson, W. C. Whitaker—17.

William C. Gillis, James McKee,

So the Senate refused to lay said bill upon the table.

Mr. Whitaker offered the following amendment, viz:

That, until the next apportionment, the county of Webster shall vote for Representative with the county of McLean, and with the counties of Hopkins and Union in the election of Senator.
And the question being taken thereon, it was decided in the negative.

The yeas and nays being demanded thereon by Messrs. Cosby and Whitaker, were as follows, viz:

Those who voted in the affirmative, were—
T. T. Alexander, John M. Johnson, Albert G. Rhea,
Landaff W. Andrews, James McKee, Cyrenius Wait,
William C. Gillis,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, Thomas S. Grundy,
William T. Anthony, John F. Fisk, John L. Irvan,
James R. Barrick, J. E. Gibson, Samuel H. Jenkins,
A. D. Cosby, Robert E. Glenn, John A. Prall,
William S. Darnaby, Asa P. Grover, Henry M. Rust—16,
Alex. L. Davidson,

So said amendment was rejected.

Mr. Grover 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. Whitaker and Pennebaker, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker, (Porter,) Samuel E. DeHaven, Thomas S. Grundy,
William T. Anthony, John F. Fisk, John L. Irvan,
James R. Barrick, J. E. Gibson, Samuel H. Jenkins,
A. D. Cosby, Robert E. Glenn, John A. Prall,
William S. Darnaby, Asa P. Grover, William B. Read—16,
Alex. L. Davidson,

Those who voted in the negative, were—
T. T. Alexander, John M. Johnson, Henry M. Rust,
Landaff W. Andrews, James McKee, Cyrenius Wait,
William C. Gillis, Albert G. Rhea,

Ordered, That said bill, as amended, be read a third time.

The committee on Finance reported bills from the House of Representatives of the following titles, viz:
An act to incorporate the City Bank of Henderson.
An act to incorporate the Deposit Bank of Madisonville.
An act to incorporate the Brandenburg Savings Bank.

With an expression of opinion that they ought not to pass.
And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

The same committee reported a bill from the House of Representatives, entitled:

An act for the benefit of J. T. Newkirk,

With an amendment.

Which was adopted.

Ordered, That said bill, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Andrews, from a select committee, made the following report, viz:

The joint committee of the Senate and House of Representatives, who were, by resolution of the two Houses, instructed to confer with the Hon. W. C. Dunlap, commissioner appointed by the Legislature of the State of Tennessee, in relation to the cession of that part of Kentucky lying in Madrid Bend, in Fulton county, report—

That they have had a conference with the Hon. W. C. Dunlap, and he has submitted to them a proposition for the cession of that portion of Kentucky lying in Madrid Bend to the State of Tennessee; also, a petition from the citizens of Kentucky living in said Bend, asking that such cession be made. Although the citizens in said Bend petition for such cession, yet the proposition made by the commissioner from Tennessee (though liberal upon the part of that State) is such that the committee have thought that the same could not be accepted by Kentucky. The session of the Legislature being so near its terminus, the committee have thought that they have not time to mature a proposition and present the same to this Legislature for its adoption, which would do justice to the citizens of Fulton county and this State, and one likely to meet the approbation of the commissioner on the part of the State of Tennessee; therefore, they asked to be discharged from the further consideration of the subject.

Which was received, read, and ordered to be printed.

Mr. Grundy moved to be allowed to have his vote recorded against the apportionment bill.

Mr. Fisk objected.

The Speaker decided his vote, objection having been made, could not be recorded.
Mr. Jenkins offered the following resolution, viz:

Resolved, That in printing in book form the message of the Governor and speeches and resolutions in reference to the death of the Honorable Linn Boyd, the Public Printer have a lithographic portrait annexed to the same, and that two hundred copies be printed for each Senator.

Which was adopted.

Mr. Bruner offered the following resolution, viz:

WHEREAS, The constitution provides that "a session of the General Assembly shall not continue beyond sixty days, except by a vote of two thirds of all the members elected to each House;" and whereas, by a joint resolution of the General Assembly the present session was extended beyond sixty days by a vote of two thirds of all the members elected to each House, and the time to which the session was extended expired the 24th of the present month, (February;) wherefore,

Resolved, as the opinion of the Senate, That the time the General Assembly could constitutionally set for legislative business expired on Friday, the 24th February, 1860.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Andrews and Rust, were as follows, viz:

Those who voted in the affirmative, were—
Landaff W. Andrews, John M. Johnson, Albert G. Rhea,
John B. Bruner, James McKee, Cyrenius Wait,

Those who voted in the negative, were—
Mr. Speaker, (Porter,) Alex. L. Davidson, Thomas S. Grundy,
T. T. Alexander, Samuel E. DeHaven, John L. Irvan,
William T. Anthony, John F. Fisk, Samuel H. Jenkins,
James R. Barrick, J. E. Gibson, John A. Pratt,
A. D. Cosby, Robert E. Glenn, William B. Read,

The Senate, according to order, took up a bill, entitled
A bill to amend an act, entitled "An act in relation to the fees of Commonwealth’s attorneys."

On motion of Mr. Alexander, the first section of said bill was stricken out.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Pennebaker, according to order of the Senate, reported a bill, entitled
A bill for the benefit of A. Hensley and others.

Said bill is as follows, viz:

WHEREAS, By an Act of the General Assembly, approved February 17, 1858, providing for running and marking the boundary line between Kentucky and Tennessee, the commissioners were authorized, and it was made their duty, "to employ a field party, to consist of one engineer, one surveyor, one back-sight man, and one axe man, and such others as may be necessary; and whereas, A. Hensley, J. Pillsbury, and G. Trafton were employed by said commissioners of said field party, in the capacity of engineers and assistant engineer, whose compensation, as agreed upon between them and said commissioners, as shown in their report to the Legislature: To A. Hensley, $1,450; to J. Pillsbury, $2,030; to G. Trafton, $1,444; and whereas, an act has been passed allowing to A. Hensley $870—leaving a balance due him of $580; to J. Pillsbury $980—leaving a balance due him of $1,050; and to Gerard Trafton $719—leaving a balance due him of $725; the sums aforesaid under their said contract with said commissioners. For remedy whereof,
§1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, directed to draw his warrant in favor of A. Hensley, for said sum of $580; in favor of J. Pillsbury, $1,050; and in favor of Gerard Trafton for $725; the balance due them as aforesaid, in full of their said claims.

§2. That when said warrant shall have been drawn by the Auditor, the Treasurer shall pay same to the persons aforesaid.

§3. This act to take effect from its passage.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
The Senate took up for consideration the amendments proposed by the House of Representatives to bills and resolutions which originated in the Senate of the following titles, viz:

Resolution for the benefit of John J. Roberts.
Resolution for the benefit of David R. Haggard.
An act supplemental to an act, entitled "An act for the benefit of the penitentiary."
An act for the benefit of L. D. Halloway and his securities.
An act to regulate agencies of foreign express companies.
An amendment by the House of Representatives to an amendment by the Senate to a bill from the House of Representatives, entitled
An act for the benefit of J. T. Newkirk.
Resolutions expressive of thanks to the mayor and city authorities of the cities of Louisville and Lexington.

Said amendments and resolutions were concurred in.

The Senate then took up bills from the House of Representatives of the following titles, viz:

An act to amend the 670th section of the Civil Code of Practice.
An act to amend the penal laws.
An act in relation to the county judge of Campbell county.
An act authorizing the running and marking of the boundary line of Webster county.
An act for the benefit of Milan Williams, of Carter county.
An act to amend section 611 of the Civil Code.
An act to amend sub-division 6, of section 670, of the Civil Code of Practice.
An act to authorize the county court of Barren county to re-district said county into justices' districts, and for other purposes.
An act for the benefit of James Calvert, sheriff of Boone county.
An act compensating sheriffs of elections for carrying polls to county seats.
An act for the benefit of deaf and dumb women of the Commonwealth.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.
The rule of the Senate, constitutional provision, and third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate then took up a bill from the House of Representatives, entitled
An act for the benefit of George Gayle, of the county of Henderson.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

And the question being taken on ordering said bill to be read a third time, it was decided in the negative.

So said bill was rejected.

The Senate took up a bill from the House of Representatives, entitled
An act to amend article 11, title 4, section 88, of the Civil Code of Practice.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be placed in the orders of the day.

The Senate took up a bill from the House of Representatives, entitled
An act for the benefit of Wm. H. Thomas.
Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John M. Johnson,
T. T. Alexander, John F. Fisk, C. D. Pennebaker,
Landaff W. Andrews, J. E. Gibson, John A. Prall,
John B. Bruner, William C. Gillis, Albert G. Rhea,
A. D. Cosby, Asa P. Grover, Cyrenius Wait,
Alex. L. Davidson, Samuel H. Jenkins,

In the negative—

Robert E. Glenn—1.

Resolved, That the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed a bill, originating in the Senate, entitled

An act in relation to peddlers selling by sample card, or otherwise, in Jefferson county and the city of Louisville.

And then the Senate adjourned.

FRIDAY, MARCH 2, 1860.

By special leave, Mr. Rust offered the following resolution, viz:

Resolved, That the Public Printer be, and he is hereby, directed to send the back numbers of the Journals, together with the index thereto, to the members of the Senate, as soon as possible.

Which was adopted.

The Senate took up for consideration bills from the House of Representatives of the following titles, viz:

An act to amend an act creating the offices of police judge and town marshal, in the towns of Franklin and Foster.
An act to relieve the State of Gipsies.
An act to amend the charter of the German Insurance Company, of the city of Louisville.
An act concerning Jefferson county and the levy courts.
An act to amend the charter of the Louisville and Eden Run Turnpike Road Company.

An act regulating the times of holding the equity, penal, and criminal terms of circuit courts in the 5th judicial district.

An act to amend the charter of the town of Brandenburg.

An act for the benefit of Smith, Gallup & Co.

An act to change the line between the counties of Owsley and Breathitt.

An act for the benefit of Samuel Berry, of Greenup county.

An act to punish frauds in the election of school trustees.

An act to incorporate North Star Lodge, No. 76, I. O. O. F., of Newport.

An act authorizing the county court of Breathitt county to remove the obstructions from Quick Sand creek.

An act for the benefit of the Houstonville and Lebanon Turnpike Road Company.

An act abolishing an election district in Harlan county, and changing the place of voting in the original district.

An act to amend an act, entitled "An act to incorporate the Covington Agricultural and Mechanical Association."

An act for the benefit of William Shoemaker, of Livingston county.

An act to amend the charter of the Kentucky Savings Bank, at Louisville.

An act to incorporate the Kentucky Silver Mining Company.

An act to change the line of Henderson and Daviess counties.

An act to amend an act, entitled "An act for the benefit of James Edmonson, of Hopkins county, and others," approved February 17, 1858.

An act to change the place of voting in the third district in Mercer county.

An act for the benefit of John Sandin.

An act for the benefit of W. J. Fields, of Carter county.

An act for the benefit of W. G. Wade, sheriff of Simpson county.

An act to furnish the county court clerk of Boyle county with necessary books.

An act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

An act for the benefit of Moses Gullett, of Morgan county.
An act for the benefit of Rice A. Garland and John W. Michel.
An act enlarging the corporate limits of Paintsville, in Johnson county.
An act for the benefit of Anderson Stewart, of Knox county.
An act for the benefit of Joel R. Allen, of Breckinridge county.
An act for the benefit of John S. Lightfoot, of Breckinridge county.
An act for the benefit of James Holder, of Breckinridge county.
An act for the benefit of Samuel C. Crawford, of Breckinridge county.
An act for the benefit of Ezekiel Fisher, of Breckinridge county.
An act to amend section 11, chapter 42, Revised Statutes, title Gaming.
An act to increase the fees of county clerks and sheriffs.
An act for the benefit of William Lesler.
An act for the benefit of John L. Phythian, of Franklin county.
An act to prevent fishing in Sinking creek, Breckinridge county.
An act for the benefit of Lucas & Ramsey.
An act for the benefit of John D. Pope and others, of Louiville.
An act for the benefit of C. M. Humston, sheriff of Henry county.
An act to establish the county of Wolfe.
An act to amend and revive an act, entitled "An act in relation to a new road in Lewis and Fleming counties," approved February 27, 1856.
An act regulating fees for arresting runaway slaves.
An act for the benefit of George F. Gully, of Lewis county.
An act for the benefit of Charles W. Lawson, of Shelby county.
An act for the benefit of Samuel Chasen, of Clay county.
An act for the benefit of William C. May.
An act to incorporate and establish a police court in the town of Farmington, in Graves county.
An act for the benefit of Wm. Gracy.
An act for the benefit of Wm. H. Averill.
An act for the benefit of the common school system.
An act prescribing the duties of the managers, trustees, &c., of the State institutions.
An act to incorporate the city of Cynthiana.
An act to amend an act to incorporate the Southern Kentucky Railroad Company.
An act for the benefit of Philip Price.
An act for the benefit of Mrs. Price, mother of Philip Price.

An act to empower the county court of Grant county to authorize the erection of two gates across the State road in said county.

Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Senate also took up bills from the House of Representatives of the following titles, viz:

1. An act to amend an act, entitled “An act for the benefit of James D. Ballard.”
2. An act extending the jurisdiction of circuit and equity courts to sums under fifty dollars, in certain cases.
3. An act to create an additional election and magistrates' district in Nelson county.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That the 1st be rejected; the 2d laid on the table, and the 3d be placed in the orders of the day.

The Senate then, according to order, took up for consideration a bill from the House of Representatives, entitled

An act to amend an act requiring the registration of births, marriages, and deaths.

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:
Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had received official information from the Governor that he had approved and signed enrolled bills, originating in that House, of the following titles, viz:

An act to amend the Criminal Code of Practice.
An act for the benefit of Gabriel Lutz, of Nelson county.
An act for the benefit of Warren Thornsberry, J. M. Grace, and J. C. Calhoun, securities of Henry Lewis, late sheriff of McCracken county.
An act to tax the dogs in Shelby county.
An act to regulate the tolls and management of the Crab Orchard Fork of the Wilderness road, in Rockcastle county.
An act for the benefit of Wm. W. Cleary, administrator of David Snodgrass, deceased.
An act to incorporate Morrison Lodge, No. 76, at Elizabethtown, in Hardin county.
An act to amend the charter of the town of Albany, in Clinton county.
An act for the benefit of the Kentucky Institution for the Education of the Blind.
An act to compensate the Secretary of State for copying the laws of the present session for publication in Stanton's edition of the Revised Statutes.
An act to allow the Muldrough's Hill, Campbellsville, and Columbia Turnpike Road Company to establish a toll-gate.
An act for the benefit of Jacob Rice.
An act for the benefit of A. N. Jolly, of Breckinridge county.
JOURNAL OF THE SENATE.

An act to repeal an act to charter the Alexandria Turnpike Road Company.

An act to change the time of holding the quarterly courts in Lyon county.

An act establishing an additional magistrates' district in Knox county.

An act to incorporate St. John's Lodge of Free and Accepted Masons.

An act to authorize the clerk of the Greenup county court to make out a general cross-index to deeds.

An act to amend the several acts concerning the town of Campbellsville.

An act for the benefit of Wm. S. Gibbs, sheriff of Hancock county.

An act for the benefit of Mrs. Ophelia Smith, of the city of Lexington.

An act for the benefit of Thomas S. Walls, of Breckinridge county.

An act taxing free negroes in Boyle county.

An act to prevent the making of breakers on turnpike roads in Jessamine and Boyle counties.

An act for the benefit of John M. Dickerson, late clerk of Knox county.

An act to incorporate the Franklin and Adairsville Turnpike Road Company.

An act supplemental to an act to provide for the construction of a levee from the town of Hickman to the Tennessee State line.

An act to provide for the disposition of the estate of Geo. Johnson, a free man of color, and for the manumission of a slave, Emily, the daughter of said Johnson.

An act to incorporate the Green River and Mintonsville Turnpike Road Company.

An act to incorporate the Hawesville and Little South Fork Turnpike Road Company.

An act to improve Licking river.

An act to amend an act to amend the charter of Brooksville, in Bracken county.

Also, resolution in reference to per diem and mileage of Nicholas A. Rapier.

Resolution further to extend the session of the General Assembly.
A message was received from the Governor, by the hands of Mr. T. B. Monroe, Jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills, originating in the Senate, of the following titles, viz:

- An act for the benefit of Wm. A. L. B. Sharp, sheriff of Estill county.
- An act to amend an act, entitled "An act to amend section 832, Civil Code of Practice."
- An act fixing the time of holding the quarterly court of Daviess county.
- An act for the benefit of George Parker, late sheriff of Union county.
- An act to incorporate the Hillsborough and Wyoming Turnpike Road Company.
- An act to repeal so much of an act, entitled "An act to create the 14th judicial district," as applies to the county of McLean.
- An act to amend the charter of the city of Covington.
- An act to authorize E. Y. Cowgill to establish a coffee-house in Morganfield.
- An act to extend the corporate limits of the town of Canton, in Trigg county.
- An act to define the boundary of Hammonsville, in Hart county.
- An act to amend the title of an act to incorporate W. A. Myer's Louisville Commercial College.
- An act for the benefit of the trustees and citizens of London.
- An act to change the mode of working roads in McLean county.
- An act for the benefit of James Brien, of Marshall county.
- An act for the benefit of the legal representatives of the late John G. Lyon.
- An act to incorporate the Darlington Coal and Oil Company.
- An act to provide compensation to one or more persons who may prosecute suits for the benefit of themselves or others.
- An act for the benefit of Wm. Cromwell, sheriff of Hickman county.
- An act to amend section 20 of the Civil Code of Practice.
- An act allowing an additional justice of the peace to the county of Daviess.
- An act for the benefit of B. R. Briggs, of Ohio county.
- An act changing the terms and times of holding the circuit courts in the 12th judicial district.
An act for the benefit of the Christian County and Clarksville Turnpike Road Company.

An act to change the time of holding the Laurel county court.

An act to incorporate Lodge No. 210, Free and Accepted Masons.

An act to incorporate the Flemingsburg and Upper Blue Licks Turnpike Road Company.

An act supplemental to an act, entitled “An act for the benefit of the penitentiary.”

An act to amend the common school laws.

An act to incorporate the Paducah Fire, Marine, and Life Insurance Company.

A message was received from the House of Representatives, announcing that they had passed bills of the following titles, viz:

An act to punish frauds in the election of school trustees.

An act for the benefit of C. M. Humston, sheriff of Henry county.

An act for the benefit of Lucas and Ramsey.

An act for the benefit of Sam. Chasten, of Clay county.

An act for the benefit of Thomas B. Strange.

An act for the benefit of G. M. Whitaker, of Lawrenceville, Illinois.

An act for the benefit of Samuel H. Fields.

An act for the benefit of Wm. H. Averill.

An act for the benefit of Wm. Gracy.

An act for the benefit of Thomas Arthur, of Mason county.

An act concerning the public lands in Jackson county, and for other purposes.

An act regulating fees for arresting runaway slaves.

An act to change the line of Henderson and Daviess counties.

An act prescribing the duties of managers, trustees, &c., of the State institutions.

An act for the benefit of G. Schlieder, of Louisville.

An act for the benefit of Philip Price.

An act to incorporate the city of Cynthiana.

An act for the benefit of Mrs. Price, mother of Philip Price.

An act to amend an act to incorporate the Southern Kentucky Railroad Company.

And that they had concurred in an amendment of the Senate, to a bill originating in the House of Representatives, entitled

An act supplemental to an act, entitled “An act to apportion representation.”

With an amendment to said amendment.
And that they had passed bills, originating in the Senate, of the following titles, viz:

An act for the benefit of the common school fund.
An act to incorporate the River Road Company.
An act to amend the charter of the Beargrass Turnpike Road Company.
An act for the benefit of William Adams & Co., of Morgan county.
An act for the benefit of James Barbour, of Morgan county.
An act for the benefit of J. W. Sanford, late of Morgan county.
An act supplemental to an act creating the 14th judicial district.
An act supplemental to an act passed at the present session amending an act to incorporate the Rough Creek Navigation and Manufacturing Company.
An act to incorporate the Russellville and Greenville Turnpike Road Company.
An act for the benefit of Jacob Swigert, late clerk of the court of appeals.
An act changing the March and September terms of the Lewis quarterly courts.
An act to incorporate the Upper Blue Licks and Moorefield Turnpike Road Company.
An act to repeal the 6th section of an act, entitled “An act to authorize the Barren county court to subscribe stock in the Barren County Railroad.
An act to incorporate the Hodgenville Turnpike Road Company.
An act to incorporate the Goshen and Louisville Turnpike Road Company.
An act to incorporate the South Fork Bridge Company, in Larue county.
An act for the benefit of William Lykins, late judge of Morgan county.
An act authorizing the trustees of Elizabethtown to grant license to coffee-houses.
An act for the benefit of Joseph G. Harrison, late sheriff of Daviess county.
An act for the benefit of Elijah Phipps, late sheriff of Ohio county.
An act to amend an act, entitled “An act to amend and change the 10th section of chapter 13, of the Revised Statutes, title Change of Venue.”
An act to provide for the payment of the public debt of Greenup county.

An act for the benefit of Jonathan F. Cessna, late sheriff of Larue county.

An act for the benefit of John M. Bigger, of Paducah.

An act for the benefit of Samuel P. Brawner.

An act for the benefit of H. J. Spradlin.

An act for the benefit of Hart & Mapother.

An act for the benefit of Eli Lykins.

An act for the benefit of Silman B. Johnson, of Morgan county.

An act for the benefit of T. B. Keaton, of Morgan county.

An act for the benefit of James S. Turner of Morgan county.

An act for the benefit of Abraham Ingram, of Morgan county.

An act authorizing the erection of a monument over the graves of Daniel Boone and wife, and for improvements around the same.

An act to incorporate the Headquarters Turnpike Road Company.

An act for the benefit of Felix Jarboe, late sheriff of Marion county.

An act authorizing the presiding judge of the Greenup quarterly court to appoint a clerk.

An act for the benefit of Robert Eastham, late sheriff of Lawrence county.

An act to incorporate the Christian Church of the city of Paducah.

An act to amend chapter 48 of the Revised Statutes.

An act to amend the charter of the Franklin Savings Institution, changing the name thereof to the Franklin Bank of Kentucky.

An act to amend the charter of the town of Lagrange.

An act to establish an additional voting precinct in Carter county.

An act for the benefit of J. W. Hazelrigg, late clerk of the Morgan circuit court.

An act for the benefit of A. T. Day, late sheriff of Morgan county.

An act for the benefit of William G. Woodson.

That they had passed bills originating in the Senate, with amendments, of the following titles, viz:

An act to authorize the Greenup county court to levy and collect an ad valorem tax.

An act to amend and reduce into one the laws in relation to changes of venue in criminal and civil causes in the circuit courts.

And that they had concurred in a resolution ordering the Public...
Printer to forward back numbers of the Journals to the members of the present General Assembly.

A message, in writing, was received from the Governor, by the hands of Mr. Tate, Assistant Secretary of State.

Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT,
March 2d, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent, as Commissioners of the Eastern Kentucky Lunatic Asylum, John H. Morgan, vice Samuel M. Letcher, whose term expired on 1st of January, 1858; E. L. Dudley, vice E. L. Dudley, whose term expired on 1st of January, 1859; Chas. S. Bodley, vice C. S. Bodley, whose term expired January 1, 1860.

I also nominate, as commissioners of the Western Lunatic Asylum, Samuel M. Bernard, John S. Bryan.

I also nominate Jefferson Perciful to be gate-keeper of the Wilderness turnpike, in Knox county.

I also nominate, as notaries public, W. Pryor Hays, for McCracken county; James M. Clark and Stanley Singleton, for Jefferson county, and W. B. Read for Larue county.

B. MAGOFFIN.

Resolved, That the Senate do advise and consent to said appointments.

By special leave, the committee on Privileges and Elections reported a bill, entitled

A bill supplemental to an act creating the 14th judicial district.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill having been dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The committee on the Judiciary reported bills of the following titles, viz:

A bill to change the time of holding the Lewis quarterly courts.

A bill for the benefit of Wm. G. Woodson.
Which were read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the Senate, constitutional provision, and 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. Fisk moved the appointment of a committee to ask leave of the House of Representatives to withdraw the dissent of the Senate to a resolution from the House of Representatives extending the present session of the General Assembly until the 5th of March, 1860.

The Speaker appointed Mr. Fisk as said committee, who, in a short time, reported that the committee had discharged the duty assigned it, and laid the resolution upon the Secretary's table.

Under a suspension of the rules of the Senate, said resolution was taken up, and the vote by which it had been rejected was reconsidered.

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. Andrews and Davidson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, John L. Irvan, John B. Bruner,
Landaff W. Andrews, John F. Fisk, Samuel H. Jenkins, Albert G. Rhea,
James R. Barrick, J. E. Gibson, John M. Johnson, W. C. Whitaker—8.
A. D. Cosby, William C. Gillis, John A. Prall, Charles D. Pennebaker,
William S. Darnaby, Robert E. Glenn, Henry M. Rust—17.
Alex. L. Davidson, Samuel Haycraft,

Those who voted in the negative, were—

William T. Anthony, William B. Read, Cyrenius Wait,
Charles D. Pennebaker,

So said resolution was adopted.

Under a suspension of the rules, the following resolutions were offered, viz:

By Mr. Rust—

Resolved, That one thousand copies of the report of the Kentucky State Agricultural Society for 1858 and 1859 be ordered to be printed for the use of the Senate.
By Mr. Fisk—

Resolved, That the Public Printer be, and he hereby is, directed to print five thousand copies of the report of the State geologist and his assistants, for the years eighteen hundred and fifty-eight and eighteen hundred and fifty-nine, for the use of the Senate.

Which were adopted.

The Senate took up a bill from the House of Representatives, entitled

An act for the benefit of G. M. Whitaker, of Lawrenceville, Illinois.

Which was read the first time, and ordered to be read the second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Porter,) Samuel E. DeHaven, C. D. Pennebaker,
W. T. Anthony, John F. Fisk, John A. Prall,
Landaff W. Andrews, J. E. Gibson, William B. Read,
James R. Barrick, William C. Gillis, Albert G. Rhea,
John B. Bruner, Robert E. Glenn, Henry M. Rust,
A. D. Cosby, Samuel Haycraft, Cyrusius Wait,
Alex. L. Davidson, John M. Johnson,

In the negative—

Samuel H. Jenkins—1.

Resolved, That the title thereof be as aforesaid.

The Senate took up a bill from the House of Representatives, entitled

An act for the benefit of Moses Cook, of Campbell county.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.
The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, John F. Fisk, C. D. Pennebaker,
Landaff W. Andrews, J. E. Gibson, John A. Prall,
James R. Barrick, William C. Gillis, William B. Read,
John B. Bruner, Robert E. Glenn, Albert G. Rhea,
A. D. Cosby, Thomas S. Grundy, Henry M. Rust,
William S. Darnaby, Samuel Haycraft, Cyrenius Wait,
Alex. L. Davidson, John L. Irvan, W. C. Whitaker—23.

Samuel E. DeHaven, John M. Johnson,

In the negative—

Samuel H. Jenkins—1.

Resolved, That the title thereof be as aforesaid.

The Senate then took up a bill from the House of Representatives, entitled

An act to amend the common school laws.
Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. DeHaven moved to lay said bill on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being demanded thereon by Messrs. Rust and Gibson, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, John F. Fisk, John M. Johnson,
Landaff W. Andrews, William C. Gillis, Charles D. Pennebaker,
John B. Bruner, Thomas S. Grundy, John A. Prall,
A. D. Cosby, Samuel Haycraft, Henry M. Rust,
Samuel E. DeHaven, Samuel H. Jenkins, Cyrenius Wait—15.

Those who voted in the negative, were—

Alex. L. Davidson, Robert E. Glenn, William B. Read,

So said bill was laid on the table.
The Senate took up for consideration bills from the House of Representatives of the following titles, viz:

An act to repeal a part of section 32, article 2, chapter 37, of the Revised Statutes.

An act to punish persons who sell goods and merchandise by sample, without license.

An act concerning bills of exchange and negotiable notes.

An act to amend article 11, title 4, section 88, of the Civil Code of Practice.

An act concerning the public lands in Jackson county, and for other purposes.

An act to create an additional magistrates' and election precinct in Nelson county.

An act for the benefit of coffee-house keepers in the town of Eddyville.

An act extending the jurisdiction of circuit and equity courts to sums under fifty dollars, in certain cases.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills being dispensed with,

Ordered, That said bills be laid on the table.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act to amend an act, entitled "An act for the benefit of James D. Ballard."

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be rejected.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act in relation to jurors.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Mr. Fisk offered an amendment.

Which was adopted.
Ordered, That said bill, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Senate then took up bills from the House of Representatives of the following titles, viz:

An act for the benefit of Thomas Arthur, of Mason county.

An act for the benefit of Samuel H. Fields.

Which were read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bills having been dispensed with,

Ordered, That said bills be placed in the orders of the day.

The Senate took up for consideration the amendment proposed by the House of Representatives to bills which originated in the Senate, entitled

An act supplemental to an act, entitled "An act to apportion representation."

The question being taken on concurring in the amendment offered by the House of Representatives, it was decided in the affirmative.

The yeas and nays being demanded thereon by Messrs. Fisk and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, Robert E. Glenn, C. D. Pennebaker,
James K. Barrick, Thomas S. Grundy, John A. Prall,
John B. Bruner, Samuel Haycraft, Albert G. Rhea,
Alex. L. Davidson, John L. Irvan, Henry M. Rust,
J. E. Gibson, Samuel H. Jenkins, W. C. Whitaker—17.
William C. Gillis, John M. Johnson,

Those who voted in the negative, were—

Mr. Speaker, (Porter,) William S. Darnaby, John F. Fisk—4.
A. D. Cosby,

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. Fisk and Darnaby, were as follows, viz:

Those who voted in the affirmative, were—

William T. Anthony, William C. Gillis, Charles D. Pennebaker,
Landaff W. Andrews, Robert E. Glenn, John A. Prall,
Those who voted in the negative, were—


Resolved, That the title thereof be as aforesaid.

The Senate took up a bill, entitled

An act allowing the Greenup county court to levy and collect an

ad valorem tax.

Mr. Rust offered an amendment to the amendment proposed by the

House of Representatives.

Which was adopted.

Said amendment, as amended, was then concurred in.

The senate then took up an act, entitled

An act to incorporate the Upper Blue Licks and Moorefield Turn-\npike Road Company.

The amendment offered by the House of Representatives was con-\ncurred in.

The Senate then, according to special order, took up for consideration a bill, entitled

A bill to amend the charter of the Southern Bank of Kentucky.

Ordered, That said bill be laid on the table.

The Senate then took up for consideration a bill from the House of Representatives, entitled

An act for the benefit of James C. Hamilton.

Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the Senate, constitutional provision, and 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 the constitution, were as follows, viz:
The Senate took up for consideration a bill from the House of Representatives, entitled
An act for the benefit of Thomas B. Strange.
Which was read the first time, and ordered to be read a second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Sundry amendments were proposed to said bill.
Which were adopted.
Ordered, That said bill be made the special order for to-morrow morning, at 9½ o’clock.
The Senate then took up for consideration the amendment offered by the House of Representatives, to a bill from the Senate, entitled
An act to amend and reduce into one the laws in relation to changes of venue in criminal and civil causes in the circuit courts.
Said amendment was concurred in.
Mr. Johnson, from the committee on Executive Affairs, reported a bill, entitled
A bill supplemental to an act, entitled “An act supplemental to an act, entitled an act to apportion representation.”
Which was read the first time, and ordered to be read the second time.
The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be placed in the orders of the day.
Messrs. Fisk and Pennebaker moved to reconsider the vote by which the Senate rejected a bill from the House of Representatives, entitled
An act for the better organization of the Kentucky militia.
Ordered, That the vote by which the third reading of said bill had been dispensed with be reconsidered.

Ordered, That the vote by which said bill had been ordered to be read a third time be reconsidered.

Mr. Pennebaker offered an amendment to said bill by way of substitute therefor.

Which was adopted.

Ordered, That said bill, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Rust, from the committee on County Courts, reported a bill from the House of Representatives, entitled

An act for the benefit of Peter H. West, of Rockcastle county.

Ordered, That said bill be laid upon the table.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills and resolutions, which originated in the Senate, of the following titles, viz:

An act to incorporate the Allen Male and Female College.
An act for the benefit of William Simpson, clerk of the Wayne circuit and county courts.
An act to amend an act, entitled "An act to amend and reduce into one the acts in relation to the town of Russellville."
An act to authorize the citizens of Stamping-Ground to elect a town marshal.
An act for the benefit of J. A. Penton and wife, and Floyd C. Wilman, her trustee.
An act to authorize the Ballard county court to re-district said county into justices' districts.
An act for the benefit of the common school fund.
An act for the benefit of Tilman B. Johnson, of Morgan county.
An act to incorporate the Louisville Planing Mill Company.
An act authorizing the erection of a monument over the graves of Daniel Boone and wife, and for improvements around the same.
An act to establish a free ferry across Green river, in the county of McLean.
An act to create a Deposit Bank at Owensboro.
An act changing the March and September terms of the Lewis quarterly courts.

An act to incorporate the Goshen and Louisville Turnpike Road Company.

An act to authorize the Greenup county court to levy and collect an ad volorem tax.

An act for the benefit of Jacob Swigert, late clerk of the court of appeals.

An act supplemental to an act passed at the present session amending an act to incorporate the Rough Creek Navigation and Manufacturing Company.

An act to incorporate the Russellville and Greenville Turnpike Road Company.

An act supplemental to an act creating the 14th judicial district.

An act for the benefit of the town of Mount Washington.

An act to amend the charter of the Glasgow and Scottsville Turnpike Road Company.

An act for the benefit of William Adams & Co., of Morgan county.

An act for the benefit of Joseph M. Bigger, of Paducah.

An act to regulate agencies of foreign express companies.

An act for the benefit of T. B. Keaton, of Morgan county.

An act for the benefit of Hart & Mapother.

An act for the benefit of James S. Turner, of Morgan county.

An act for the benefit of Eli Lykins.

An act for the benefit of James Barbour, of Morgan county.

An act for the benefit of H. J. Spradlin.

An act for the benefit of Alexander Maas.

An act for the benefit of Abraham Ingram, of Morgan county.

An act for the benefit of A. Sanford, late of Morgan county.

An act for the benefit of J. W. Sanford, late of Morgan county.

An act concerning the Louisville chancery court.

Resolution authorizing the Governor to graze the public grounds.

An act to amend the common school laws.

An act to amend an act, entitled "An act to incorporate the Russellville and Springfield Turnpike Road Company."

A resolution asking of Congress protection to American tobacco.

An act to incorporate the Covington Law Library Association.

An act to establish a State road from the mouth of Muddy river, in Muhlenburg county, to or near Volney, in Logan county.
An act to incorporate the Russellville and Tennessee Turnpike Road Company.

An act creating an additional voting and justices' district in Morgan county.

Resolutions memorializing Congress in reference to the pensioning the soldiers of the war of 1812.

An act to repeal an act repealing the equity and criminal courts in Ballard county and Graves county, so far as Graves county is concerned.

Resolution concerning the late Board of Internal Improvement.

An act to incorporate the Marion Rifle Battalion.

An act for the benefit of David Fitzgerald, of Henry county.

An act for the benefit of the sheriffs of this Commonwealth.

An act to amend the charter of the German Insurance Company of Louisville.

An act amending an act, entitled "An act to incorporate the Rough Creek Navigation and Manufacturing Company."

An act for the benefit of Uriah Cattle, late sheriff of Morgan county.

An act to amend section 5, article 21, chapter 27, of the Revised Statutes.

An act concerning county courts.

An act requiring trustees, &c., to execute bond in certain cases.

An act for the benefit of Elizabeth Maddox.

An act to require the assessors of tax to list the number of free persons of color in their respective counties.

An act for the encouragement of fine arts.

An act to incorporate the Russellville and Elkton Turnpike Road Company.

An act concerning the Augusta, Cynthiana, and Georgetown Turnpike Road Company.

An act to incorporate the Henry, Oldham, and Jefferson County Turnpike Road Company.

An act for the benefit of Lewis M. Reese.

An act supplemental to an act, entitled "An act for the benefit of the penitentiary."

An act to improve the navigation of Cumberland river.

Resolution to extend the session.

An act to amend the charter of the Louisville Gas Company.
An act to charter the Farmers' and Merchants' Savings Institution, of Uniontown.
An act for the benefit of James D. Farris.
An act for the benefit of Samuel P. Brawner.
Also, enrolled bills and resolutions, which originated in the House of Representatives, of the following titles, viz:
An act in relation to forfeited lands.
An act to amend an act, entitled "An act to incorporate the Georgetown Cemetery Company," approved March 7, 1850.
An act for the benefit of chartered cemeteries.
An act concerning the books of the surveyor of land in Jackson county.
An act to incorporate the Crab Orchard Coal and Manufacturing Company.
An act for the benefit of the mechanics and laborers of Lyon and Caldwell counties.
An act to empower the Newport and Licking River Turnpike and Plank Road Company, in Campbell county, to borrow money.
An act to incorporate Union Church, in Monroe county.
An act regulating the sale of spirituous liquors.
An act to authorize the trustees of Liberty Methodist Episcopal Church South, in Greenup county, to sell their parsonage property.
An act to declare T. A. Shenstone the heir-at-law of Isaac Ackley.
An act to provide for the running and re-marking of the line between Franklin and Owen counties.
An act to incorporate the Madisonville Cemetery Company.
An act to empower the city of Louisville to authorize the construction of railroads through any of its streets, to be propelled by horse power.
An act for the benefit of James Calvert, sheriff of Boone county.
An act for the benefit of Moses Gullett, of Morgan county.
An act for the benefit of William Shoemaker, of Livingston county.
An act to change the line of Henderson and Daviess counties.
An act in relation to duties of clerks of courts in this Commonwealth.
An act to provide for the sale of choses in action and judgments in certain cases.
An act in relation to the road leading from Union to Rabbit Hash, in Boone county.

An act to amend an act creating the offices of police judge and town marshal, in the towns of Franklin and Foster.

An act for the benefit of W. G. Wade, sheriff of Simpson county.

An act to amend the law in relation to taxing the lands of non-residents.

An act to incorporate the Lexington and Danville Railroad Company.

An act for the benefit of James C. Hamilton.

An act for the benefit of Rice A. Garland and John W. Michel.

An act to amend the charter of the Louisville and Eden Run Turnpike Road Company.

An act in relation to donations, devises, and gifts to the common school fund of Kentucky.

An act to amend the charter of the city of Louisville.

An act for the benefit of Anderson Stewart, of Knox county.

An act for the benefit of G. M. Whitaker, of Lawrenceville, Illinois.

An act for the benefit of Moses Cook, of Campbell county.

An act to amend an act giving power to the county courts of Boyle, Washington, Mason, Fayette, and Scott to levy a tax upon dogs.

An act to establish and incorporate the town of Tolesboro, in Lewis county.

An act concerning the Mayfield Seminary and Graves College.

An act to incorporate the Union Steamboat Company.

An act in relation to peddlers.

An act to amend an act to incorporate the Lexington and Frankfort Turnpike Road Extension Company.

An act to amend the charter of the Millersburg and Cane Ridge Turnpike Road Company.

An act for the benefit of the town of Burlington, in Boone county.


An act to repeal an act, entitled "An act to prevent the destruction of fish in Little river."

An act for the benefit of H. S. Lewis, deceased.

An act to amend the charter of the city of Louisville.

An act to incorporate the McAfee Academy, in Mercer county.

An act for the benefit of Warren Thornsberry, J. M. Grace, and J.
C. Calhoun, securities of Henry Lewis, late sheriff of McCracken county.

An act in relation to the county judge of Campbell county.

An act for the benefit of J. T. Newkirk.

An act to amend the 670th section of the Civil Code of Practice.

An act to amend section 11, chapter 7, of the Revised Statutes.

An act in relation to the jurisdiction of county courts to open roads in certain cases.

An act for the benefit of Wm. H. Thomas.

An act for the benefit of Milton Board.

An act to amend the penal laws.

An act to amend sub-division 6, of section 670, of the Civil Code of Practice.

An act to incorporate North Star Lodge, No. 76, I. O. O. F., of Newport.

An act to amend the charter of Mayfield.

An act to amend section 611 of the Civil Code.

An act for the benefit of Milan Williams, of Carter county.

An act to reduce the price of unappropriated lands in Jackson county.

An act to prevent the destruction of fish in Fleming creek, in Fleming county.

An act for the benefit of Wm. Gracy.

An act concerning Jefferson county and the levy courts.

An act to amend the charter of the German Insurance Company, of the city of Louisville.

An act for the benefit of deaf and dumb women of the Commonwealth.

An act for the benefit of Eliza Jane Shipman.

An act for the benefit of the Houstonville and Lebanon Turnpike Road Company.

An act compensating sheriffs of elections for carrying polls to county seats.

An act to punish persons who sell goods and merchandise by sample, without license.

An act to relieve the State of Gipsies.

An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any of the navigable streams of this State," approved December 6, 1851.
An act to incorporate the town of Demossville, in Pendleton county.
An act for the benefit of C. M. Humston, sheriff of Henry county.
An act to amend and revive an act, entitled “An act in relation to a new road in Lewis and Fleming counties,” approved February 27, 1856.
An act prescribing the duties of the managers, trustees, &c., of the State institutions.
An act to establish the county of Wolfe.
An act supplemental to an act, entitled “An act to apportion representation.”
An act for the benefit of Ezekiel Fisher, of Breckinridge county.
An act for the benefit of the common school system.
An act for the benefit of Samuel H. Fields.
An act for the benefit of William C. May.
An act for the benefit of Lucas & Ramsey.
An act for the benefit of George F. Gully, of Lewis county.
An act for the benefit of Wm. H. Averill.
An act for the benefit of Samuel Chasten, of Clay county.
An act for the benefit of Charles W. Lawson, of Shelby county.
An act authorizing the trustees of school district No 54, in Greenup county, to levy and collect a tax.
An act for the benefit of Thomas H. Hanks, clerk of the Anderson circuit court.
An act to amend an act, entitled “An act to amend and reduce into one the road laws of Greenup and Lewis counties.”
An act to incorporate the Richmond and Tate's Creek Ridge Turnpike Road Company.
An act to repeal an act to incorporate the Campbell and Pendleton Turnpike Road Company, with the amendments thereto.
An act to establish an additional justices’ district in the county of Jefferson.
An act authorizing the trustees of Crab Orchard to sell a church.
An act for the benefit of William A. Sallie, of Pulaski county.
An act to charter the Russellville, and Owensboro Railroad Company.
An act to amend chapter 107, Revised Statutes, title Witnesses.
An act to incorporate the Union Insurance Company, of Hopkinsville.
An act authorizing railroad corporations to make certain contracts with express companies.
March 2.]

JOURNAL OF THE SENATE.

An act for the benefit of the Clarksville branch of the Planters' Bank of Tennessee.

An act to incorporate the Louisville Association for the improvement of the breed of horses.

An act to amend an act, entitled "An act to incorporate the Covington Agricultural and Mechanical Association."

An act authorizing the running and marking of the boundary line of Webster county.

An act to furnish the county court clerk of Boyle county with necessary books.

An act to amend an act, entitled "An act for the benefit of James Edmonson, of Hopkins county, and others," approved February 17, 1858.

An act to punish frauds in the election of school trustees.

An act to extend the limits of the town of Somerset.

An act concerning free negroes, mulattoes, and emancipation.

An act for the benefit of Wade H. Dorson, of Washington county.

An act to amend chapter 68 of the Revised Statutes.

An act to amend an act incorporating the Kentucky Ship-Building and Lumber Company.

Resolution fixing the time for final adjournment.

Resolution directing the Governor to have head and foot-stones placed at the graves of Cols. McKee and Clay, Capt. Willis, and Adjutant Vaughn.

And had found the same truly enrolled.

Said bills and resolutions having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

And then the Senate adjourned.
SATURDAY, MARCH 3, 1860.

The committee on Circuit Courts reported bills from the House of Representatives of the following titles, viz:

An act to establish the Jefferson common pleas court.
An act to change the jurisdiction as to misdemeanors committed in the city of Louisville.
An act to define the jurisdiction of the Jefferson circuit court.
With an expression of opinion that they ought not to pass.
And the question being taken upon the rejection of said bills, it was decided in the affirmative.

So said bills were rejected.

The Senate then took up for consideration, according to order, a bill from the House of Representatives, entitled

An act for the benefit of Thomas Strange.

Ordered, That said bill, as amended, be read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Read offered the following resolution, viz:

Resolved, That the thanks of the Senate are hereby tendered to W. W. Gruelle, Esq., reporter for the Yeoman, and G. W. Lewis, Esq., reporter for the Commonwealth, for the faithful and impartial manner in which they have reported the proceedings of this body during the present session.

Which was adopted.

Mr. Read offered the following resolutions, viz:

Resolved, That the Senate heartily and sincerely tender their thanks and gratitude to the Hon. Thomas P. Porter, Speaker of this body, for the faithful, able, and impartial manner in which he has presided over the deliberations of this body.

Resolved, That the thanks of the Senate are hereby tendered to John C. Wickliffe, Principal, and J. H. Johnson, Assistant Clerk of the Senate, for their prompt and faithful performance of their respective duties as Clerks of this body.

Resolved, That the thanks of the Senate are hereby tendered to M.
B. Chinn, Esq., Sergeant-at-Arms, and Thomas Pearce, Doorkeeper, for their faithful discharge of their duties as officers of the Senate.

Which were adopted.

Mr. Bruner offered the following resolution, viz:

Resolved, That the thanks of the Senate are hereby tendered to John W. Pruett, Jr. and Charles T. Campbell, Pages to the Senate, for the efficient and courteous manner in which they have discharged the duties of their respective offices in the Senate.

Which was adopted.

Mr. Haycraft offered the following resolution, viz:

Resolved, That the thanks of the Senate are hereby tendered to William C. Gillis, chairman of the committee of Enrollments, for the prompt, efficient, and faithful care that he has exhibited in forwarding the business of the Senate; his uniform courtesy, urbanity, and kindness has endeared him to each of us, and we part from him wishing him a long life of public usefulness and private happiness.

Which was adopted.

Mr. Bruner offered the following resolution, viz:

Resolved, That the Public Printer be directed to print two hundred copies of the titles and synopsis of the Acts for each member of the Senate, and that the same be forwarded by mail, pre-paid, as soon as may be after the adjournment.

Which was adopted.
Mr. Gillis, from the committee on Enrollments, reported that the committee had examined enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Mrs. Price, mother of Philip Price.
An act for the benefit of Philip Price.
An act to amend an act requiring the registration of births, marriages, and deaths.
An act to prevent the writing, printing, or circulation of inflammatory documents in this State.
An act in relation to jurors.
An act for the benefit of Samuel L. Adams.
An act to change the place of voting in the third district in Mercer county.
An act for the benefit of Samuel C. Crawford, of Breckinridge county.
An act to incorporate the Kentucky Silver Mining Company.
An act regulating fees for arresting runaway slaves.
An act for the benefit of John L. Phythian, of Franklin county.
An act authorizing the trustees of the town of Crab Orchard to sell a church and lot in said town.
An act to amend an act, entitled "An act for the benefit of James D. Ballard."
An act to authorize the Taylor county court to fix the time for holding the justices' courts in Taylor county.
An act to amend the charter of the Kentucky Savings Bank, at Louisville.
An act for the benefit of John Sandin.
An act for the benefit of G. Schlieder, of Louisville.
An act to change the line of Henderson and Daviess counties.
An act authorizing the county court of Breathitt county to remove the obstructions from Quicksand creek.
An act for the benefit of Samuel Berry, of Greenup county.
An act for the benefit of W. J. Fields, of Carter county.
An act for the benefit of John D. Pope and others, of Louisville.
An act to amend section 11, chapter 42, Revised Statutes, title Gaming.
An act abolishing an election district in Harlan county, and changing the place of voting in the original district.
An act to increase the fees of county clerks and sheriffs.
An act for the benefit of Joel R. Allen, of Breckinridge county.
An act to change the line between the counties of Owsley and Breathitt.
An act for the benefit of James Holder, of Breckinridge county.
An act enlarging the corporate limits of Paintsville, in Johnson county.
An act for the benefit of John S. Lightfoot, of Breckinridge county.
An act to amend the charter of the town of Brandenburg.
An act for the benefit of William Lesler.
An act to empower the county court of Grant county to authorize the erection of two gates across the State road in said county.
An act to prevent fishing in Sinking creek, Breckinridge county.
An act to amend an act to incorporate the Southern Kentucky Railroad Company.

Resolution returning thanks to the Mayors and city authorities of Louisville and Lexington.

And that they had examined enrolled bills, originating in the Senate, of the following titles, viz:

An act to amend the charter of the Franklin Savings Institution, changing the name thereof to the Franklin Bank of Kentucky.
An act for the benefit of Felix Jarboe, late sheriff of Marion county.
An act for the benefit of William H. Hamilton, late sheriff of Larue county.
An act authorizing the presiding judge of the Greenup quarterly court to appoint a clerk.
An act for the benefit of Jonathan F. Cessna, late sheriff of Larue county.
An act for the benefit of William Lykins, late judge of Morgan county.
An act to incorporate the South Fork Bridge Company, in Larue county.
An act to incorporate the Hodgenville Turnpike Road Company.
An act to amend chapter 48 of the Revised Statutes.
An act changing the terms and times of holding the circuit courts in the 12th judicial district.
An act to establish an additional voting precinct in Carter county.
An act for the benefit of J. W. Hazelrigg, late clerk of the Morgan circuit court.
An act for the benefit of A. T. Day, late sheriff of Morgan county.
An act to incorporate the Christian Church of the city of Paducah.
An act to amend the charter of the town of Lagrange.
An act to incorporate the Headquarters Turnpike Road Company.
An act for the benefit of Elijah Phipps, late sheriff of Ohio county.
An act for the benefit of Joseph G. Harrison, late sheriff of Daviess county.
An act to allow additional fees to circuit and county court clerks and county surveyors.
An act to incorporate the Upper Blue Licks and Moorefield Turnpike Road Company.
An act to amend the charter of the Beargrass Turnpike Road Company.
An act to incorporate the River Road Company.
An act authorizing the trustees of Elizabethtown to grant license to coffee-houses.
An act to incorporate the Smithfield and Shelby county Turnpike Road Company.
An act to incorporate the Covington and Bank Lick Passenger Railway Company.
An act to repeal the 6th section of an act, entitled "An act to authorize the Barren county court to subscribe stock in the Barren County Railroad.
An act amending section 12, article 8, chapter 83, of the Revised Statutes, title Revenue and Taxation.
An act to provide for the payment of the public debt of Greenup county.

And had found the same truly enrolled.

Said bills and resolution having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto, and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

On motion of Mr. Gillis, a bill for the benefit of J. D. Ballard was withdrawn from the Enrolling committee.

On motion of Mr. Davidson, the vote by which said bill was passed was reconsidered.

Ordered, That said bill be rejected.

And then the Senate adjourned.
MONDAY, MARCH 5, 1860.

The committee on Circuit Courts reported a bill, entitled
A bill for the benefit of the Tate's Creek Turnpike Road Company. Which was read the first time, and ordered to be read a second time.

The rule of the Senate, constitutional provision, and second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the Senate, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the House of Representatives, announcing that they had passed a bill, originating in the Senate, entitled
An act for the benefit of the Tate’s Creek Turnpike Road Company. And that they had concurred in an amendment proposed by the Senate to a bill of the House of Representatives, entitled
An act for the better organization of the Kentucky militia.

Mr. Gillis, from the committee on Enrollments, reported that the committee had examined an enrolled bill originating in the House of Representatives, entitled
An act for the better organization of the Kentucky militia.

Also, enrolled bills, originating in the Senate, of the following titles, viz:
An act to amend and reduce into one the laws in relation to changes of venue in criminal and civil causes in the circuit courts.
An act for the benefit of Robert Eastham, late sheriff of Lawrence county.

An act for the benefit of William G. Woodson.

An act for the benefit of the Tate's Creek Turnpike Road Company. And had found the same truly enrolled.

Said bills having been signed by the Speaker of the House of Representatives, the Speaker of the Senate affixed his signature thereto,
and they were delivered to the committee to be presented to the Governor for his approval and signature.

After a short time, Mr. Gillis reported that the committee had discharged that duty.

A message was received from the House of Representatives, announcing that they had received official information from the Governor that he had approved and signed enrolled bills, originating in that House, of the following titles, viz:

An act to amend the charter of Mayfield.
An act for the benefit of William C. May.
An act for the benefit of George F. Gully, of Lewis county.
An act for the benefit of Lucas & Ramsey.
An act for the benefit of Samuel Chasten, of Clay county.
An act for the benefit of Charles W. Lawson, of Shelby county.
An act for the benefit of Wm. H. Averill.
An act for the benefit of the common school system.
An act to incorporate the Louisville Association for the improvement of the breed of horses.
An act to incorporate the Union Insurance Company, of Hopkinsville.
An act to amend an act to incorporate the Board of Managers of the Louisville House of Refuge.
An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any of the navigable streams of this State," approved December 6, 1851.
An act to amend the charter of the Bank of Kentucky.
An act to amend the act establishing the Deposit Bank of Mt. Sterling.
An act compensating sheriffs of elections for carrying polls to county seats.
An act for the benefit of deaf and dumb women of the Commonwealth.
An act concerning Jefferson county and the levy courts.
An act to amend the charter of the German Insurance Company, of the city of Louisville.
An act for the benefit of C. M. Humston, sheriff of Henry county.
An act to incorporate the town of Demossville, in Pendleton county.
An act concerning free negroes, mulattoes, and emancipation.
An act for the benefit of Mrs. L. A. Higgins.
[MARCH 5.]

JOURNAL OF THE SENATE.

An act to amend and revive an act, entitled “An act in relation to a new road in Lewis and Fleming counties,” approved February 27, 1860.

An act to authorize the Greenup county court to levy and collect an ad valorem tax.

An act for the benefit of Moses Gullett, of Morgan county.

An act for the benefit of Smith, Gallup & Co.

An act supplemental to and amendatory of an act to incorporate the Leesburg and Connersville Turnpike Road Company, approved February 23, 1860.

An act authorizing the running and marking of the boundary line of Webster county.

An act to amend chapter 68 of the Revised Statutes.

An act to punish frauds in the election of school trustees.

An act to furnish the county court clerk of Boyle county with necessary books.

An act to charter the Russellville, and Owensboro Railroad Company.

An act to extend the limits of the town of Somerset.

An act for the benefit of James C. Hamilton.

An act to amend an act, entitled “An act to amend and reduce into one the road laws of Greenup and Lewis counties.”

An act to amend section 11, chapter 7, of the Revised Statutes.

An act authorizing the trustees of school district No 54, in Greenup county, to levy and collect a tax.

An act for the benefit of Wade H. Dorson, of Washington county, and Wm. H. Richardson.

An act to amend an act incorporating the Kentucky Ship-Building and Lumber Company.

An act in relation to forfeited lands.

An act for the benefit of the mechanics and laborers of Lyon and Caldwell counties.

An act to incorporate Union Church, in Monroe county.

An act to empower the Newport and Licking River Turnpike and Plank Road Company, in Campbell county, to borrow money.

An act to authorize the trustees of Liberty Methodist Episcopal Church South, in Greenup county, to sell their parsonage property.

An act to provide for the running and re-marking of the line between Franklin and Owen counties.

112
An act to amend the road law of Kenton county.
An act for the benefit of James Calvert, sheriff of Boone county.
An act for the benefit of William Shoemaker of Livingston county.
An act to authorize the county court of Boone county to redistrict said county into justices' districts, and for other purposes.
An act re-incorporating the town of Baltimore, in Hickman county.
An act to change the line of Henderson and Daviess counties.
An act to amend the charter of the Louisville and Cane Run Road Company.
An act to amend an act, entitled "An act for the benefit of James Edmonson, of Hopkins county, and others," approved February 17, 1858.
An act for the benefit of John P. McLaughlin.
An act to amend an act, entitled "An act to incorporate the Covington Agricultural and Mechanical Association."
An act for the benefit of the Clarksville branch of the Planters' Bank of Tennessee.
An act authorizing railroad corporations to make certain contracts with express companies.
An act to incorporate the Richmond and Tate's Creek-Ridge Turnpike Road Company.
An act to amend chapter 107, Revised Statutes, title Witnesses.
An act to repeal an act to incorporate the Campbell and Pendleton Turnpike Road Company, with the amendments thereto.
An act for the benefit of William A. Sallie, of Pulaski county.
An act for the benefit of Thomas H. Hanks, clerk of the Anderson circuit court.
An act authorizing the trustees of Crab Orchard to sell a church.
An act to establish an additional justices' district in the county of Jefferson.
An act in relation to the jurisdiction of county courts to open roads in certain cases.
An act to empower the city of Louisville to authorize the construction of railroads through any of its streets, to be propelled by horse power.
An act to incorporate the Old Road and Ripple Turnpike Road Company.
An act to repeal the law prohibiting the importation of slaves into this State.
An act to incorporate the Madisonville Cemetery Company.
An act to incorporate the Crab Orchard Coal and Manufacturing Company.
An act for the benefit of chartered cemeteries.
An act to amend an act, entitled "An act to incorporate the Georgetown Cemetery Company," approved March 7, 1850.
An act regulating the sale of spirituous liquors.
An act concerning the books of the surveyor of land in Jackson county.
An act to declare T. A. Shenstone the heir-at-law of Isaac Ackley.
An act to amend section 611 of the Civil Code.
An act for the benefit of Milan Williams, of Carter county.
An act to reduce the price of unappropriated lands in Jackson county.
An act for the benefit of the late sheriffs of the county of Daviess and the county of Clay.
An act changing the March and September terms of the Lewis quarterly courts.
An act providing for post mortem examinations in certain cases.
An act for the benefit of Warren Thornsberry, J. M. Grace, and J. C. Calhoun, securities of Henry Lewis, late sheriff of McCracken county.
An act to amend the 670th section of the Civil Code of Practice.
An act in relation to the county judge of Campbell county.
An act for the benefit of Wm. Gracy.
An act for the benefit of Milton Board and John Webb.
An act to incorporate the city of Cynthiana.
An act to incorporate the Stanford, Hamilton's Ford, and Lancaster Turnpike Road Company.
An act for the benefit of Anderson Stewart, of Knox county.
An act for the benefit of Rice A. Garland and John W. Michel.
An act to amend the charter of the city of Louisville.
An act for the benefit of G. M. Whitaker, of Lawrenceville, Illinois.
An act for the benefit of Moses Cook, of Campbell county.
An act to amend an act giving power to the county courts of Boyle, Washington, Mason, Fayette, and Scott to levy a tax upon dogs.
An act to establish and incorporate the town of Tolesboro, in Lewis county.
An act concerning the Mayfield Seminary and Graves College.
An act to incorporate the Union Steamboat Company.
An act to incorporate the McAfee Academy, in Mercer county.
An act to authorize the city of Louisville to construct sewers, and provide the means of paying for the same.
An act for the benefit of H. S. Lewis, deceased.
An act to repeal an act, entitled "An act to prevent the destruction of fish in Little river."
An act for the benefit of the town of Burlington, in Boone county.
An act to amend the charter of the Millersburg and Cane Ridge Turnpike Road Company.
An act to amend an act to incorporate the Lexington and Frankfort Turnpike Road Extension Company.
An act in relation to peddlers.
An act to amend an act creating the offices of police judge and town marshal, in the towns of Franklin and Foster.
An act for the benefit of W. G. Wade, sheriff of Simpson county.
An act in relation to the road leading from Union to Rabbit Hash, in Boone county.
An act to provide for the sale of choses in action and judgments in certain cases.
An act in relation to duties of clerks of courts in this Commonwealth.
An act to incorporate the town of Liberty, in Casey county.
An act to amend subdivision 6, of section 670, of the Civil Code of Practice.
An act for the benefit of Wm. H. Thomas.
An act to amend the penal laws.
An act to incorporate North Star Lodge, No. 76, I. O. O. F., of Newport.
An act to amend the law in relation to taxing the lands of non-residents.
An act to amend an act requiring the registration of births, marriages, and deaths.
An act regulating fees for arresting runaway slaves.
An act for the benefit of Samuel L. Adams.
An act to change the place of voting in the third district in Mercer county.
An act for the benefit of Samuel C. Crawford, of Breckinridge county.

An act to incorporate the Kentucky Silver Mining Company.

An act to change the line of Henderson and Daviess counties.

An act to incorporate the Board of Commissioners of the Louisville Court-House.

An act in relation to jurors.

An act to prevent the writing, printing, or circulation of incendiary documents in this State.

An act to amend the charter of the Winchester and Mt. Sterling Turnpike Road Company.

An act for the benefit of the Huntington and Lebanon Turnpike Road Company.

An act to amend the charter of the Kentucky Savings Bank, at Louisville.

An act for the benefit of G. Schlieder, of Louisville.

An act to relieve the State of Gipsies.

An act for the benefit of W. J. Fields, of Carter county.

An act for the benefit of Samuel Berry, of Greenup county.

An act authorizing the county court of Breathitt county to remove the obstructions from Quicksand creek.

An act to incorporate the Christian Church of the city of Paducah.

An act to incorporate the Headquarters Turnpike Road Company.

An act to provide for the payment of the public debt of Greenup county.

An act to incorporate the Southern Kentucky Railroad Company.

An act to amend an act to incorporate the Southern Kentucky Railroad Company.

An act for the benefit of William Lesler.

An act to prevent fishing in Sinking creek, Breckinridge county.

An act to empower the county court of Grant county to authorize the erection of two gates across the State road in said county.

An act in relation to donations, devises, and gifts to the common school fund of Kentucky.

An act for the benefit of John Sandin.

An act authorizing the trustees of the town of Crab Orchard to sell a church and lot in said town.

An act for the benefit of Philip Price.

An act for the benefit of Mrs. Price, mother of Philip Price.
An act for the benefit of John L. Phythian, of Franklin county.
An act to amend the charter of the town of Brandenburg.
An act for the benefit of John S. Lightfoot, of Breckinridge county.
An act enlarging the corporate limits of Paintsville, in Johnson county.
An act for the benefit of James Holder, of Breckinridge county.
An act to change the line between the counties of Owsley and Breathitt.
An act for the benefit of Joel R. Allen, of Breckinridge county.
An act to increase the fees of county clerks and sheriffs.
An act abolishing an election district in Harlan county, and changing the place of voting in the original district.
An act to amend section 11, chapter 42, Revised Statutes, title Gaming.
An act for the benefit of John D. Pope and others, of Louisville.
An act to incorporate the Henry County Deposit Bank.
An act to establish the county of Wolfe.
An act supplemental to an act, entitled "An act regulating tolls on flatboats and other crafts on slackwater streams," approved February 8, 1850.
An act supplemental to an act, entitled "An act to apportion representation."
An act for the better organization of the Kentucky militia.
A message was received from the Governor, by the hands of Mr. T. B. Monroe, jr., Secretary of State, announcing that the Governor had approved and signed enrolled bills, originating in the Senate, of the following titles, viz:
An act to incorporate the Russellville and Greenville Turnpike Road Company.
An act to authorize the Ballard county court to re-district said county into justices' districts.
An act to incorporate the Allen Male and Female College.
An act to authorize the citizens of Stamping-Ground to elect a town marshal.
An act for the benefit of J. A. Penton and wife, and Floyd C. Wilman, her trustee.
An act to establish a State road from the mouth of Muddy river, in Muhlenburg county, to or near Volney, in Logan county.
An act to amend the charter of the Glasgow and Scottsville Turnpike Road Company.

An act for the benefit of William Simpson, clerk of the Wayne circuit and county courts.

An act to amend an act, entitled "An act to amend and reduce into one the acts in relation to the town of Russellville."

An act concerning the Lexington and Big Sandy Railroad Company.

An act for the benefit of Joseph M. Bigger, of Paducah.

An act to incorporate the Covington Law Library Association.

An act to incorporate the Russellville and Tennessee Turnpike Road Company.

An act to incorporate the Winnebago Tribe, No. 23, Improved Order of Red Men, of the city of Louisville.

An act creating an additional voting and justices' district in Morgan county.

An act for the benefit of Lewis M. Reese.

An act to amend the charter of the Flemingsburg and Elizaville Turnpike Road Company.

An act for the benefit of the clerk of the Union circuit court.

An act to amend the charter of the Louisville Gas Company.

An act to improve the navigation of Cumberland river.

An act authorizing the erection of a monument over the graves of Daniel Boone and wife, and for improvements around the same.

An act to repeal an act repealing the equity and criminal courts in Ballard county and Graves county, so far as Graves county is concerned.

An act to establish additional voting precincts in Pendleton county.

An act for the benefit of the president and directors of the Barren County Railroad Company.

An act concerning the Augusta, Cynthiana, and Georgetown Turnpike Road Company.

An act for the benefit of the common school fund.

An act to incorporate the Marion Rifle Battalion.

An act in relation to peddlers selling by sample card, or otherwise, in Jefferson county and the city of Louisville.

An act for the encouragement of fine arts.

An act to require the assessors of tax to list the number of free persons of color in their respective counties.

An act for the benefit of Elizabeth Maddox.
An act requiring trustees, &c., to execute bond in certain cases.
An act concerning county courts.
An act to amend section 5, article 21, chapter 27, of the Revised Statutes.
An act for the benefit of Uriah Cattle, late sheriff of Morgan county.
An act amending an act, entitled “An act to incorporate the Rough Creek Navigation and Manufacturing Company.”
An act for the benefit of Eli Lykins.
An act for the benefit of James S. Turner, of Morgan county.
An act to amend the charter of the German Insurance Company of Louisville.
An act for the benefit of the sheriffs of this Commonwealth.
An act for the benefit of Alexander Maas.
An act for the benefit of William Adams & Co., of Morgan county.
An act for the benefit of James Barbour, of Morgan county.
An act to incorporate the Russellville and Elkton Turnpike Road Company.
An act to incorporate the Henry, Oldham, and Jefferson County Turnpike Road Company.
An act for the benefit of H. J. Spradlin.
An act for the benefit of Abraham Ingram, of Morgan county.
An act for the benefit of Hart & Mapother.
An act for the benefit of Tilman B. Johnson, of Morgan county.
An act for the benefit of T. B. Keaton, of Morgan county.
An act to regulate agencies of foreign express companies.
An act for the benefit of A. Sanford, late of Morgan county.
An act for the benefit of J. W. Sanford, late of Morgan county.
An act to incorporate the Louisville Planing Mill Company.
An act to establish a free ferry across Green river, in the county of McLean.
An act for the benefit of James D. Farris.
An act for the benefit of Samuel P. Brawner.
An act for the benefit of Jacob Swigert, late clerk of the court of appeals.
An act to amend an act, entitled “An act to incorporate the Russellville and Springfield Turnpike Road Company.”
An act prescribing the duties of managers, trustees, &c., of the State institutions.
An act supplemental to an act creating the 14th judicial district.
An act supplemental to an act passed at the present session amending an act to incorporate the Rough Creek Navigation and Manufacturing Company.

An act to change the time of holding the Meade quarterly court.

An act to incorporate the Goshen and Louisville Turnpike Road Company.

An act to charter the Louisville, Lexington, and Big Sandy Railroad Company.

An act to amend the charter of the Franklin Savings Institution, changing the name thereof to the Franklin Bank of Kentucky.

An act for the benefit of J. W. Hazelrigg, late clerk of the Morgan circuit court.

An act amending section 12, article 8, chapter 83, of the Revised Statutes, title Revenue and Taxation.

An act for the benefit of Elijah Phipps, late sheriff of Ohio county.

An act to amend chapter 48 of the Revised Statutes.

An act to establish an additional voting precinct in Carter county.

An act for the benefit of William H. Hamilton, late sheriff of Larue county.

An act to incorporate the South Fork Bridge Company, in Larue county.

An act to incorporate the Upper Blue Licks and Moorefield Turnpike Road Company.

An act for the benefit of Joseph G. Harrison, late sheriff of Daviess county.

An act to allow additional fees to circuit and county court clerks and county surveyors.

An act to incorporate the Covington and Bank Lick Passenger Railway Company.

An act to amend the charter of the town of Lagrange.

An act for the benefit of Felix Jarhoe, late sheriff of Marion county.

An act for the benefit of William Lykins, late judge of Morgan county.

An act for the benefit of Jonathan F. Cessna, late sheriff of Larue county.

An act authorizing the presiding judge of the Greenup quarterly court to appoint a clerk.

An act to incorporate the Hodgenville Turnpike Road Company.

An act to repeal the 6th section of an act, entitled "An act to author-
izethe Barren county court to subscribe stock in the Barren County Railroad.

An act for the benefit of A. T. Day, late sheriff of Morgan county.

An act to incorporate the Smithfield and Shelby county Turnpike Road Company.

An act to amend an act incorporating the town of Shelbyville, approved February 21, 1846.

An act for the benefit of Ezekiel Fisher, of Breckinridge county.

An act changing the terms and times of holding the circuit courts in the 12th judicial district.

An act authorizing the trustees of Elizabethtown to grant license to coffee-houses.

An act to incorporate the Smithfield and Shelby County Turnpike Road Company.

An act to incorporate the River Road Company.

An act to amend the charter of the Beargrass Turnpike Road Company.

An act to charter the Deposit Bank of Lawrenceburg, in Anderson county.

An act to establish the county of Wolfe.

An act to charter the Farmers' and Merchants' Savings Institution, of Uniontown.

An act to create a Deposit Bank at Owensboro.

An act for the benefit of the Tate's Creek Turnpike Road Company.

An act for the benefit of William G. Woodson.

An act for the benefit of Robert Eastham, late sheriff of Lawrence county.

An act to amend and reduce into one the laws in relation to changes of venue in criminal and civil causes in the circuit courts.

A resolution asking of Congress protection to American tobacco.

Resolutions expressive of thanks to the mayor and city authorities of the cities of Louisville and Lexington.

Resolution for the benefit of John J. Roberts.

Resolutions memorializing Congress in reference to the pensioning the soldiers of the war of 1812.

Resolution concerning the late Board of Internal Improvement.

Resolution in regard to the Public Printer.

A message, in writing, was received from the Governor, by the hands of Mr. Tate, Assistant Secretary of State.
Ordered, That the rule of the Senate requiring messages from the Governor to lie one day on the table be suspended, and that said message be taken up.

Said message was taken up and read, as follows:

EXECUTIVE DEPARTMENT,

March 5th, 1860.

Gentlemen of the Senate:

I nominate for your advice and consent the following persons to be Notaries Public in the counties named, to-wit:

John M. Johnson, for McCracken county.

Clint. McClarity, for Daviess county.

H. G. Burns, for Rowan county.

Lafayette Green, for Grayson county.

John N. Jefferson, for Mason county.

J. B. Lancaster, for Jefferson county.

Wm. A. Coke, for Fulton county.

B. MAGOFFIN.

Resolved, That the Senate do advise and consent to said appointments.

Mr. Johnson offered the following resolution, viz:

Resolved, That a message be sent to the House of Representatives, to inform them that we have completed our legislative business, and that the Senate is now ready to adjourn sine die.

Which was adopted.

Messrs. Johnson and Jenkins were appointed said committee.

A message was received from the House of Representatives, by Messrs. Hitt and Clay, announcing that they had closed their legislative business, and were now ready to adjourn, on their part, without day; and had appointed a committee, to act in conjunction with a similar committee on the part of the Senate, to inform the Governor of the proposed adjournment, and to know of him if he had any other or further communication to make.

Mr. Johnson offered the following resolution, viz:

Resolved, That a committee be appointed by the Senate, to act in conjunction with such committee as may be appointed by the House, to inform the Governor that we have completed our legislative business, and are now ready to adjourn sine die.

Which was adopted.

The Speaker appointed Messrs. Johnson, Bruner, and Read said committee.
Mr. Gillis, in response to a resolution offered by Mr. Fisk on Saturday, the third of March, made the following remarks:

Mr. Speaker: I see in the morning prints of the city chronicling our action here on Saturday, a resolution of this body thanking and complimenting me for the manner in which I have endeavored to discharge the duties assigned me as chairman of the joint committee on Enrollments. As the moment of our final adjournment is near at hand, I trust I shall be indulged by the Senate in a few remarks dictated to my feelings by the resolution referred to.

Highly complimentary, sir, as is this resolution, and gratifying as I acknowledge it to be to my feelings—endorsed as it is by this body—still, sir, I could not have desired that my humble efforts to discharge my duty here in the humble sphere assigned me, should have been thus conspicuously marked out and honored by the Senate, whilst the labors of other Senators on this floor, who have labored with zeal, energy, and untiring industry, and doubtless with far greater success and ability in the diversified fields of our labors and duties here, should remain unmarked and unnoticed by this Senate.

Whilst I receive this testimonial of the appreciation in which the Senate holds my humble efforts to be useful to this body and to our common constituency with grateful feelings, it has, sir, to me an additional pricelessness and inappreciable value. Coming from the source whence it emanates; offered as it is here by the distinguished and accomplished Senator from Kenton—a Senator whose party-political tenets and my own are known here to be widely separated as the ice-clad poles with a burning zone between—yet, sir, to that Senator, to his acknowledged ability, his enlarged and liberal views, and ripe experience, in most of the leading questions of general legislation for the State, (outside of our respective party faiths,) to him I have looked as to my political mentor.

If, sir, any real merit attaches to the efforts of the Enrolling committee to discharge its duties successfully, it is in a very eminent degree attributable to the faithful, prompt, and energetic manner in which the chairman of the joint committee was aided and sustained by the members of the committee of the House of Representatives, all of whom discharged their duties with great promptitude; and without intending any invincibility distinction, I may be permitted to mention the accomplished chairman of the House branch of the joint committee, the Representative from Hickman, the young and talented Representative from Boone, and the Representatives from Breckinridge, Fleming, Nelson, Lewis, and the senior representative from Shelby.

Passing, Mr. Speaker, from a further notice of the resolution, permit me to avail myself of the present moment to return to the honored Speaker, and every member of the Senate, my heartfelt and sincere thanks for the continued kindness they have at all times, and on all occasions, during our associated labors here, bestowed upon me. Soon, sir, we are to go hence to a happy reunion with family and friends. To my far off home in the distant mountains, where I shall bear with me, sir, fresh and ever-enduring, the fond recollection of the
happy associations I have formed with Senators, here; associations and attachments which will last with life, and die only when the last pulse of life shall cease to throb within the core of this bosom.

Permit me to say to my brother Senators present, to all with whom I have had the honor to serve, that when we part, be assured that you each carry with you the profound respect, the sincere friendship, and devoted attachment of one whose highest ambition is that it should be said of him, as Phillips said of Napoleon, “That he never forsook a friend, nor forgot a favor.”

Ordered, That said response be entered on the Journal of the Senate.

Mr. Johnson, from the committee appointed to wait upon the Governor, reported that they had performed the duty assigned them, and had been informed by the Governor that, having from time to time communicated his views to the General Assembly, he had no further communication to make.

Whereupon the Speaker delivered the following address:

Gentlemen of the Senate: The time for us to separate has come, and it is to me, as it doubtless is to you, attended with mingled feelings of pleasure and regret. Of pleasure, because it releases us from onerous labors, and assures us that the hour draws near when we shall greet our friends at home, and once more embrace those who have around our firesides so anxiously awaited our return.

It is to me a moment of regret. I separate from those endeared to me by constant acts of kindness, by uniform courtesies, and by a strict observance of those rules so necessary to the government and good order of all deliberative bodies. Without the aid thus generously given, the position of presiding officer over this body, so delicate and responsible, would have been anything but a pleasant one.

The incidents of the session which is about to close, and the associations connected with them, will ever be treasured among the most pleasing reminiscences of the past; and whatever may be my future fortunes—when I look back over the past no period of my life will be回顾 with more pleasure.

You have labored long, and with fidelity to the best interests of your constituents. You have been in these labors actuated by but one motive—the common good. You have had but one object in view—the glory, prosperity, and happiness of our beloved Commonwealth. You have enacted many laws, among them some of the utmost importance to the people of Kentucky. I trust I will be excused for referring more particularly to those passed during the present session, immediately connected with, and intended to improve, the common school system. Far more interesting are those laws and that system to the people of the State than all others. Many years ago the idea was conceived, and years after the system was inaugurated; but, like many other noble systems, on account of unwise legislation and other causes unnecessary to detail, it languished even before it had emerged

Mr. Fisk on Saturday.
from its infancy. The patriotic framers of our present constitution, deeply impressed with the importance of the subject, and the necessity of rescuing the fund set apart for its support from the control and caprice of the Legislature, wisely incorporated into that instrument a provision declaring that that fund should be forever held sacred. Since that time the system has steadily prospered. The people, having confidence in its stability, have generously taken upon themselves the burden of taxation for its support, and they will, in pursuance of an act passed this winter, again be called upon to assume further burdens of that kind; and they will, in my opinion, cheerfully respond to the call.

This beneficent system will prove a blessing to this and future generations. Learning is now, and will continue to be, within the reach of the humblest child of the humblest parent. Education, with all its attendant blessings, will be diffused throughout the land, and our Government, based, as it is, on the principles of civil and religious liberty, with its honors open to all, will be more firmly established in the hearts of a free and intelligent people.

Those now living, and those to come after us, will invoke blessings upon the philanthropist who conceived the plan, upon the statesman who made it as lasting as the constitution itself, and upon those who have so generously fostered it. It is, and will continue to be, a proud monument to its authors, to the framers of the constitution, and to those whose generous impulses and wise statesmanship have made it to prosper. May it be perpetual.

Senators, I have already detained you too long with a subject that may not be considered appropriate upon an occasion like this. That word, "that hath been and will be," a word so often the last between friends, must now be spoken. Farewell, farewell, to each one of you. May God bless you and yours.

I now declare this Senate adjourned sine die.
The present constitution is presented to the people, having considered its burdens and the necessity of its amendment. It is a subject that will invoke blessings upon the statesman who shall amend it. The instrument of constitution is the foundation of the nation, and our government and religious liberty, established in the hearts and minds of the people, will be preserved and maintained. This is a proud and solemn occasion, and we should respond to the call of this and future generations.

The act will be referred to the committee on the subject and to the Senators from the various counties. The committee will report the act to the Senate for the further consideration of the said act.

Names of members of the Senate, and its officers, Session 1859-60, and post-office address.

<table>
<thead>
<tr>
<th>NAMES</th>
<th>POST-OFFICE</th>
<th>COUNTIES</th>
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<tbody>
<tr>
<td>Thomas P. Porter, (Speaker)</td>
<td>Versailles</td>
<td>Woodford county</td>
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<td>T. T. Alexander</td>
<td>Columbia</td>
<td>Adair county</td>
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<td>W. T. Anthony</td>
<td>New Roe</td>
<td>Allen county</td>
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<td>L. W. Andrews</td>
<td>Flemingsburg</td>
<td>Fleming county</td>
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<td>James R. Barrick</td>
<td>Glasgow</td>
<td>Barren county</td>
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<td>Samuel H. Boles</td>
<td>Bardstown</td>
<td>Cumberland county</td>
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<td>John B. Bright</td>
<td>Hardinsburg</td>
<td>Breakinridge county</td>
</tr>
<tr>
<td>Charles Chambers</td>
<td>Burlington</td>
<td>Boone county</td>
</tr>
<tr>
<td>R. P. Cassell</td>
<td>Morganfield</td>
<td>Union county</td>
</tr>
<tr>
<td>Dr. A. D. Coody</td>
<td>Calhoun</td>
<td>McLean county</td>
</tr>
<tr>
<td>Wm. S. Durfee</td>
<td>Georgetown</td>
<td>Scott county</td>
</tr>
<tr>
<td>Alexander L. Davidson</td>
<td>West Liberty</td>
<td>Morgan county</td>
</tr>
<tr>
<td>Samuel E. Dillavon</td>
<td>Lagrange</td>
<td>Oldham county</td>
</tr>
<tr>
<td>George Denny</td>
<td>Paint Lick</td>
<td>Garrard county</td>
</tr>
<tr>
<td>John F. Feek</td>
<td>Covington</td>
<td>Kenton county</td>
</tr>
<tr>
<td>J. E. Gibson</td>
<td>South Fork</td>
<td>Wolfe county</td>
</tr>
<tr>
<td>Wm. C. Gillis</td>
<td>Rockhold P. O.</td>
<td>Whitley county</td>
</tr>
<tr>
<td>Robert E. Glenn</td>
<td>Elkhorn</td>
<td>Todd county</td>
</tr>
<tr>
<td>A. P. Grover</td>
<td>Owenton</td>
<td>Owen county</td>
</tr>
<tr>
<td>Thomas S. Grundy</td>
<td>Springfield</td>
<td>Washington county</td>
</tr>
<tr>
<td>Samuel Haycraft</td>
<td>Elizabethtown</td>
<td>Hardin county</td>
</tr>
<tr>
<td>John L. Irwin</td>
<td>Wadestown</td>
<td>Callaway county</td>
</tr>
<tr>
<td>Samuel H. Jenkins</td>
<td>Lovelaceville</td>
<td>Ballard county</td>
</tr>
<tr>
<td>John M. Johnson</td>
<td>Paducah</td>
<td>McCracken county</td>
</tr>
<tr>
<td>John C. Lyon</td>
<td>Louisville</td>
<td>Jefferson county</td>
</tr>
<tr>
<td>Thornton P. Marshall</td>
<td>Augusta</td>
<td>Bracken county</td>
</tr>
<tr>
<td>William H. McBrayer</td>
<td>Lawrenceburg</td>
<td>Anderson county</td>
</tr>
<tr>
<td>James McKee</td>
<td>Mount Sterling</td>
<td>Montgomery county</td>
</tr>
<tr>
<td>C. B. Pennebaker</td>
<td>Louisville</td>
<td>Bourbon county</td>
</tr>
<tr>
<td>John A. Peurl</td>
<td>Hardinsville</td>
<td>Larue county</td>
</tr>
<tr>
<td>Wm. H. Reid</td>
<td>Russellville</td>
<td>Logan county</td>
</tr>
<tr>
<td>Albert G. Rhea</td>
<td>Mayville</td>
<td>Mason county</td>
</tr>
<tr>
<td>Harrison Taylor</td>
<td>Somerset</td>
<td>Pulaski county</td>
</tr>
<tr>
<td>Cynthia W. White</td>
<td>Bardstown</td>
<td>Ohio county</td>
</tr>
<tr>
<td>E. Dudley Walker</td>
<td>Lexington</td>
<td>Hart county</td>
</tr>
<tr>
<td>Chilibone J. Walton</td>
<td>Frankfort</td>
<td>Shelby county</td>
</tr>
<tr>
<td>Walter C. Whitaker</td>
<td>Greencupburg</td>
<td>Greenup county</td>
</tr>
<tr>
<td>Henry M. Rusk</td>
<td>Perryville</td>
<td>Nelson county</td>
</tr>
<tr>
<td>C. J. Wickliffe, Clerk</td>
<td>Bardstown</td>
<td>Fayette county</td>
</tr>
<tr>
<td>J. B. Johnson, Assistant Clerk</td>
<td>Lexington</td>
<td>Franklin county</td>
</tr>
<tr>
<td>M. E. Clark, Sergeant at arms</td>
<td>New Castle</td>
<td>Henry county</td>
</tr>
<tr>
<td>Thomas Pearce, Doorkeeper</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
INDEX

TO THE

SENATE JOURNAL.

THE FIGURES REFER TO THE PAGES.

<table>
<thead>
<tr>
<th>Absence, leave of, granted to Messrs. Andrews, Whitaker, and Read.</th>
<th>196</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Chambers.</td>
<td>313</td>
</tr>
<tr>
<td>Mr. DeHaven.</td>
<td>232</td>
</tr>
<tr>
<td>Mr. Gillis.</td>
<td>143</td>
</tr>
<tr>
<td>Messrs. Grover, Lyon, Johnson, and Taylor.</td>
<td>303</td>
</tr>
<tr>
<td>Mr. Haycraft.</td>
<td>122</td>
</tr>
<tr>
<td>Mr. Lyon.</td>
<td>590</td>
</tr>
<tr>
<td>Mr. McKee.</td>
<td>779</td>
</tr>
<tr>
<td>Mr. Pearce, Doorkeeper.</td>
<td>624</td>
</tr>
<tr>
<td>Mr. Wait.</td>
<td>380</td>
</tr>
<tr>
<td>Mr. Walton.</td>
<td>519</td>
</tr>
<tr>
<td>Academy, Brecken, petition praying repeal of act in regard to</td>
<td>117, 163, 328</td>
</tr>
<tr>
<td>bill to amend charter of the</td>
<td>125, 437, 557</td>
</tr>
<tr>
<td>Cumberland Female, act to incorporate the</td>
<td>105, 123, 178, 292, 714</td>
</tr>
<tr>
<td>act authorizing sale of the</td>
<td>366</td>
</tr>
<tr>
<td>Danville Female, act to modify act incorporating</td>
<td>140, 234, 461, 606</td>
</tr>
<tr>
<td>Dycusburg, bill to incorporate the</td>
<td>173, 419, 497, 593, 656</td>
</tr>
<tr>
<td>McAfee, act to incorporate the</td>
<td>626, 733, 878, 992</td>
</tr>
<tr>
<td>Robinson, act to authorize sale of</td>
<td>246, 261, 559, 816</td>
</tr>
<tr>
<td>Williamsburg, act to incorporate the</td>
<td>497, 509, 769, 841</td>
</tr>
<tr>
<td>Ackley, Isaac—see Shenstone, T. A.</td>
<td></td>
</tr>
<tr>
<td>Act to prevent fraudulent assignments, bill to amend the</td>
<td>172</td>
</tr>
<tr>
<td>approved January 26, 1858, bill to repeal</td>
<td>163</td>
</tr>
<tr>
<td>approved March 3, 1858, bill amending</td>
<td>75, 365, 581, 589, 680, 683</td>
</tr>
<tr>
<td>approved 19th February, 1858, bill to repeal</td>
<td>79, 481, 528, 588</td>
</tr>
</tbody>
</table>

114 (SEN.)
Acts, titles of, resolution directing Public Printer to print for use of Senate
—see Synopses.
Adair county—see Districts, Magistrates.
Adairsville—see Towns.
Adams, Samuel L., act for the benefit of William, & Co., bill for the benefit of
Adjournment, resolution in reference to, to allow Senators to attend the democratic convention on 9th January
final, resolution relative to
to extend time of, to 2d March,
to extend time of, to 5th March
Adjourn, motion to
Advertisements, legal, act declaring certain newspapers authorized to publish
Agencies—see Express Companies.
Agriculture, circular in relation to
Agricultural Deposit—see Bank.
Akers, Andrew J.—see Petty, John.
Albany—see Town.
Alexandria and Flag Spring—see Roads, Turnpike.
Alexandria and Tibbatt's Cross-Roads—see Roads, Turnpike.
Alexandria—see Roads, Turnpike.
Aliens, bill to amend law on the subject of inheritance
Allen, Epps, bill for the benefit of
Allen, Joe, act for the benefit of
Allen, Joel R., act for the benefit of
Allen Male and Female—see College.
Alpha Kappa Phi—see Society.
American Printing House for the Blind, act to amend charter of the
Protestant Association—see Lodge.
Ancient Order of Good Fellows—see Lodge.
Anderson, Alfred, act to legitimize the children of
Anderson, L. F., act for the benefit of
Andrews, Senator, leave of absence granted
appeal from decision of Speaker, and bill of exceptions filed
Appeal from decision of Speaker
Appeals, bill to regulate, from justice of the peace
Appointees, committee appointed to bring in bill
Appraisers, act authorizing administrators and executors to qualify
Appropriation—see Money
Arsenal, Quartermaster General's report in regard to condition of
Arthur, Thomas, act for the benefit of
Arts—see Fine Arts.
Assessors, act to amend law in regard to compensation of
bill requiring the, to furnish agricultural information
of Fulton county, act for the benefit of
bill requiring, to list the number of free persons of color in their respective counties
bill to amend law requiring the, to furnish statistical information
bill requiring the, to make return of additional lists
Ashland—see Town.
—see Cemetery Company.
Division—see Sons of Temperance.
Kentucky Kerosene Company—see Kerosene Company.
INDEX.

Aspen Grove Male and Female—see School.
Assessments, fraudulent, bill to amend act in regard to .................................................. 197
Associate Reform Congregation—see Congregation.
Association, American Protestant—see Lodge, Kentucky.
Breckinridge, Grayson, Hancock, and Perry Counties Agricultural and Mechanical, bill to incorporate the 166, 169, 541, 594, 655
Butler County Agricultural and Mechanical, act to incorporate the, 246, 259, 397, 714, 767
Castleboro Literary, act to amend act incorporating the 559, 560, 738
Central West Kentucky Agricultural and Mechanical, act to incorporate the, 397
Clay Monument, resolution making appropriation to 298, 303, 307, 366
Company, Library, act to incorporate the ............................................................ 595
Covington Agricultural and Mechanical, act to incorporate the, 542, 555, 781, 819, 827, 857, 881, 890
Covington Gymnastic, act to incorporate the .............................................. 156, 224, 625, 716, 764
Covington Law Library, bill to incorporate the .............................................. 126, 401, 414, 790, 765, 795
First German Protestant, of Covington, bill to incorporate, 241, 467, 569, 592, 656
German Gymnastic, act to amend the act incorporating ...................... 76, 95, 108
German Stone-Cutters' Benevolent, of Louisville, bill to incorporate the, 165, 349, 393, 443
German Washington Mutual, bill to incorporate the ........... 65, 73, 86, 143, 181
Glasgow Lyceum and Library, act to incorporate the ....................... 631, 644, 737, 813
Green County Agricultural and Mechanical, act to incorporate the, 397, 260, 285, 667, 762
Hardin County Agricultural and Mechanical, act to charter the, 542, 555, 655, 763
Harrison County Agricultural and Mechanical, act to amend charter of the, 247, 259, 810, 843
Henderson County Agricultural and Mechanical, act to amend charter of the, 248, 261, 611, 666, 762
Kentucky Trotting, for Improvement in the Breed of Horses, act to incorporate the .............................................. 610, 621, 631, 645, 751, 820
Louisville, for the Improvement of the Breed of Horses, act to incorporate the .............. 733, 881, 888
Louisville Gymnastic, act to incorporate the .............................................. 96, 114, 119, 159
Louisville Pilots' Benevolent and Relief, act to incorporate the, 246, 260, 524, 666, 762
Madison County Agricultural, act to incorporate the ........... 397, 530 607
McClellan Agricultural and Mechanical, act amending act incorporating the, 345, 261, 524, 716, 765
Montgomery Library, act to amend act incorporating the, 130, 293, 387, 480, 419
Northeastern Kentucky Agricultural and Mechanical, act to incorporate the, 397, 234, 262, 504, 541, 666, 762
North Kentucky Agricultural, bill to amend act incorporating the ............. 240
Old Fellows' Hall, petition of, praying act for their benefit ................. 332, 743
Owen County Union Agricultural and Mechanical, act to incorporate the, 543, 555, 716, 765
Real Estate and Building, act to incorporate the ....................... 549, 701
Shelby County Agricultural and Mechanical .................. 219, 236, 297, 667
Southern Agricultural, act to amend charter of the, 383, 400, 524, 666
Southwestern Agricultural and Mechanical, act to amend charter of the, 762
Washington Literary, act to incorporate the ........ 383, 400, 523, 666, 760
Association, Williamstown Cemetery, bill to incorporate the ........... 240
INDEX.

Asylum, Blind, report of the trustees of the... 154
[For report—see Legislative Documents.]

act for the benefit of... 325, 326, 729, 882, 691
resolution appointing a committee to visit the, 99, 114, 119, 134, 141, 16, 157, 231

supplemental report of... 91

Deaf and Dumb, act for the benefit of... 177, 233, 291, 306, 510
committee appointed to visit the... 22, 107, 159
—see Legislative Documents.

Eastern Lunatic, message from Governor transmitting report of... 114
resolution appointing committee to visit the... 82, 107, 159
resolution to correct appropriation to the... 105, 124, 135, 173, 177
message from Governor appointing commissioners for... 506
report of committee appointed to visit the... 506
[For report—see Legislative Documents.]

Lunatic, act further to regulate the... 349, 359, 555
Western Lunatic, report of... 359, 21, 181
joint resolution appointing committee to visit the, 81, 91, 96, 106, 135
report from committee appointed to visit the... 241
message from Governor appointing commissioners for... 446
—see Lunatics.

Attachment law, bill to amend the... 241

Attorney, Commonwealth's, resolution instructing committee to inquire into expediency of
making office of, dependent on stipulated salary, &c... 107, 108
resolution propounding certain interrogatories to... 186, 187
act in relation to fees of... 531, 165, 892
in the 4th judicial district, bill for the benefit of... 366

County, bill to define duties of... 186
act concerning fees of... 331, 375, 503, 507, 526, 715, 764
—see Briefs.

Auditor, act for the benefit of... 140, 141
communication from... 77
communication from, in reference to the condition of the People's Bank... 71
resolution requiring the, to state amount annually paid to pro tem. judges... 69, 83, 113
resolution requesting the, to communicate to the Senate the time required to square
up business of office... 69, 83, 113
—see Lunatics.

Auditor's Office, management of the business of... 17
bill to provide for the completion of the unfinished business in... 329, 567, 633
636, 661, 667, 771

Augusta, act to amend charter of... 75, 84
Cynthiana, and Georgetown—see Roads, Turnpike.
—see Deeds.

Avenue Presbyterian Church—see Church.

Averill, William H., act for the benefit of... 886, 883, 880, 886
Baer, Mrs. Shareide, bill for the benefit of... 126, 173, 201, 739, 816
Baggage, bill regulating weight of, to be carried by passengers on railways... 117
Ballard, James D., act to amend act for the benefit of... 791, 839, 870, 884, 886
Ballard, P. P., act for the benefit of... 156, 334, 536, 716, 743
Ball's Branch—see Roads, Turnpike.

Baltimore—see Town.

Bank, Agricultural Deposit, of Lexington, act to amend charter of the... 569, 597, 868, 865
of Ashland, act in relation to the Mayfield branch of... 427, 431, 829, 846
bill to amend the charter of the, 9, 159, 292, 212, 213, 214, 215, 246, 235, 333

Banks, bill requiring amendment of... 212, 213
bill to amend charter of... 99, 114, 119, 134, 141, 16, 157, 231
Brandenburg—see Town.

City of Henryville—see Town.

Commercial Bank of Kentucky—see Bank.

committee on... 446

subscribers... 323, 326, 729, 882, 691

committee on... 506

Kentucky—see Bank.

committee on... 446

the property of... 323, 326, 729, 882, 691

Bank of... 446

committee appointed to... 446

Deposits, petition of... 446

of subscription... 446

of Eastern—see Louisville,

Lawrence—see Frankfort,

of Mayfield—see Louisville,

of Maysville—see Frankfort,

of Southern—see Frankfort,

Farmers', of... 446

Franklin—see County,

of Kentucky, National—see Bank,

Kentucky Savings Bank—see Bank,

of Louisville—see Bank,

Masons—see Mechanics,

Mechanics', bill for the benefit of... 446

message from... 446

[For State... 446

People's, bill for the benefit of... 446

Planters', bill for the benefit of... 446

Planters', of... 446

report of committee... 446

report of committee... 446

[For Report... 446

resolution directing... 446

Savings, of Kentucky—see Bank,

Sinking Fund, Commercial—see Bank.
INDEX.

Banks, bill requiring monthly statements from ............................................ 881
bill to amend the law prohibiting the circulation of bills .................................. 65
Brandenburg Savings, act to incorporate the ........................................... 744, 756, 850
City of Henderson, act to incorporate the ............................................... 696, 735, 759, 860
Commercial—see Veto.
Commercial of Kentucky, act increasing capital stock of the, &c., 222, 238, 251, 292,
293, 271, 273, 289, 296, 304, 354, 560, 569, 576, 586, 629
resolution making inquiries of president in regard to stock of ....................... 298
committee on, resolution directing the, to inquire into the expediency of the State's
subscribing for remaining shares of stock in the Bank of Louisville and Bank of
Kentucky ........................................................................................................... 90
committee on, resolution directing the, to inquire into the expediency of requiring
the proper authorities to subscribe for remaining shares of stock in the Southern
Bank of Kentucky .......................................................................................... 99
committee appointed to visit the, instructed to visit the branches ................. 277
Deposit, petition praying act creating a, in Canton, Trigg county .................... 184
of Canton, bill to incorporate the ................................................................. 167, 489, 526
petition praying act to establish, at Eminence ............................................. 440
of Henry County, act to incorporate the, 212, 226, 444, 457, 496, 526, 751, 894
Lawrenceburg, bill establishing ................................................................. 174, 486, 495, 770, 898, 899
of Madisonville, act to incorporate the ....................................................... 745, 756, 850
at Nicholasville, act to incorporate the ....................................................... 588
at Mt. Sterling, act to amend an act establishing the .................................. 638, 690, 832, 888
of Owensboro, bill to establish a ................................................................. 326, 454, 499, 675, 844, 874, 892
of Stanford, act to amend charter of the .................................................... 212, 266, 470
Farmers', of Kentucky, act to amend charter of the ...................................... 735, 839, 888
of Kentucky, act to amend charter of the .................................................... 212, 224, 489, 635, 894, 866
Franklin—see Savings Institution, Franklin.
Kentucky Savings, act to amend charter of the ........................................... 354, 378
Northern, message from Governor nominating State directors of .................. 354, 378
Kentucky Savings, act to amend charter of the ........................................... 771, 857, 884, 893
Northern, message from Governor nominating State directors of .................. 354, 378
of Kentucky, Southern, message from Governor nominating State directors of .... 354, 378
of Louisville, bill to amend charter of the .................................................... 792
bill for the benefit of ................................................................. 676, 690, 892
Mechanics', bill to amend charter of .......................................................... 157
message from Governor transmitting statement of the condition of 180, 181, 306, 399
[For Statements—see Legislative Documents.]
People's, bill to amend act establishing the .................................................. 544, 569, 609, 664, 747
Planters', bill to establish the ................................................................. 73
Planters', of Tennessee, act for the benefit of the Clarksville branch of .......... 796, 891, 890
report of committee on ................................................................................. 443
report of committee on ................................................................................. 470
[For Report—see Legislative Documents.]
resolution directing committee to visit the ...................................................... 134, 157, 187, 250
Savings, of Kenton, bill to amend act incorporating the ............................... 556
Sinking Fund, bill to establish ................................................................. 135
Southern, of Kentucky, bill concerning the ................................................. 89
bill authorizing the, to remove branch from Hickman to Cadiz ....................... 264
act to amend charter of the, 493, 495, 584, 594, 604, 854, 872
Springfield Deposit, bill to amend charter of the .......................................... 374, 470
INDEX

Bank, Union, of Kentucky, bill to charter the—see Governor.
Barber, James, bill for the benefit of—263, 719, 861, 872, 873, 876
Bardstown—see Town.
—see Roads, Turnpike.
and Bloomfield—see Roads, Turnpike.
and Chaplinton—see Roads, Turnpike.
and Fairclay—see Roads, Turnpike.
and Louisville—see Railroad Company.
Barnes, Gideon, act for the benefit of—230, 237, 416, 533, 677
Barnhill, William, petition of, praying act for his benefit—333
Barren County Railroad Company—see Railroad Company.
Bartlett, E. B., act for the benefit of—383, 400, 415, 530, 609
Battalion—see Marion Rifles.
Batram, James, act authorizing, to erect dam across Rockcastle creek—428, 435, 531, 668
Beargrass—see Fish.
—see Roads, Turnpike.
Belton—see Town.
Belle's Station, Diamond Cave, and Mammoth Cave Branch—see Railroad Company.
Bemis, Dr.—see Consanginity.
Benson—see Roads, Turnpike.
Benton—see License, Coffee-House.
Benton—see Town.
Berry, Samuel, act for the benefit of—627, 687, 864, 893
Bigger, Joseph M., bill for the benefit of—965, 350, 865, 875, 896
Big Sandy—see Oil and Coal Company.
Big Spring and Brandenburg—see Roads, Turnpike.
West Point—see Roads, Turnpike.
Big South Fork Cumberland River and Nashville—see Coal and Lumber Company.
Billard Tables, act to amend act imposing tax on—177, 236, 424, 544, 718, 795
Bills, House, standing rule of Senate in reference to—133, 182, 384, 935
resolution in reference to House—749, 939
Bingam, Austin, act for the benefit of—299, 237, 416, 450, 871
Birmingham—see Town.
Births, Marriages, and Deaths, act to amend act requiring the registration of—718, 738, 797, 869
870
Bishop, Orleans, petition for reimbursement of money paid jurors—177
Blackburn, Thomas, act for the benefit of—230, 237, 417
Blackey, John M., act for the benefit of—383, 428, 430, 482, 855
Black Lick Passenger—see Railway.
Black, Rudolph, act for the benefit of—515, 538, 685, 785
Black, W. S., act authorizing him to run and mark division line of Rowan county—515, 531, 685, 776
Blank Books, act to furnish county judges with necessary
Bloomfield and Springfield—see Roads, Turnpike.
Taylorsville—see Roads, Turnpike.
Blue Spring Baptist—see Church.
Board of Education—see Church, M. E. South.
Board of Commissioners—see Court-House.
Board, Milton, act for the benefit of—128, 181, 199, 871, 891
Boiling, R. R., act for the benefit of—428, 430, 482, 531
Bones, A. G., act for the benefit of—685, 696, 785
Bond, petition of citizens of Scott praying to be released from a—718
—see Treasurer, State.

Bread—see Trustees.
Bock, act to supply Town—237
Bond, petition of citizens of Scott praying to be released from a—237
Blank Books, act to supply Town—237
Blanket, act allowing surveyor's of—see County.
Bott, petition of, praying act for—see Court.
Bock and Trustee Society—see Trustees.
Borden, Daniel, and Whitney, petition of, praying act for— see Treasurer, State.
Bonnville—see Grants Academy.
Browne, William, act for the benefit of—313
Buckstaff—see Roads, Turnpike.
Bull, R. R., act for the benefit of—582
Burlington—see Road Company.
Burr, W., act for the benefit of—230, 237, 417
Burr, W. W., petition of, praying act for his benefit—333
T save, P., bill for the benefit of—60
Burdett—see Roads, Turnpike.
Burrill, William, petition of, praying act for—see Treasurer, State.
Burrill, William, petition of, praying act for—see Treasurer, State.
INDEX.

Bond—see Trustees.

Boys, act to supply certain to Anderson county, 314
act allowing to justices of 7th district, Wayne county, 616, 833, 604, 714, 767
blank, act to furnish county judges with necessary, 349, 375, 508
and papers, act transferring in the town of Greenville, 140, 205, 309, 368, 412
surveyor's, of Laurel county, act authorizing the, to be transcribed, 630, 644, 737, 813
—see County, Anderson.
—see Court, County, of Boyle.

Bank and Tract Society—see Church.

Bock, Daniel, and wife, bill to mark resting place of, 173, 319, 518, 540, 564, 865, 874, 895
report of committee on erection of monument over grave of, 564

Bonneville—see Bank of Louisville.

Bowe, Ben., bill for the benefit of, 174, 403, 450, 528, 589
Botts, J. R., bill for the benefit of, 369, 370

Boundary between Kentucky and Tennessee, 29

Boundary line between Kentucky and Tennessee, joint resolution in reference to, 70, 73, 74, 94

Bow, W., act for the benefit of, 404, 594, 676

Bowling-Green and Trinity Church—see Roads, Turnpike.
—see Town.

Boyd, Linn, act for the benefit of the executors of, 292, 237, 243, 256, 298
—see Governor, Lieutenant.

Breckenridge—see Bank.

Breckinridge Academy—see Academy.

Breckinridge and Oil Company—see Coal and Oil Company.

Breckinridge Cannel Coal Company—see Coal Company.

Grayson, Hancock, and Perry Counties Agricultural and Mechanical—see Association.

Bridge, act authorizing the county court of Harrison to erect a, across Licking river, 427, 466, 692, 807, 845

Company, South Fork, act to incorporate the, 864, 885, 897
remonstrance from Madison county and city of Lexington against erection of a, across Kentucky river, 352
remonstrance from stockholders in the Richmond and Lexington Turnpike Road Company, against passage of act authorizing directors of said road to build a, across Kentucky river, 347

Briefs, Attorneys', bill to repeal all laws requiring the, to be printed, 438, 433

Brown, James, bill for the benefit of, 508, 539, 899, 862

Brown, R. H., bill for the benefit of, 172, 637, 824, 839, 862

Bruceville—see Town.

Brower, Charles T., bill for the benefit of, 414, 79, 385

Brown, B. J., act for the benefit of the executor of, 290, 235

Brown, A. S.—see Road, State.

Brownsville—see Town.

Bruce, T. H. C., and John McCall, act for the benefit of, 438, 435, 531, 608

Bruce, John B.—see Resolution.
INDEX.

Bruner, Senator, appeal of, from decision of Speaker.............. 365
Brushy Fork of Blain Creek, act declaring the, a navigable stream. 324, 327, 319, 366, 349
Bryant, John—see Greenwell, Albion.
Bryant's Station—see Roads, Turnpike.
Bryantsville and Boyle county—see Roads, Turnpike.
Cane Run—see Roads Turnpike.
Buck Creek and Paint Lick—see Roads, Turnpike.
Dena Vista Lodge—see Lodge.
Buffalo Spring—see Cemetery.
Buford, Col. Thomas, act for the benefit of ............................................ 200, 235, 682, 821
Bullitt Seminary—see Seminary.
Bulls Run and Louisville—see Roads, Turnpike.
Burkville—see Town.
Male and Female—see Seminary.
Burks, H. H., act for the benefit of .................................................. 431, 604, 877, 890
Burkett, B., act for the benefit of .......................................................... 681, 686
Burlington—see Town.
Business, resolution to appoint committee to ascertain the amount in hands of Governor and different committees.... 848
report of committee relative to amount and condition of .......... 848
 unfinished, resolution appointing committee to ascertain amount of ........................................ 321, 324
Butler County Agricultural and Mechanical—see Association.
Caneyville and Cloverport—see Roads, Turnpike.
Caddie, Benjamin, act for the benefit of ............................................... 410
Caderix—see Town.
and Carrelson Spring—see Roads, Turnpike.
Calvert, James, act for the benefit of .................................................. 791, 854, 877, 890
Calhoun—see Town.
Cambenville—see Town.
Campbell, Charles T., resolution returning thanks to, for efficient manner in which he discharged the duties of Page........ 888
Campbell County—see Judge.
Campbell, Lewis D., communication from ................................................. 960
Campbell, Mary E., and John A. Goodman, petition praying act for their benefit .......................... 365
Campbell and Pendleton—see Roads, Turnpike.
Campbellsville—see Town.
Educational—see Society.
Canal, Louisville and Portland, resolution relative to enlarging the ........................................ 622
Caneyville and Cloverport—see Roads, Turnpike.
Canton—see Town.
Capitol Square, act to provide for paving around the ................. 437, 437, 631, 669
Carlisle Masonic Hall Company, bill to incorporate the ............... 196, 303, 559, 633, 717
Carpenter, William, act authorizing him to build a dam across Troublesome creek. 436, 446
619, 888, 845
Carrollville—see Town.
Carson, Thomas—see Hines, George.
Cartier, B. N.—see Schools, Free.
Carter, George W., act for the benefit of ........................................... 156, 234, 598, 739, 815
Cartwright's Creek—see Roads, Turnpike.
and Beechland—see Roads, Turnpike.
Caseyville—see Town.
and Cloverport—see Roads, Turnpike.
Catlettsburg—see Roads, Turnpike.
Literary—see Association.
Caveats, act in relation to ............................................................... 745, 755, 841
INDEX.

Cave City, act to incorporate.................................................. 411, 435, 530
Careen, John, & Co., act for the benefit of............................ 86, 96, 114, 551, 715, 766
Cedar Creek and Hall's Gap—see Roads, Turnpike.
Cemetery, Buffalo Spring, act to incorporate the................... 78, 103, 139, 599, 605, 799
Company, Ashland; bill to amend charter of the.................... 512, 575, 754, 812
Eminence, act to incorporate the........................................... 392, 401, 638, 739, 815
Henderson, act to repeal act of incorporation......................... 247, 355, 416, 603
Jacksonville, bill to incorporate the.................................... 150, 321, 344, 269
Madisonville, act to incorporate the.................................... 402, 467, 730, 877, 891
Martinsburg, bill to incorporate the..................................... 171, 487, 673, 754, 811
Williamstown, bill to incorporate the.................................. 415, 482, 593, 665
Chartered, act for the benefit of.......................................... 463, 466, 677, 891
Georgetown, act to amend act incorporating......................... 463, 467, 794, 821, 877, 891
Central West Kentucky Agricultural and Mechanical—see Association.
Centerville and Jacksonville—see Roads, Turnpike.
Charge—see Lodge.
Cesan, Jonathan P., bill for the benefit of............................ 173, 512, 365, 386, 897
Chamber, Senate, excluded from further service on the committee Internal Improve-... 156
Chapel, Road's, act to incorporate........................................ 649, 667, 898, 846
Chapel, Clay, No. 28, act to incorporate................................ 754
Mayfield Royal Arch, No. 69, act to incorporate...................... 751
—see Royal Arch Chapter.
Charter, bill to, the German Benevolent Stone-Cutters' Society of Louisville 9
of Lexington city, bill to amend.......................................... 8, 109, 121, 166, 167
Masonic Fraternity of Louisville, bill to amend the................. 5, 223, 350, 369, 412
of Shelbyville, bill to amend the......................................... 8
Chasten, Samuel, act for the benefit of................................ 583, 863, 864, 888
Cham. M. B., resolution returning thanks to, for faithful performance of duty as Sergeant-at-Arms...................... 882
Cases in action—see Judgments.
Christian—see Church.
Christian County and Clarksville—see Roads, Turnpike.
Christianburg—see District.
Christopher, Sarah, act for the benefit of................................ 441, 467, 512
Church, Avenue Presbyterian, of Portland, act to incorporate the........ 441, 434, 593, 677
Baptist, of Paris, bill to empower trustees of to sell real estate, 67, 74, 142, 147, 260
Baptist, of Shelbyville, bill for the benefit of the.................. 392, 467, 309, 604, 888
Blue Spring Baptist, bill to incorporate the.......................... 172, 203, 462, 529, 588
Board of Education Methodist, Episcopal, act to incorporate the, 76, 109, 203, 349, 441, 457
Christ, in Lexington, act to incorporate................................ 268, 269, 271, 366
Christian, of Barbourville, act authorizing trustees to sell property, 156, 354, 538, 714, 766
Christian, of Paducah, bill to incorporate the......................... 712, 865, 886, 893
Corinth, of Cumberland Presbyterians, act to incorporate the........ 229, 590, 663, 747
act authorizing the trustees of Crab Orchard to sell a............. 462, 467
Cumberland Presbyterian, of Daviess Presbyterian, act for the benefit of the other.......... 462, 467, 757, 819
East Baptist, of Louisville, act to incorporate the.................. 399, 399, 807, 741, 816
First Presbyterian, of Louisville, bill for the benefit of............. 488, 589, 663, 746
Friendship, of United Baptists, in Russell county, act to incorporate the, 462, 465, 658, 678
German Lutheran St. John's, act to amend charter of............... 75, 103, 151, 263, 289

(SEN.)
Church, Johnson's Fork Presbyterian, bill for the benefit of........ 174, 178, 461, 529, 583
Liberty Methodist Episcopal, South, in Greenup county, act authorizing trustees of the, to sell parsonage property. 462, 467, 734, 577, 88
Methodist Episcopal, South, bill for the benefit of.......... 109, 194, 118
M. E. South, of Columbia, bill authorizing trustees of to sell parsonage property. 239, 483, 529, 887
Methodist Episcopal, South, of Flemingsburg, act for the benefit of the. 461, 529, 587
M. E., of Hawesville, act for the benefit of the trustees of.. 560, 596, 738, 816
M. E., South, Louisville, act, to incorporate the Book and Tract Society of the, 141, 234, 418, 461, 628
Mount Pleasant United Baptists, bill to incorporate........ 73, 288, 589, 747, 838
Nau Creek and Cane Run, bill for the benefit of the.... 264, 498, 510, 621, 603, 846
Portland Baptist, act to incorporate the................ 105, 129, 156, 234, 238, 307
Presbyterian, of Georgetown, act to incorporate the....... 469, 467, 749, 750, 847
Presbyterian, at Trimbleville, bill to incorporate the...... 172, 631, 636, 753, 847
Second Presbyterian, of Louisville, bill to incorporate the... 623, 636, 753, 847
of St. Peter's, German Evangelical Lutheran, of Louisville, act to incorporate the. 375, 741, 757, 817
Trinity, of Covington, bill to amend act incorporating....... 240, 414, 450, 592, 848
Union, Cumberland Presbyterian, and Methodist Episcopal, South, act to incorporate the.......................... 659, 744
Union, in Monroe county, act to incorporate the................ 482, 477, 784, 877, 899

Circuit Judges—see Judges.

Citizens, foreign, bill in relation to rights of, secured by treaties........................................... 704
City Bank—see Bank.
City Fire and Marine—see Insurance.
City of Lexington—see Charter.
Clark Run and Salt River—see Roads, Turnpike.
Clarksburg—see Town.

Clarksville Branch—see Bank, Planters', of Tennessee.

Clay Chapter, No. 28, act to amend act incorporating........ 692

Clay, Col. —see Graves.

Clay Manufacturing Company, bill to incorporate the........ 174, 178, 449, 393, 486

Clay Monument—see Association.

Clay Seminary—see Seminary.

Claysville—see Town.

Clayton, Patrick H. —see Whitaker, Jos. S.

Cleary, Wm. W., act for the benefit of.............................. 140, 208, 609, 842, 890

Clevecland, Emma J., bill for the benefit of...................... 240, 598, 739, 828, 897

Clerks, acts concerning, in the following counties:

Anderson........................................ 606, 890, 890
Bath........................................ 606, 890
Boyle........................................ 628, 629
Breckinridge................ 271, 924, 406, 365, 868
Caldwell................................. 382, 869
Campbell................................. 365, 377

Greenup........................................ 392, 396, 464
Harrison........................................ 36, 114, 151
Hickman........................................ 140, 954
Kenton................................. 392, 400, 416, 590, 609
Knox........................................ 620, 640, 749, 844, 851
Lewis........................................ 677
Lincoln................................. 70, 149, 293, 550
Louisville............................... 68, 79, 142

Clarks, acts concerning, in the following counties:

Clarks—see Courts, Clerks of.

Clergymen, resolutions of, for the benefit of the Seminary........

Clerk, Enrolling; of the Senate........

Clerks—see County Clerk.

Coal Company, Etc. and Oil Company, Etc. of the State of Kentucky........

Coal and Manufacturing Company, Etc.

Coal and Oil Company, Etc.

Oil and Mineral Rights, of the State of Kentucky........
INDEX.

Clerks, acts concerning, in the following counties:

Lyon ................................................. 368
Montgomery ........................................ 257, 262, 683, 818
Morgan .............................................. 100, 558, 837, 865, 885
Ohio .................................................. 126, 288, 325, 609, 843
Oldham .............................................. 357, 377, 394
Pendleton ........................................... 516, 534, 636, 737, 815
Pike ................................................. 426, 499
Rockcastle .......................................... 396, 265, 605
Union ............................................... 55, 70, 401, 598, 791
Washington ........................................ 172
Wayne ............................................... 755, 874, 895

Clerks of court, act in relation to the duties of

Clergyman, resolution returning thanks to, for opening sessions with prayer 883
Clerk, Enrolling, committee authorized to employ a

and Engrossing, resolution authorizing Assistant Clerk to employ a 474

of the Senate, resolution appointing committee to inquire into cause of absence from duty 188

report of committee appointed to ascertain cause of absence 188

resignation of 198

election of John C. Wickliffe 199

Clerks—see Courts, Circuit.

—see Court, County, of Greenup.

—see Court, Quarterly, of Greenup.

—see Johnson, J. H.

—see Town, Columbus.

—see Wickliffe, John C.

Clerks, Circuit and County—see Fees.

Circuit Court—see Fines.

Closers, Water, resolution authorizing construction of, in Capitol 473

Cloverport—see Town.

Club, Shelbyville Debating, bill to incorporate the 158, 388, 497, 592, 655
Coal Company, Breckinridge Canyon, act to amend act incorporating the 412, 414, 491, 606

and Iron Company, Henderson, act to incorporate the 515, 518, 596

and Lumber Company, Big South Fork Cumberland River and Nashville, act to incorporate the 426, 466, 541, 819

Nashville and Rowena, act to amend act incorporating the, 426, 465, 583, 686, 752

and Manufacturing Company, Crab Orchard, act to incorporate the, 493, 508, 738, 877, 891

Mining Company, Tradewater, act to charter the 488, 656, 733

and Transporting Company, Southern Kentucky, bill incorporating the, 374, 397,

590, 684, 746

Oil Company, Breckinridge, act to amend and revive act incorporating the, 412, 414,

491, 606

Covington, act to incorporate the 487, 560, 591, 655

Darlington, bill to incorporate the, 526, 598, 673, 719, 754, 812, 849, 862

Fulton, bill to incorporate the 394

Greenup, act to incorporate the 411, 494, 590, 697

Lawrence, bill to incorporate the 599, 690, 694, 746

Maysville, bill incorporating the 158, 301, 333, 336, 380, 464, 485

Oil and Mining Company, Morgan Iron, act to incorporate the 427, 465, 511, 759, 817

Oil, Mining, and Manufacturing Company, Phoenix Coal, Salt, and Iron, bill to incorporate the 457, 675, 754, 912
INDEX.

Coffey, H., and wife, petition from, praying act for their benefit.......................... 313, 698
Coffee-House—see Cowgill, E. Y.
—see Town, Elizabethtown.
Coffee-House Keepers, act for the benefit of, in the town of Eddyville........ 827, 870
Coffey's Mill and Somerset—see Roads, Turnpike.
Code of Practice, bill to amend the
act to amend article 11, title 4, section 88, of the.................. 791, 668, 870
act to amend chapter 3, article 1, section 685, of the........ 515, 668, 761
act to amend part 3, title 13, of the.......................... 156, 284, 424, 662, 789, 818
bill to amend 80th section of the.... 86, 106, 111, 152, 155, 423, 599, 892
bill to amend section 24 of the.................................. 87, 110, 116, 137, 290
bill to amend section 29 of the.................................. 88, 110, 157, 290
bill to amend section 245 of the.................................. 126, 422
bill to amend section 697 of the.................................. 101, 791, 857, 881
act to amend section 611 of the.................................. 791, 854, 879, 891
bill to amend section 709 of the.................................. 73
bill to amend section 778, chapter 3, of the........................ 423, 580
bill to amend section 821 of the.................................. 117
bill to amend section 832, chapter 3, article 1, of the, 68, 111, 162, 539, 882
bill to repeal section 506 of the.................................. 940, 752, 817
act declaring Stanton's edition of, evidence in courts of the State................ 428, 589
act to amend sub-division 6, of section 670, of the.................. 791, 854, 879, 892
Criminal, bill to amend section 26, of the.................................. 79, 91, 94
bill to amend the.................................................. 9, 411, 832, 849, 860

Colbyville—see Roads, Turnpike.
College, Allen Male and Female, bill to incorporate the.................. 493, 769, 835, 874, 894
Danville Female, act to change act incorporating the.................. 367
Green River Female, act to incorporate the.................. 254, 263, 524, 789, 818
Kentucky Mercantile, act to incorporate the.................. 719, 734, 807
Lebanon Female, act to incorporate the.................. 639, 645, 789, 818
Louisville Commercial, bill to establish the.................. 507, 675, 762, 764, 812
 act to amend act incorporating W. A. Myers.................. 839, 892
Maxville, act to incorporate the.................. 498, 509, 599, 789, 814
Millersburg Female, bill to incorporate the.................. 377, 386, 489, 599, 636
Princeton, bill to incorporate the.................. 340, 386, 457, 599, 635
Sherbyville Female, act to amend act incorporating the.................. 631, 643, 736
Southern, of Kentucky, act to authorize president and trustees of, to transfer certain property.................. 295, 296, 543, 715, 744
Winchester, act to incorporate the.................. 323, 325, 388, 500, 607
Woodford Female, act to incorporate the.................. 149, 170, 294, 297, 368

Colemanville and Williamstown—see Roads, Turnpike.
Columbia—see Town.
Columbia—see Town.
Commissioner—see Road, State.
Commissioners, School, bill to authorize the election of, by the people........ 196
 bill concerning.................................................. 886
 act to provide for the election of the, in Whitley county.................. 517, 823
Commissioners—see Asylums, Lunatic.
Committee appointed to notify House of organization.................. 7
 wait on Governor and notify him of organization.................. 7
Joint, appointed on portion of message of Governor relating to boundary line
between Kentucky and Tennessee.................. 66
Committees, Standing, appointed, viz:
on Agriculture and Manufactures.................. 63

Common School—see Roads, Turnpike.
Commonwealth—see Roads, Turnpike.
Concord and Hillsboro—see Roads, Turnpike.
Congregation, Allen Male and Female—see Roads, Turnpike.

Cooke, J. C., and wife, petition from, praying act for their benefit.................. 313, 698
Corbin, W. F., and wife, petition from, praying act for their benefit.................. 313, 698
Consanguinity—see Roads, Turnpike.
Consolation—see Roads, Turnpike.
Constables, duties of, in Kentucky—see Roads, Turnpike.
Constitutional—see Roads, Turnpike

Counties, for drawing the line between Kentucky and Tennessee
—see Roads, Turnpike

Court-House, Bowie—see Roads, Turnpike

County, Anderson—see Roads, Turnpike.
County, Ballard—see Roads, Turnpike
County, Barren—see Roads, Turnpike
County, Boone—see Roads, Turnpike
County, Boyd—see Roads, Turnpike

INDEX.
## INDEX

<table>
<thead>
<tr>
<th>Committee, Standing, on Banks:</th>
<th>64</th>
</tr>
</thead>
<tbody>
<tr>
<td>on Charitable Institutions:</td>
<td>63</td>
</tr>
<tr>
<td>on Circuit Courts:</td>
<td>63</td>
</tr>
<tr>
<td>on Codes of Practice:</td>
<td>64</td>
</tr>
<tr>
<td>on County Courts:</td>
<td>63</td>
</tr>
<tr>
<td>on Court of Appeals:</td>
<td>63</td>
</tr>
<tr>
<td>on Education:</td>
<td>63</td>
</tr>
<tr>
<td>on Enrollments:</td>
<td>63</td>
</tr>
<tr>
<td>on Executive Affairs:</td>
<td>63</td>
</tr>
<tr>
<td>on Federal Relations:</td>
<td>63</td>
</tr>
<tr>
<td>on Finance:</td>
<td>63</td>
</tr>
<tr>
<td>on Geological Survey:</td>
<td>63</td>
</tr>
<tr>
<td>on Internal Improvement:</td>
<td>63</td>
</tr>
<tr>
<td>on Judiciary:</td>
<td>64</td>
</tr>
<tr>
<td>on Library:</td>
<td>64</td>
</tr>
<tr>
<td>on Military Affairs:</td>
<td>63</td>
</tr>
<tr>
<td>on Penitentiary:</td>
<td>63</td>
</tr>
<tr>
<td>on Privileges and Elections:</td>
<td>63</td>
</tr>
<tr>
<td>on Propositions and Grievances:</td>
<td>63</td>
</tr>
<tr>
<td>on Public Buildings:</td>
<td>64</td>
</tr>
<tr>
<td>on Public Officers:</td>
<td>63</td>
</tr>
<tr>
<td>on Religion:</td>
<td>64</td>
</tr>
<tr>
<td>on Revised Statutes:</td>
<td>63</td>
</tr>
<tr>
<td>on Sinking Fund:</td>
<td>63</td>
</tr>
<tr>
<td>ordered to be printed:</td>
<td>67</td>
</tr>
</tbody>
</table>

**Common School System**—see School.

**Commonwealth**—see Lewis, G. W.

Concord and Hillsboro—see Roads, Turnpike.

**Congregation, Associate Reform, of Louisville, act to incorporate the trustees of the** | 411, 435 |
|                                      | 593, 679 |

**First German Protestant St. Paul's, bill to charter the** | 65, 299, 589, 747, 820 |
|                                                        | 297, 325, 715, 779, 818 |

**Conkin, J. C., act for the benefit of** | 630, 637, 646, 737, 730, 806, 813, 849 |
|                                 | 216, 211 |

**Conner, W. P., act for the benefit of** |

**Consanguinity, resolution in relation to marriages of** | 242, 261, 417, 437, 519, 723, 726 |

Consolation—see Town.

**Constables, defaulting, bill concerning motions against** | 277, 424, 718, 725, 753, 813 |

in Kenton county, act authorizing a, to appoint a deputy | 385, 458, 526, 568 |

act to increase the fees of, in certain cases | 348, 363, 373, 519, 723, 726 |

—see Burkhart, B.

—see Feltz, Samuel.

—see Kelly, Edward.

**Cook, Moses, act for the benefit of** | 838, 861, 878, 929 |
|                                 | 402 |

**Cobbe, T. H., bill for the benefit of** |

**Coram, William, act for the benefit of** | 329, 386, 441 |

**Cottle, Ushah, bill for the benefit of** | 568, 600, 625, 878, 898 |

Counterfeiting, act to amend laws of evidence in trials for | 166, 236, 303, 715 |

Countries, foreign, bill for the benefit of citizens of | 346, 549, 701 |

Court-House, Board of Commissioners of the Louisville, act to incorporate the | 323, 326, 534 |

| 853 |

**County, Anderson, act to supply certain books to** | 463, 488, 556, 714, 765 |

Ballard, petition of citizens of, praying act for their benefit | 313 |

Baron, petition from citizens of, praying act for their benefit | 214 |

Beene, petition from citizens of, praying passage of an act for their benefit | 262, 365 |

Boy, act to establish | 239, 573, 580, 589 |
County. Boyd, act supplemental to act establishing ........................................ 589, 715, 764
Calloway, petition of citizens of, praying passage of act for their benefit .......... 322
Campbell, act in relation to the judge of ............................................... 873, 901
—see Poole.
Carter, petition from citizens of, praying act for their benefit .................... 868
Christian, petition praying act for the benefit of .................................... 967
Davies—see Justice of the Peace.
Fayette, act for the benefit of ................................................................... 741, 756, 846
Fleming, act for the benefit of .................................................................... 161, 715, 730, 744, 812
Hampton, bill to establish ........................................................................ 204, 560, 592
remonstrance against, referred to committee on Circuit Courts, 204, 294, 295
of Hickman and Fulton, petition of citizens of, praying passage of act for their
benefit .................................................................................................... 339
Jefferson, act concerning the and the levy courts ........................................ 771, 756, 879, 888
Magoffin, act to establish .......................................................................... 119, 135, 276, 294, 562, 665, 761
Mason, petition of citizens of, praying act for their benefit ......................... 313
Meriwether, act to establish ....................................................................... 675, 693, 823
Metcalf, act to establish ............................................................................ 229, 304, 348, 349, 392, 435
bill supplemental to the act establishing, 375, 391, 411, 484, 529, 581, 588,
597, 630, 644, 688, 736, 764, 838, 848, 844
McLean, petition of citizens of, praying act for their benefit ....................... 216
Morgan, petition of citizens of, praying act for their benefit ....................... 988
new, petition praying formation of a, out of parts of Hopkins, McLean, and Hen-
derson .................................................................................................... 210
petition praying the formation of a, out of parts of Morgan, Johnson, and Floyd, 200
remonstrance against the formation of a, out of parts of Morgan, Johnson,
and Floyd ............................................................................................... 291
petition of citizens of Greenup, Carter, and Lawrence, for a ......................... 64
remonstrance against the formation of a, out of parts of Greenup, Carter, and
Lawrence ................................................................................................. 164
petition from Hopkins, praying change in line of ...................................... 161
Pendleton—see Precinct.
Shelby, petition from citizens of, praying to be attached to Franklin ............... 177
remonstrance from citizens of, against being attached to Franklin ................. 201
Taylor—see Roads, Turnpike, Muldrough's Hill.
Trigg, petition from citizens of, praying act for their benefit ....................... 393, 393
Washington, act to provide for the present debt of .................................. 629, 664, 746
petition from citizens of, praying act for their benefit, 265, 347, 517, 553,
596, 783, 819
Webster, act to establish .......................................................................... 529, 597, 739, 759, 829
Wolfe, act to establish .............................................................................. 526, 558, 580, 894, 898
—see Levy.
Court of Appeals, bill to reorganize the, and increase the salaries of the judges of . . . 401
petition from the first Congressional district praying a ................................ 149
Courts, bill to change the time of holding, in the first judicial district .......... 403
bill to amend act regulating, in the third judicial district ......................... 471
act changing time of holding the, in the seventh judicial district ............. 281
bill to change the time of holding, in the ninth judicial district ............... 494
act in relation to duties of clerks of ........................................................ 745, 877
of Kenton, remonstrance against act regulating the ................................... 305
—see Marit, G. L.
Courts, Circuit, of Anderson, act authorizing special term of ...................... 78, 95, 151, 165, 243
of Caldwell, act for the benefit of the late clerk of ................................... 515, 533, 599
of Clarke, act authorizing cross index to suits in ...................................... 247, 259, 594, 608, 843
INDEX.

Courts, Circuit, of Cumberland, Clinton, and Russell, bill to change time of holding the, 65, 151, 296, 324, 353

of Daviess, petition praying change in time of holding .................................................. 117
of Edmonson, bill to change time of holding the .......................................................... 174
of Franklin, act to change time of holding the ............................................................. 515, 539, 715, 745, 767
act to prescribe the time of holding the spring and summer terms of the .................. 746, 767, 780, 818
and County, of Gallatin, act to change and regulate time of holding the, 221, 236, 306, 413

of Graves, bill to transfer causes in, to the equity and criminal court, 415, 482, 486, 587

of Grayson, act giving six additional days at the fall term of, 247, 259, 504, 604
of Hancock, Daviess, McLean, Grayson, and Larue, bill regulating terms of the .......... 171
of Hardin, bill for the benefit of the .................................................................................. 346
of Harlan, bill to allow additional time to the ............................................................... 603
of Hickman, act for the benefit of the clerk of the ......................................................... 149, 234, 605, 809
of Hopkins, act creating an additional term of the ....................................................... 516, 533, 714, 767
of Jefferson, act to define jurisdiction of ....................................................................... 656, 690, 882

of Kenton, act to amend act directing the holding certain terms of the, in Covington .... 248, 269, 414, 483, 523, 539, 597, 699, 846

of Kenton's act to regulate the holding of certain terms of the ................................... 518, 689
of Lewis, act authorizing a chancery and criminal term of the ...................................... 321, 327, 554
of Lincoln, bill for the benefit of the ............................................................................... 9, 70, 142, 240
of Magoffin, act to establish the ..................................................................................... 676, 690, 832, 846
of Meade, act to change the time of holding the ............................................................ 457, 465, 473, 546, 609, 664, 746

Montgomery, act extending the February term of the ................................................. 504, 586
of Montgomery, act to enable the judge of, to appoint an additional examiner ......... 257, 269, 604, 808, 849

of Trigg, act to change the time of holding the February term of the, 753, 812
bill to extend terms of the ............................................................................................... 196, 198, 248
of Union, bill for the benefit of the clerk of the ............................................................. 70, 598, 791, 794
bill directing Secretary of State to furnish clerks of, with certain books ...................... 491, 893
of Washington, act regulating the time of holding the equity, penal and criminal term of the .......................................................... 753, 812
bill to amend the law fixing the time of holding the, 64, 169, 642

in the second judicial district, act regulating time of holding the, 630, 644, 899
in the third judicial district, act to regulate, 393, 448, 479, 593, 554, 717, 746, 841

bill to regulate in the third judicial district ..................................................... 304, 321, 407, 603, 733, 775
act regulating times of holding the equity, penal and criminal terms of, in the fifth judicial district ............................................................. 857

bill changing time of holding in the seventh judicial district ..................................... 9, 223, 259
eleventh judicial district, bill regulating the ..................................................... 393, 396, 399, 461, 606
in twelfth judicial district, bill changing time of holding, 741, 839, 862, 885, 698

act for the benefit of the clerks of .................................................................................. 73, 142, 203, 299

Equity, and Criminal, in the first judicial district, bill to regulate the, 401, 483, 509, 594, 676

and County, bill for the benefit of clerks of the ......................................................... 79, 187, 250, 584

and Equity, act extending jurisdiction of, to sums under $50, in certain cases .......... 808, 859, 870
INDEX.

Courts, Circuit, Equity, and Criminal, bill to authorize the, to make persons entitled to in-
herit heirs-at-law. 487, 696, 753, 812

resolution to bring in bill increasing the salaries of judges of. 146, 401

Equity, and Criminal—see Fees.

—see District, Circuit Court Judicial.

—see Sheriffs.

Court, City, of Louisville, bill to amend laws in reference to. 89

Court of Claims, bill to increase pay of justices of the peace for attending.

of Allen county, bill to legalize the. 586, 103, 143, 159

of Trimble, act to authorize the to increase poll tax. 697, 784, 807

Court, C. S. Marit's, net to

of Daviess, act for the benefit of the. 493, 490, 779, 817

of Estill, act for the benefit of. 426, 466, 470

act donating certain lands to, for improvement of Kentucky river navigation. 247, 269, 622

act conferring certain powers on. 682, 780, 818

of Casey, act to legalize the proceedings of the. 106, 130, 163, 294, 297

of Christian—see Railroad.

of Clarke, act to authorize the, to subscribe stock in turnpike roads. 667, 762

of Daviess, act for the benefit of the. 483, 490, 779, 817

of Estill, act for the benefit of. 426, 466, 470

act donating certain lands to, for improvement of Kentucky river navigation. 247, 269, 622

—see Innis, A. H.

of Fleming, bill authorizing the, to levy tax. 100

of Gallatin, act for the benefit of. 221, 237, 636, 714, 786

of Bardst...
INDEX, 921

Courts, County, of Garrard, act to change time of holding the........ 427, 434, 531, 607
of Grant, act empowering the, to erect two gates across the State road in
said county........................... 826, 859, 888, 893
of Green, act authorizing the, to sell poor-house land ............. 736, 814
of Greenup, bill allowing the, to levy and collect an ad valorem tax, 683, 865,
872, 875, 889
act authorizing the judge of to appoint a clerk................. 683
act authorizing clerk of, to make out a cross-index to deeds, 427,
465, 740, 841, 861
of Hancock, act to authorize the, to levy a tax .................. 247, 259, 601, 893
of Harrison, act to legalize certain proceedings of the........ 427, 465, 692, 737
act to empower the, to subscribe stock in turnpike companies, 427,
465, 601, 631, 643, 684, 763, 809, 845
of Henderson, Hopkins, and Union, act to authorize the judges of, to
change boundary and place of voting in the several districts .... 846
of Hickman, act authorizing the, to establish an additional civil district in, 745,
756, 809, 844
of Hopkins, Henderson, and Union, act authorizing the judges of, to
change boundary and voting places in .................. 744, 755
of Larue, bill to change time of holding the.................... 173, 600, 824, 839
of Laurel, act to change the time of holding the................ 863
of Lewis, act authorizing the, to change the State road in, 246, 261, 638, 715,
766
of Lincoln, act granting power to, to cause certain indexes to be made, 426,
433, 665, 761
of Madison, act to empower the, to subscribe stock in turnpike roads, 322, 323,
692, 752, 818
of Mason, bill authorizing the, to build fire-proof clerks' offices, 402, 415, 489,
593, 599
of Muhlenburg, act authorizing the, to establish an additional justices' dis-
tric and election precinct, and to change others........... 632, 645, 736, 814
of Nicholas, bill to authorize the, to subscribe stock in turnpike roads ... 403
act for the benefit of the .................................. 105, 117, 123, 133, 203, 249
of Ohio, bill authorizing the, to levy tax ....................... 293, 745, 755, 841
and Circuit, of Oldham, act for the benefit of the clerk of the, 357, 377, 479
of Owen, act to authorize the, to change State road ......... 203, 746
of Scott, bill to enable the, to transfer turnpike road company ....... 8
remonstrance against passage of act authorizing the, to levy tax
for railroad purposes ........................................... 494, 859
of Shelby, act authorizing the, to levy an increased poll tax .... 718, 734, 807
of Taylor, act to change time of holding the .................... 78, 85, 163, 203, 297, 746
act authorizing the, to fix time of holding justices' courts in said
county .......................................................... 755, 841, 884
of Todd, bill to authorize the, to submit question of taxation to voters of
county .......................................................... 175
of Warren, act authorizing the, to increase county levy ........ 156, 234, 683
act authorizing the, to sell poor-house lands ............. 411, 455, 635, 763
remonstrance against passage of law authorizing the, to increase
county levy .......................................................... 842
of Washington, petition praying act authorizing the, to levy and collect an
ad valorem tax .................................................. 511
act regulating time of holding the ......................... 141, 151, 224, 288

—see Bridge.
INDEX.

Courts, County—see Dogs.

—see Lands, Poor-House.

—see Railroad, Barren County.

—see Road.

—see Roads, State.

—see Sheriffs.

—see Voting Precinct.

Equity, petition from Mason, praying the establishment of

Courts, Jefferson Common Pleas, act to establish the

Justice's, bill to define the jurisdiction of

of Lewis county, act regulating time of holding the, 129, 207, 602, 810, 821

—see Courts, County.

Louisville Chancery, bill for the benefit of the clerk of the

act concerning the

bill authorizing the, to close Carman street, 507, 664, 790, 838, 847

act concerning uncertified deeds in

bill authorizing the, to close Pope street, 176, 349, 393, 448

Levy and County, for Jefferson, act to amend act establishing a, 498, 431, 507, 538

—see County, Jefferson.

Magistrates' and Quarterly, act to increase jurisdiction of

act to change time of holding, in Henderson county, 140, 208, 619, 808

in Whitley, bill to legalize the December term of the

Police, act to establish in the town of Farmington, Graves county, 437, 438, 531, 597

act to establish a, in Feliciana, Graves county

act regulating, in the town of Princeton

of Winchester, act to amend act establishing the

Quarterly, bill to increase jurisdiction of

bill to amend act establishing

bill to abolish the

of Adair, act to change time of holding the

of Allen, bill to change time of holding the

of Barren, bill to change time of holding the

of Daviess, bill fixing time of holding the

of Estill, bill to change time of holding March term of

of Grayson, act changing time of holding the

of Greenup, bill to increase jurisdiction of the

act authorizing presiding judge of, to appoint a clerk

of Hardin, act changing time of holding the

of Hart, bill to fix time of holding the

of Henderson, act to change time of holding the

Courts, Quarterly

Covington—see Bowling greens.

—see Bowling Green.

Cousins, bill to provide for

Cox, W. W., bill for

Cox's Creek and Crab Orchard—see

Craig, Newton, and

Crawford, Samuel

Creekmore, Horace

Cree, Cager, act

Crenshaw, Andrew

Crowder, Ella

Cromwell, Mary

Cromwell, William

Cross-Index—see

Crowder, Ambrose
INDEX.

Court, Quarterly, of Jackson, act to change time of holding the........ 221, 237, 636, 736, 814
of Jessamine, act to change the time of holding the........ 410, 434, 530, 608
and Justices', bill to increase jurisdiction of....................... 69
of Laurel, bill to change time of holding the........ 583, 717, 754, 811
of Lawrence, bill to change time of holding the........ 65, 75, 96, 107, 188
of Lewis, act changing time of holding the........ 200, 235, 636, 809
act changing the March and September terms of the........ 864, 866, 975, 981
of Lincoln, act changing time of holding the........ 389, 397, 692, 809, 843
of Logan, bill to change time of holding the........ 65, 75, 96, 107, 188
of Lyon, act to change time of holding the........ 456, 466, 740, 844, 861
of McLean, act to change time of holding the........ 600, 717, 753, 811, 840
of Meade, bill to change time of holding the........ 603, 834, 897
of Nelson, act to change time of holding the........ 410, 436, 665, 761
of Powell, bill to change time of holding the........ 73, 73, 149, 293, 250
of Shelby, act to change time of holding March term of........ 285, 334, 598, 602,
717, 753, 790, 806, 811, 842
of Simpson, act to fix time of holding the........ 78, 95, 163, 293, 249
of Trimble, bill changing time of holding the........ 160, 141, 161, 234, 388, 461,
606
of Warren, act to change time of holding the........ 268, 269, 698, 809
of Washington, bill regulating time of holding the........ 79
of Whitley, act to change time of holding the........ 517, 539, 679

Cousins, bill to prevent marriage of........ 496, 566, 568
Covington—see Town.
—see Deeds and Mortgages.
—see Coal Oil Company.
Agricultural and Mechanical—see Association.
and Bank Lick—see Railroad Company.
and Decoursey—see Roads, Turnpike.
Gymnastic—see Association.
Law Library—see Association.
Lodge—see Lodge.
Street—see Railroads.
and Taylor's Mill—see Roads, Turnpike.

Cowgill, E. T., bill to authorize him to establish a coffee-house in Morganfield, 541, 746, 840,
862

Cox, W. W., bill for the benefit of........ 174, 541, 555, 643, 768
Cox's Creek and Samuel's Depot—see Roads, Turnpike.
Crab Orchard—see Town.
—see Church.
—see Coal and Manufacturing Company.
Fork—see Roads, Turnpike, Wilderness.

Craig, Newton, act providing for a settlement with........ 383, 400, 505, 536, 607
Crawford, Samuel C., act for the benefit of........ 628, 658, 884, 893
Creekmore, Horatio G.—see Slaves.
Cree, Cager, act for the benefit of........ 105, 123, 151, 286, 298
Crouch, Anderson, act for the benefit of........ 631, 645, 737, 813
Crawford, Ella—see Hahn, William.
Crumwell, Mary G., act for the benefit of........ 487, 504, 608
Crumwell, William, act for the benefit of........ 222, 236, 599, 758, 839, 862
Cross-Index—see Courts, Circuit.
—see Courts, County.
Crawford, Ambrose E., and wife, act for the benefit of........ 300, 235, 620, 725
<table>
<thead>
<tr>
<th>Page</th>
<th>INDEX</th>
</tr>
</thead>
<tbody>
<tr>
<td>924</td>
<td>Crystal Brook Cave Company, act to incorporate the</td>
</tr>
<tr>
<td></td>
<td>Cumberland Hospital, resolution requesting Governor to furnish reports from trustees of the</td>
</tr>
<tr>
<td></td>
<td>— see Hospital.</td>
</tr>
<tr>
<td></td>
<td>Presbyterians—see Church.</td>
</tr>
<tr>
<td></td>
<td>River, bill to improve navigation of</td>
</tr>
<tr>
<td></td>
<td>Cummins, John, act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Currie, James C., act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Curtis, Martha Ann—see Hill, Samuel.</td>
</tr>
<tr>
<td></td>
<td>Cynthia—see Town.</td>
</tr>
<tr>
<td></td>
<td>Dabney, Wm. F., petition paying act for his benefit.</td>
</tr>
<tr>
<td></td>
<td>Dam—see Batram, James.</td>
</tr>
<tr>
<td></td>
<td>— see Carpenter, William.</td>
</tr>
<tr>
<td></td>
<td>— see McConnell, Jos. D.</td>
</tr>
<tr>
<td></td>
<td>Damron, S. K., act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Danville—see Town.</td>
</tr>
<tr>
<td></td>
<td>Dix River, and Lancaster—see Roads, Turnpike.</td>
</tr>
<tr>
<td></td>
<td>Female—see Academy.</td>
</tr>
<tr>
<td></td>
<td>Female College—see College.</td>
</tr>
<tr>
<td></td>
<td>and Pleasant Hill—see Roads, Turnpike.</td>
</tr>
<tr>
<td></td>
<td>Darlington, George W., and associates, bill to constitute a body corporate for manufactur- ing oil out of canal coal</td>
</tr>
<tr>
<td></td>
<td>— see Coal and Oil Company.</td>
</tr>
<tr>
<td></td>
<td>Dawson, Wade, bill for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Day, A. J., bill for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Deaf and Dumb—see Institution.</td>
</tr>
<tr>
<td></td>
<td>— see Women.</td>
</tr>
<tr>
<td></td>
<td>Deaths—see Births.</td>
</tr>
<tr>
<td></td>
<td>Debt, public, amount of</td>
</tr>
<tr>
<td></td>
<td>of Greenup, bill providing for the payment of</td>
</tr>
<tr>
<td></td>
<td>Debt—see County, Washington.</td>
</tr>
<tr>
<td></td>
<td>Decker, Henry, act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Deeds, acknowledgments of, act to legalize the, taken before T. C. Hamilton, Jos. Duniphan, and V. Welden, mayors of the city of Augusta</td>
</tr>
<tr>
<td></td>
<td>Books, act to provide for indexing, in the Fulton county clerk's office, 226, 300, 601, 898, 813</td>
</tr>
<tr>
<td></td>
<td>and Mortgages, act to establish an office in Covington for the recording of, 322, 409, 409, 530, 670</td>
</tr>
<tr>
<td></td>
<td>— see Courts.</td>
</tr>
<tr>
<td></td>
<td>— see Foley, B. W.</td>
</tr>
<tr>
<td></td>
<td>Demosville—see Town.</td>
</tr>
<tr>
<td></td>
<td>Deposit Bank—see Bank.</td>
</tr>
<tr>
<td></td>
<td>Devon, David, act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Dewees, W. R., act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Dickey &amp; Thomas, act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>remonstrance against passage of act for their benefit</td>
</tr>
<tr>
<td></td>
<td>Dickinson, John M., act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Didlake, Robert, bill for the benefit of the executors of</td>
</tr>
<tr>
<td></td>
<td>District, act creating an additional, in Caldwell county</td>
</tr>
<tr>
<td></td>
<td>Civil, in Hickman county, act to repeal act repealing an act establishing an additional, in</td>
</tr>
<tr>
<td></td>
<td>Christiansburg, in Shelby county, act for the benefit of</td>
</tr>
<tr>
<td></td>
<td>Civil and Election, act to establish an additional, in Warren county</td>
</tr>
<tr>
<td></td>
<td>Election, bill to establish additional magistrates, in Whitley county</td>
</tr>
</tbody>
</table>
INDEX.

Districts, Election, act abolishing any in Harlan county, and changing place of voting in original district ........................................ 827, 567, 884, 894
DistRICTS, ELECTION, act abolishing any in Harlan county, and changing place of voting in original district ........................................ 827, 567, 884, 894
District, First Judicial, memorial praying relief in ........................................ 142
Seventh Judicial, act changing times of holding circuit courts in the ........................................ 131
Fourteenth Judicial, act to create the ........................................ 349, 375, 399, 407, 408, 530, 676
bill to repeal so much of act creating the, as applies to the county of McLean ........................................ 703, 770, 840, 862
act to amend an act creating the ........................................ 610, 620, 806, 840, 866
act supplemental to act creating ........................................ 875, 896
Circuit Court Judicial, bill to divide the State into fourteen ........................................ 308, 573
Justices' and Election, act to create an additional in Graves county, 437, 434, 594, 679, 806
and voting precincts in Henderson county, act to establish an additional, 321, 327, 602, 738, 897, 816
act creating an additional, in Hopkins county ........................................ 516, 596, 679
act to establish an additional, in Jefferson county ........................................ 681, 649, 794
in Livingston, act to establish an additional ........................................ 391, 392, 602, 780, 818
act to create an additional, in Louisville and Jefferson county ........................................ 897, 890
in Lyon county, act abolishing the 4th ........................................ 431, 538, 713, 765
act establishing an additional, in Marshall county ........................................ 248, 291, 301, 461, 607
act establishing an additional, in Monroe county ........................................ 581, 596, 739, 816
and voting precinct, in Morgan, bill creating an additional, 623, 835, 876, 895
act creating an additional, in Perry county ........................................ 516, 532, 596, 677
Western Maysville, act changing the ........................................ 329, 398, 415, 685, 763
and Election, bill to create an additional, in Whitley county, 619, 696, 754, 811

...see Courts, County.

Magistrates' and Election, act to lay off Adair county into ........................................ 411, 435, 593, 679
and election precinct, act to establish an additional, in Ballard county ........................................ 68
and election precinct, act to establish an additional, in Daviess county ........................................ 718, 734, 897
act to define, and to regulate election precincts and voting places in Franklin county ........................................ 597, 710, 805, 813
and election precinct, act to establish an additional, in Greenup county ........................................ 718, 734
act to establish an additional, in Knox county ........................................ 630, 643, 844, 861
and Election, act supplemental to an act creating an additional, in Lewis county ........................................ 630, 648, 752, 820
act to create an additional, in Nelson county, 287, 682, 870
act establishing n, in Owsley county ........................................ 247, 260, 525, 596, 679
Springfield and Potomac, act to change boundary lines of the, 517, 534, 618, 738, 811

Proctor and Beattyville, in Owsley county, act for the benefit of the, 482, 490, 505, 678

School, act for the benefit of ........................................ 141, 233, 388, 469, 664, 760
No. 12 and 18, act for the benefit of ........................................ 428, 438
No. 6, Barren county, bill for the benefit of the trustees of, 197, 266, 481, 592, 666

No. 37, Breckinridge county, act for the benefit of ........................................ 423, 763, 840
No. 37, Breckenridge county, act for the benefit of ........................................ 431

...see Books.
District, School, No. 41, in Breckinridge county, act for the benefit of. . . 632, 644, 736, 814
No. 68, in Breckinridge county, act for the benefit of. . . 435, 436, 531, 669
No. 40, in Calloway, petition of trustees of. . . 251, 358, 480, 599, 655
No. 7, in Fulton county. . . . 246, 260, 389, 406, 442
No. 7, in Graves county, act for the benefit of. . . 247, 259, 389, 406, 442
in Grayson, act for the benefit of. . . 427, 455, 768, 840
No. 54, in Greenup county, act authorizing trustees of, to levy a tax. 427, 455, 768, 840
No. 10, of Hardin, petition from trustees of, praying act for their benefit. 390
Nos. 12 and 18, in Henderson, act for the benefit of. . . 531, 685
No. 19, Lawrence county, bill for the benefit of the trustees of. . . . 394
in Livingston, petition praying act for the benefit of. . . 294
No. 7, Lyon county, act for the benefit of. . . 425, 431, 768, 814
No. 33, in Menifee county, act for the benefit of. . . 516, 536, 769, 841
in Owen county, bill for the benefit of. . . 136
No. 12, in Pendleton county, act for the benefit of. . . 410, 431, 769, 846
No. 1, in Rockcastle, act for the benefit of. . . 428, 430, 497, 560, 666
No. 3, in Rockcastle county, act for the benefit of. . . 438, 509, 708, 840
Nos. 6 and 27, Russell county, bill for the benefit of the trustees of. . . 329
Senatorial, resolution appointing a committee to bring in a bill dividing the State into. . . 61
—see Courts.
Divorces, act concerning and changing names. . . 78, 103, 229, 266, 386
Documents, incendiary, act to prevent the writing, printing, and circulation of, in the State. 698, 620, 935, 984, 986
Dogs, act to amend act giving power to the county courts of Boyle, Washington, Mason, Fayette and Scott, to levy tax on. . . 631, 643, 771, 873, 991
act to tax, in Shelby county. . . 632, 645, 844, 860
Doniphan, Jos., see Deeds.
Doorkeeper, election of. . . 6
—see Pearce, Thomas.
Dorsey, T. A., and others, petition praying act for their benefit. . . 379
Dover—see Town.
Dry Ridge—see Roads, Turnpike.
Dunbar, W. C., see Tennessee.
Dyersburg—see Academy.
—see Town.
Dyer, Nancy—see Legitimatize.
East Baptist—see Church.
Easleham, Robert, sheriff of Lawrence county, bill for the benefit of. . . 89, 699, 865, 887, 995
Eden, James G., act for the benefit of. . . 840, 947
Edmonson, James, and others, act to amend act for the benefit of. . . 827, 857, 881, 990
Edmonton—see Town.
Edwards, Thomas C., bill for the benefit of. . . 392
Eden, James, bill for the benefit of. . . 785
Elections, municipal, Louisville, act concerning voting at. . . 297, 295, 729, 792
act concerning officers at, 297, 299, 650, 692, 776, 817, 884.
—see District.
Ellis, Hezekiah, bill for the benefit of. . . 297, 326, 381, 548, 713, 766
Ellison, Thomas, act for the benefit of. . . 392, 400, 621, 757, 915
Elliott, William—see Greenwell, Albion.
Elizabethtown—see Town.
INDEX.

Elizabethtown Literary—see Society.
Elizaville and Mouth of Fleming—see Roads, Turnpike.
and Pleasant Mills—see Roads, Turnpike.
Elkhorn—see Fish.
Elk Lick Hill, Hart county, bill for the benefit of the—394, 652
Elkton—see Town.
Elliott, J. D., petition of, praying act for his benefit—332
Emily—see Johnson, George.
Emiinece Cemetery Company—see Cemetery Company.
Bank, Deposit.
and Shelbyville—see Roads, Turnpike.
England, Stephen J.—see Hawes, John W.
Enrolling Clerk—see Roberts, John J.
Estill Station
Exchange, bills of, and negotiable notes, act concerning—701, 870
Executors and administrators—see Appraisers.
Express Companies, resolution directing inquiry into the expediency of amending laws governing—791, 794
—a Railroad Corporations.
Fainfield and Cox’s Creek—see Roads, Turnpike.
Fairs, act for the benefit of agricultural and mechanical—542, 556, 563, 614, 845
Fayette Friend Lodge—see Lodge.
Fall City Marine—see Institute.
Fallmouth—see Town.
False representations, bill to make persons liable for—718, 756
Faris, Joseph D., bill for the benefit of—158, 388, 877, 896
Farmers’—see Roads, Turnpike.
and Mechanics’ Savings—see Institution.
Farmington—see Court, Police.
Federal Relations, committee on, report of—158, 154, 155, 173, 180, 624
resolutions on—201, 205, 204
resolutions on, offered by Mr. Grover—204
resolutions of committee on, Mr. Prall, made special order—206, 464, 536
624
Feeble-minded Children—see Idiots.
Fees, bill concerning the, of clerks of circuit and equity and criminal courts—600
bill to allow additional to circuit and county court clerks, and county surveyors, 701, 886,
607
of county clerks and sheriffs, act to increase the—627, 656, 824, 894
—see Attorneys, County.
—see Sheriffs.
—see Slaves, Runaway.
Federal Relations, committee on, report of—158, 154, 155, 173, 180, 624
resolutions on—201, 205, 204
resolutions on, offered by Mr. Grover—204
resolutions of committee on, Mr. Prall, made special order—206, 464, 536,
624
Finance, statement of—10
Fine Arts, bill for the encouragement of—795, 825, 876, 895
INDEX.

Fines, act authorizing persons confined in jail for, to reply same before circuit court clerks

and forfeitures, bill to apply one half to common school fund

Fire, Marine, and Life Insurance Company, Paducah, act to establish the

First German Protestant—see Association.

St. Paul's—see Congregation.

Fish, act to prevent destruction of, in Beargrass creek

act to prevent destruction of, in Elkhorn creek

act to prevent destruction of, in Fleming creek

act to amend act to prevent wanton destruction of, in Green river

act to repeal act to prevent destruction of, in Little river

DAM—see Sanders, J. D.

Fisher, Ezekiel, act for the benefit of

Fishing, act to prohibit, in North Fork of Licking

act to prevent, in Sinking creek, Breckinridge county

Fish, E. F., act for the benefit of

Fish, C. P., act for the benefit of

Fish, John F., resolution returning thanks to, for the faithful and impartial manner in which he discharged the duties of Speaker, pro tempore

—see Speaker, pro tempore.

Fitzgerald, David, petition praying act for his benefit

Flat Rock and Brush Creek—see Roads, Turnpike.

and Jacksonville—see Roads, Turnpike.

Fleming and Elizaville—see Roads, Turnpike.

Flemingsburg and Upper Blue Licks—see Roads, Turnpike.

Florence—see Town.

Foley, B. W., act to legalize acknowledgments of deeds taken before

Foster, Newton, act for the benefit of

—see Town.

Foster, William, act for the benefit of

Frankfort and Woodford Landing—see Roads, Turnpike.

—see Town.

and Dorsey—see Roads, Turnpike.

and Midway—see Roads, Turnpike.

Franklin—see Bank.

—see Town.

and Adairsville—see Roads, Turnpike.

county—see District, Magistrates'..

Savings Institution—see Institution.

Free and Accepted Masons—see Lodge.

Friend, John, act for the benefit of

G Fugitives from labor, joint resolution instructing Senators and Representatives in Congress to urge upon the treaty-making power the propriety of amending treaty with Great Britain in regard to

Fulton Coal and Oil Company—see Coal Oil Company.

county—see Deed Books.

Fund—see School.

—see Seminary.

—see Trust Funds.

Common School—see Fines and Forfeitures.

Gaddie, Benjamin, act for the benefit of

Game, act to protect, in Boone and Grant counties

act to protect, in Jefferson county

Garland, James R., act for the benefit of

Garland, Rice A., and John W. Michel, act for the benefit of

Godsey, A. C., act to repeal act to prevent destruction of, in Little river

Gardner, James H.

Garrard Lodge—see Masons.

Garrett, F., bill for

Gas Company, Leavenworth, act for

Lothian, P. W.

Gas Light Company—see Roads, Turnpike.

Gasper's river, act of, to legalize acknowledgment of deeds taken before

Gate-keeper, mess, and 'l

Gayle, George, act for

General Assembly, act for the benefit of

Geologist, State, report of

Geological Survey—see Roads, Turnpike.

George W

Georgetown Branch, act for the benefit of

and Boonesboro—see Roads, Turnpike.

Oxford, act for the benefit of

and Boonesboro

and Trenton

Glennville—see Roads, Turnpike.

German—see Insurance

Benevolent, act for the benefit of

Evangelical, act for the benefit of

Gymnastic Institution

Insurance, Lutheran

Lutheran Society for the Diffusion of Knowledge

Washington, act for the benefit of

Germantown—see Roads, Turnpike.

Cheats—see Town.

Gibbs, William S., petition praying

Gill, Reuben, act for the benefit of

Gilliss, William C.

Gipsies, act to repeal act to prevent destruction of

Gist, George W., bill for

Glasgow—see Roads, Turnpike.

—see Town.

Lyceum—see Town.

and Red River

and Scottsville

Glazebrook, William, bill for

Glencoe—see Roads, Turnpike.

Glenville—see Roads, Turnpike.

Godsey, A. C., act for the benefit of
INDEX.

Garrard, James H.—see Treasurer, State.

Garrard Lodge—see Lodge.

and Wallace Mill—see Roads, Turnpike.

Garrett, F., bill for the benefit of 
100, 165, 717, 754, 837, 811

Gas Company, Lexington, act to increase the capital stock of the 
333, 399, 679

Louisville, bill to amend charter of the 
538, 539, 576, 895

remonstrance against amendment to charter of the 
347

Gas Light Company, Hopkinsville, act to incorporate the 
639, 645, 759, 890

Gasper's river, act declaring the a navigable stream 
265, 263, 651, 808, 843

Gate-keeper, message from Governor appointing a, for the Wilderness turnpike road 
866

Gayle, George, act for the benefit of 1
791, 865

Gee, Jefferson, and James B. Thomas, act for the benefit of 
356, 376, 503, 595, 678

General Assembly, bill to change time of meeting of 
240, 491, 492

resolution declaring constitutional session of, expired on February 24th 
1560

Geologist, State, report from 
26, 40

resolution authorizing printing of report of 
868

Geological Survey, report of committee on 
206, 297, 298

resolution requiring Auditor to report amount paid for the 
449, 460

bill making further appropriation for 
429, 440, 460, 519, 545, 896

Georgetown Branch—see Railroad Company.

and Franklin—see Roads, Turnpike.

and Leesburg—see Roads, Turnpike.

Oxford, and Leesburg—see Roads, Turnpike.

and Paris—see Roads, Turnpike.

Turnpike Road Company—see Courts, County.

and Turkeyfoot—see Roads, Turnpike.

German—see Insurance Company.

Benevolent Stone-Cutters' Society—see Association.

Evangelical Lutheran, of St. Peter's—see Church.

Gymnastic—see Association.

Insurance Company—see Insurance.

Lutheran St. John's—see Church.

Society for Improvement and Relief—see Society.

Washington Mutual—see Association.

German town—see Town.

Ghent—see Town.

Gibbs, William S., act for the benefit of 
636, 730, 842, 861

Gill, Reuben, act for the benefit of 
76, 104, 151, 263, 267, 298

Gillis, William C., act for the benefit of 
141, 234, 382, 504, 698

resolution returning thanks to, for prompt and efficient services as chairman of committee on Enrollments 
883

—see Absence.

Gipsies, act to relieve the State of 
771, 856, 879, 893

Gist, George W., act for the benefit of 
412, 434, 501, 697

Glasgow—see Guard.

—see Tobacco.

Lyceum and Library—see Association.

and Red Springs—see Roads, Turnpike.

and Scottsville—see Roads, Turnpike.

Glasbrooks, William, act for the benefit of the executors of 
383, 400, 523, 758, 817

Glenville—see Books and Papers.

Godsey, A. C., act for the benefit of 
248, 261, 349, 394, 430

117 (SEN.)
INDEX.

Goodman, John A.—see Campbell, Mary E.
Gordonville Seminary—see Seminary.
Goshen and Louisville—see Roads, Turnpike.

Government, seat of, resolution to appoint committee to inquire into the expediency of removing the. 69

Governor, message of. 10-40
message from, nominating Thomas B. Monroe, Jr., for Secretary of State. 76, 78
joint resolution requesting the, to invite Dr. S. M. Dennis to visit Legislature. 96
portions of biennial message of, referred to standing committees. 66
Public Printer to print 200 copies of message of, for use of each Senator. 61
resolution requesting the, to invite Dr. Joseph Parrish to visit the Legislature. 96
resolution informing the, that the Senate is ready to adjourn sine die. 899, 901
resolution requesting information of the, in regard to a communication from South Carolina. 633
resolution authorizing him to graze the public grounds. 826, 948, 975
—see Sine die.

Lieutenant, message from Governor announcing death of. 137
resolutions relative to. 138
resolution to print speeches made on the occasion of the death of the, 160, 233, 297, 298

Grace, J. L., & Co., P. H. Wallace, and J. S. Shields, act for the benefit of. 429, 431, 719, 730, 778, 802

Gray, William, act for the benefit of. 865, 863, 873, 881

Graham—see Lodge.

Grand Lodge—see I. O. O. F.

Gratz—see Town.

Graves, resolution to place head and foot-stones to, of Cols. McKee and Clay, Capt. Willis, and Adj. Vaughn. 306, 324, 319, 757, 811

Gray, Joseph, act for the benefit of. 246, 253, 249, 461, 606, 738

Grayson—see Town.

Springs Company, act to incorporate the. 173, 427, 465, 595, 576
—see Roads, Turnpike.

Grave—see Governor.

Green County Agricultural and Mechanical—see Association.
and Taylor County—see Roads, Turnpike.
and Barren River—see Internal Improvement.
River—see Fish.
—see Insurance Company.
Female College—see College.
Lodge—see Lodge.
and Mexintonville—see Roads, Turnpike.

Greenup—see Debt, Public.
Coal and Oil Company—see Coal and Oil Company.

Greenup—see Town.

Greenwich—see Books and Papers.

Greenwell, Albert, John Bryant, and William Elliott, act for the benefit of. 388, 385, 524, 664

Greenwood, Miles, petition praying compensation. 177, 309, 337, 393, 448

Grover, Asa P., name recorded in favor of appropriation to Clay Monument Association. 308

Gruelle, W. W., resolution returning thanks to, as reporter for Yeoman newspaper. 892

Grundy, Thomas S., motion to allow him to record his vote against bill to appropriate representation. 851

Guards, Glasgow, act to incorporate the. 630, 644, 807

Gallat, Moses, act for the benefit of. 346, 557, 577, 889

Gully, George F., note of. 137

Guthrie insurance. 137

Hacker, James, bill. 857
Hagans, David, act. 857
Hector, George Washington. 860

Harleton, J. C—see Town.
Harrison. 877, 889
Hart—see Roads, Turnpike.

Hawes, John W., b. 191
Hays, John A., b. 191
Haysville and Lynnville, petition. 308
Hawes, Samuel, act. 857
Hawesville and Harmony, petition. 308
Harrodsburg—see Roads, Turnpike.
Harrodsburg—see Hotel.

Hart & Mapother's. 448

Hawes, James, act. 857
Hawes, Trimble, act. 857

Hawks, John W., b. 191
Haycraft, Samuel. 308
Hayes, John A., b. 191
Hayesville and Lynnville, petition. 308
Haxelmire, J. W., b. 191

Headquarters—see Roads, Turnpike.

Heirs-at-Law—see Roads, Turnpike.

Helm, Mary M., b. 191

Henderson—see Cemeteries.

Cemeteries—see Cemeteries.

Choi state.
INDEX.

Gully, George F., bill for the benefit of ........................................ 806, 828, 858, 860, 888
Guthrie Insurance and Trust Company—see Insurance.
Hacker, James, bill for the benefit of ........................................ 81
Hagard, David, resolution for the benefit of ................................ 844
Hagans, David, act for the benefit of ........................................... 426, 465, 585, 678
Halbert, George T., act for the benefit of ................................ 129, 207, 416, 583, 677
Hall, Mr. Hettie, act for the benefit of ..................................... 393, 600
Ham, J. T. and J. C., bill for the benefit of ................................ 215, 217
Hamilton, James C., act for the benefit of ................................ 672, 678, 889
Hamilton, Ohio—see Campbell, Lewis D.
Hamilton, T. C.—see Deeds.
Hamilton, William H., bill for the benefit of ................................ 833, 835, 897
Hammondsville—see Town.
Hampton—see County.
Hanks, Thomas H., act for the benefit of ..................................... 696, 735, 821, 868, 899
Hockins, Hugh, and others, of Floyd county, bill for the benefit of .. 694
Hardin County Agricultural and Mechanical—see Association.
Hartburg and Cloverport—see Roads, Turnpike.
Harris, Hugh, and others, act for the benefit of ......................... 383, 400, 809, 842
Harmony and Fork—see Roads, Turnpike.
Harper, J. B., act for the benefit of ............................................ 68, 97, 114, 381, 550, 715
Harper's Ferry, resolutions in reference to affairs at, and other matters 134
Harrison, Joseph G., bill for the benefit of .................................. 608, 684, 886, 897
Harrison County Agricultural and Mechanical—see Association.
Harris, Thomas, act for the benefit of ........................................ 410, 434, 530, 676
Harris, Wylie, act for the benefit of ........................................... 199, 235, 438, 504, 677
Harrodsburg—see Town.
and Cornishville—see Roads, Turnpike.
Keene, and South Elkhorn—see Roads, Turnpike.
Hart & Mapother, bill for the benefit of ..................................... 63, 350, 655, 875, 896
Hawes, James, and Charles Wickliffe, petition praying act for their benefit 826
Hawes, Trumil, and Wickliffe, act to authorize them to establish a ferry, opposite Cairo, 790, 838, 847
Hawkins, J. Russell, resolution declaring him Principal Clerk .......... 198
Haws, John W., and Stephen J. England, act for the benefit of ......... 78, 85, 108
Hoycraft, Samuel—see Absence.
Hays, John A., bill for the benefit of ......................................... 100
Haysville and Little South Fork—see Roads, Turnpike.
Hasey, J. W., bill for the benefit of ............................................ 853, 867, 865, 885, 897
Headquarters—see Roads, Turnpike.
Heirs-at-Law—see Courts, Circuit.
Helm, Mary M., act for the benefit of ........................................ 230, 237, 388, 595, 678
Henderson—see Town.
—see Coal and Iron Company.
Cemetery—see Cemetery.
Charles, bill for the benefit of ................................................... 136
County Agricultural and Mechanical—see Association.
and Howardsville—see Plank and Gravel Road.
and Nashville—see Railroad.
Savages—see Institution.
Henry County Deposit—see Bank.
Oldham, and Jefferson County—see Roads, Turnpike.
Hesley, A., bill for the benefit of ............................................... 787, 829, 853
INDEX.

Hendron, B. J., bill for the benefit of .................................................. 422
Hendron, O. P.—see Renfro, James T.
Hibbard, Lem., act for the benefit of .................................................. 243, 260, 682, 820
Hickman—see Town.
                        and Ballard Agricultural and Mechanical—see Association.
Hicks, Brutus, act for the benefit of .................................................. 630, 649, 768
Higgins, Mrs. S. A., act for the benefit of ........................................ 630, 649, 834, 886
Hill, Isaac, of Logan county, bill for the benefit of .......................... 68, 420, 596, 678
Hill, Samuel, act making Martha Ann Curtis the lawful child of ...... 105, 123, 170, 167, 249
Hillsboro and Wyoming—see Roads, Turnpike.
Hines, George, and Thomas Carson, bill for the benefit of .............. 171
Hodges, A. G.—see Printer, Public.
Hodgenville—see Town.
                        —see Roads, Turnpike.
Hoffmansville—see Lodge.
Hogan, William, and Elizabeth, petition praying act making Ella Crowston the lawful heir of .................. 177, 488
Hog Cholera, act offering reward for discovery of cause of ........... 156, 234, 298, 493, 522, 594, 679
Hogs, remonstrance from citizens of Bracken against repeal of law allowing millers', to run at large .............. 357
Holder, James, act for the benefit of ................................................ 828, 856, 857, 893
Holloway, S. D., act for the benefit of, and his securities .......... 487, 734, 839, 847, 884
Hope Insurance Company—see Insurance.
Hopewell, Bethlehem, and Clintonville—see Roads, Turnpike.
Hopkinsville—see Town.
                        —see Gas Light Company.
Newstead, and Linton—see Roads, Turnpike.
Horses—see Association, Louthville.
Hospital Company, bill to incorporate .......................................... 73, 116, 211, 344, 399
                        Cumberland, bill to amend law establishing .............. 174
                        message from Governor appointing trustees of ............. 449, 456
Hotel Company, Lebanon, act to incorporate the ......................... 329, 328, 483, 716, 755
House of Refuge, act to amend act incorporating the ................. 322, 400, 401, 656, 690, 823, 842, 888
Houstonville—see Town.
                        and Bradfordville—see Roads, Turnpike.
                        and Lebanon—see Roads, Turnpike.
Howard, James, act for the benefit of ......................................... 257, 263, 683, 780, 818
Howard's Creek—see Roads, Turnpike.
Hughes, James R., bill for the benefit of .................................. 65
Humston, C. M., act for the benefit of ........................................ 856, 863, 880, 888
Hunt, John G., act for the benefit of ......................................... 86, 97, 114, 381, 551, 715, 766
Irrigation, Ancient Order of German—see Lodge, Grand.
Hurst, Forster, act for the benefit of the estate of ...................... 243, 261, 503, 594, 677
Hustonville and Coffey's Mill—see Roads, Turnpike.
Hydrometer—see Liquors, Spirituous.
Hygeia Lodge—see Lodge.
Hylton, W. W., act for the benefit of ........................................ 426, 466, 604, 715, 765
Idiots and feeble-minded children, act to establish an Institution for, 297, 325, 390, 504, 515, 553, 544, 696, 622
school for, act to repeal so much of act establishing, as requires advice and consent of Senate to appointment of commissioners of .... 632, 645, 737, 738, 813
Idiocy, resolution inviting Dr. Parrish to deliver a lecture on the subject of ....... 211

Independent Kentuckian
Incendiary—see Disorder.
Inheritance—see Alarm.
Ingram, Abraham, act for the benefit of .................................... 493, 596, 678
Ingram, Isaac, bill for the benefit of .......................................... 68, 420, 596, 678
Ins, A. H., act for the benefit of ................................................ 828, 856, 857, 893
I. O. O. F.—see Lodge.
Institute, Falls City—see Masonic.
Male and Female.
Mechanics.
Scott Florence—see Southern.
Wallingford.
Institution for the education of Deaf and Dumb.
Farmers.
Frankfort.
Henderson.
Mechanics, Cincinnati.
Mechanics, Paddonia.
State, Indiana.

Insurance Company—see Insurance.

Interest, conversion, act for the benefit of .................................... 243, 261, 503, 594, 677
Internal Improvement

INDEPENDENT KENTUCKY—see Rovers.

Incendiary—see Documents.

Inheritance—see Allen's.

Ingram, Abraham, bill for the benefit of .................................................. 362, 565, 585, 806

Ingram, Isaac, bill for the benefit of .......................................................... 266, 807

Innis, A. H., act for the benefit of ............................................................... 807

I. O. O. F.—see Lodge.

Institute, Falls City Marine, act to incorporate the .................................... 675, 754, 811

Male and Female, of Calloway county, act to amend act incorporating the .. 736, 814

Mechanics', of Louisville, act to amend act incorporating the ................... 383, 400, 594, 666

Scott Female, act to amend charter of the ................................................. 438, 509, 768, 841

Southern Kentucky Female Collegiate, bill to incorporate the .................. 186, 385, 481, 599, 656

Wallsburg, bill to incorporate the ................................................................. 388, 460, 592, 656

Institution for the Education of the Blind—see Asylum, Blind.

Deaf and Dumb, report of ............................................................................... 78

—see Asylum.

Farmers' and Merchants' Savings, of Uniontown, act to charter the .......... 677, 898

Franklin Savings, bill to amend charter of the ............................................ 196, 385, 444, 545, 768, 795, 863, 885, 897

Henderson Savings, bill to incorporate the .................................................... 75

Mechanics' Savings, bill to incorporate the ................................................. 474

Mechanics' Savings, of Paducah, bill chartering the ................................... 75

Paducah Savings, bill to incorporate the ....................................................... 75

State, act prescribing the duties of the managers, trustees, &c., of the ...... 509, 653, 806, 896

Insurance Company, City Fire and Marine, of Covington, act to incorporate the, 580, 663, 738, 747, 815

City Fire and Marine, bill to incorporate the ............................................... 126, 401, 414, 569, 596

Foreign, act to regulate agencies of ............................................................. 240

German, bill to amend act to charter the ...................................................... 100, 121, 131, 141, 157, 224, 288, 771

German, of Louisville, bill to amend charter of the, 795, 866, 876, 891

Green River, act to incorporate the ............................................................... 473, 542, 639, 662

Guthrie, and Trust, bill to incorporate the .................................................. 100, 126, 134, 144, 145, 146, 147, 444, 580, 634, 747

Hope, bill to charter the .................................................................................. 101, 537, 675, 754, 811

Jefferson, bill to amend charter of the .......................................................... 55, 115, 177, 220, 228

Kentucky Farmers' Mutual, report of .......................................................... 117, 133, 393, 448

bill to amend charter of the .......................................................... 126, 169, 349

Kentucky and Louisville Mutual, report of ................................................. 77

Louisville, act to amend charter of the ......................................................... 337, 375, 509, 569, 678

Louisville Mutual, report of ........................................................................... 83

Madison County Mutual, act to incorporate ................................................. 76, 95, 108, 136

Maysville Fire, Marine, and Life, bill to amend charter of the ................ 493, 514

Paducah Fire, Marine, and Life, bill to establish the ................................. 559, 808, 863

Shelby Fire, act to incorporate the ................................................................. 367, 375, 659, 697

Union, act to incorporate the .......................................................... 166, 236, 659, 897

Union, of Hopkinsville, act to incorporate the ........................................... 383, 375, 610, 680, 888

Interest, conventional rate of, petition from merchants of Louisville relative to ................................................................. 331

bill providing for a conventional rate of ....................................................... 8, 79, 132, 292, 450, 455

Internal Improvement, act to aid and encourage in Jessamine county, 411, 431, 434, 551, 752, 817
INDEX.

Internal Improvement, bill to amend act requiring the Board of, to make annual settlements. 797, 798
bill for the benefit of the Secretary of the Board of. 797
Board of, bill for the benefit of the. 797
Board of, for Franklin county, act for the benefit of the of. 439, 440, 456.

713, 766
Board of, for Shelby county, bill for the benefit of the of. 886, 599, 640
report of the President of the Board of. 164
[For report see Legislative Documents.]
resolution appointing committee to make settlement with the late Board of. 797, 896, 876, 889
report of committee appointed to visit Kentucky, Green and Barren lines of navigation. 768
resolution appointing committee to visit certain. 221, 239, 241, 300.
307, 366

Invitation from the authorities of Louisville and Capt. Z. Shirley, resolution relative to. 285, 287, 307, 308
Iron, Coal, and Lumber Company, South Fork and Cumberland River, act to incorporate the. 610, 620, 629, 692
Iron Works—see Roads, Turnpike.
Jackson, Adair county, bill for the benefit of. 173, 179, 221, 244, 298
of Gallatin, bill for the benefit of. 246, 260, 636, 644
of Harlan county, bill for the benefit of. 329, 357, 659, 680
of Jefferson county, act to extend the time for contesting the election of. 637, 690, 696, 747, 749, 789
—see Pendleton county, act for the benefit of. 63, 492, 632, 665, 855, 897
—see Pendleton, C. D.
James P. Keel—see Lodge.
Jamestown—see Town.
Jasper, Felix, bill for the benefit of. 492, 683, 695, 855, 897
Jefferson Common Pleas—see Court.
County—see Pediators.
Avenue—see Roads, Turnpike.
Insurance Company—see Insurance.
Jeffersonville and Browsno—see Roads, Turnpike.
Jeffries, M. M., and others, petition praying act for their benefit. 313
Jenkins, Senator, leave of absence granted. 70
Jenkins, William, bill for the benefit of. 293
Jennings, Hezekiah, petition praying act allowing him to reside a half mile from jail. 176
Jewell, Amelia and Jerome B., act for the benefit of. 76, 103, 228, 265, 268
Jewell, George D., petition praying act for his benefit. 284, 286
Johnson, George, act to provide for the disposition of the estate of, and to provide for the manumission of a slave. 731, 732, 800, 841, 861
Johnson, J. E., act for the benefit of. 105, 123, 170, 177, 249
Johnson, J. H., resolution returning thanks to, for faithful performance of duty as Assistant Clerk. 882
Johnson, J. M., act for the benefit of. 200, 233, 489, 594, 677, 745, 756, 809, 845
INDEX.

Johnston, John M., name recorded in favor of appropriation to Clay Monument Association 308

Johnston's Fork Presbyterian—see Church.

Johnson, Tilman B., bill for the benefit of 328, 865, 874, 896

Johnson, Tilghman, bill for the benefit of 285

Johnson, William, act for the benefit of 129, 207, 284, 738, 816

Joiners and Cabinet-Makers' Benevolent—see Society.

Jolly, A. N., act for the benefit of 686, 733, 844, 860

Jones, James M.—see Jackson, John A.

Jordan, John J., of Lawrence, petition from 246, 260, 350, 392, 394, 499

Journals, back numbers of, and indexes, resolution directing Public Printer to send to members of Senate as soon as possible 866, 865

Judges, Circuit, bill limiting powers of, in certain cases 696, 732

and Chancellors, bill to prevent, practicing law while in office 329

pro tem., bill repealing the law paying the 442, 669

City—see Town, Paducah.

—see Courts, County, of Henderson, Hopkins, and Union.

County, of Campbell, act in relation to the 701, 554

County—see Attorneys.

—see Blank Books.

—see Books, Blank.

—see County, Campbell.

—see Courts, Circuit.

—see Court, County, of Greenup.

—see Court, Quarterly, of Greenup.

Police—see Town, Franklin.

Judicial system, resolution appointing committee to inquire into the condition of the, &c., 185

Judgments and choses in action, act to provide for sale of, in certain cases 337, 375, 549, 877, 892

Judsonian—see Seminary.

Jurisdiction—see Courts, Circuit and Equity.

Juries, act in relation to the 827, 870, 884, 893

bill for the benefit of 241, 306, 325, 417, 669

Grand and Petit, bill to increase pay of 365

—see Sheriffs.

Jury Fund, of Adair county, bill for the benefit of the 171

Justices of the Peace, bill for the benefit of 375

act prescribing fees of, in certain cases 696

bill allowing an additional, for the county of Daviess 603, 824, 839, 862

and citizens of Mercer county, act for the benefit of 358, 376, 601, 737

815

—see Courts.

Keaton, T. B., bill for the benefit of 266, 382, 863, 875, 896

Keller's Station and Clay—see Roads, Turnpike.

Kelly, Edmund, bill to allow him to appoint a deputy constable 603, 886

Kerosene Company, Ashland, Kentucky, bill to incorporate the 397, 580, 663, 746

Kentucky, Cumberland Gap, and Southern—see Railroad.

Farmers' Mutual—see Insurance.

Institute for the Deaf and Dumb—see Asylum.

—see Lodge.

—see Planning Mill Company.

—see Ship-Building and Lumber Company.
INDEX.

Kentucky, Louisville Mutual—see Insurance.
Mercantile—see College.
River—see Roads, Turnpike.
Navigation—see Courts, County.
Savings—see Bank.
Silver—see Mining Company.
Tribe—see Red Men.
Trotting—see Association.

Kidd, W. B., assessor of Clarke county, act authorizing him to appoint a deputy, 412, 434, 531, 637.

Kiddville—see Roads, Turnpike.
Kincannon, James M., act for the benefit of, 407, 408, 511, 605, 761.
King, Dennis, act for the benefit of, 290, 337, 428, 595, 678.
King, J. Q. A., bill for the benefit of, 66, 70, 77, 78.
Kirkville—see Roads, Turnpike.
Knob Lick—see Roads, Turnpike.
Knox County—see Seminary.
Kouns, G. W., memorial of, 142, 384, 390.
Krueg, Julius, act for the benefit of, 555, 715, 766.

Lafayette—see Town.
Lagrange—see Town.
Lafayette—see Town.
Lancaster—see Town.
Lebanon—see Roads, Turnpike.
Lennard—see Roads, Turnpike.
Lexington—see Seminary.
Louisville—see Roads, Turnpike.
Loomis—see Roads, Turnpike.

Lands, act in relation to issuing patents for, in certain cases, 592.
Lands, bill to amend act for the benefit of persons holding in the vicinity of navigable streams, 66, 746.
Calloway County Seminary, bill to amend an act authorizing the sale of, 66, 746.

Districted, resolution requesting Register of Land Office to report all, west of the Tennessee river, 29.

Forfeited, act in relation to, 140, 208, 637, 677, 689.

Non-resident, act to amend law in relation to taxing the, 140, 208, 411, 431, 546, 715, 742, 766, 878, 892.

Office, bill for the benefit of the, 293.

Poor-house, of Calloway, petition praying act authorizing sale of, 317.

Of Green, act authorizing county court to sell, 200, 235, 336, 736.

Of Greenup, act to legalize sale of, 580, 596, 738, 815.

In Jefferson county, act to sell portion of the, 140, 208, 601, 810, 842.

In Montgomery county, act to legalize sale of, 129, 208, 503, 594, 677.

Of Todd county, act to legalize sale of part of the, 256, 262, 658, 896, 843.

—see Courts, County.

Public, in Jackson county, act concerning the, and for other purposes, 66, 870, 879.

Sectioned, bill to repeal act to revive and amend act in regard to, 626, 666, 548, 700, 891.

Lawrence—see Coal and Oil Company.

Lawrenceburg—see Town.

Law, attachment, bill to amend the, 493.

Laws, criminal, bill to amend the, of the Commonwealth, 173.
INDEX.

Laws, execution, act to amend the, for the county of Whitley.................. 517, 535, 584, 649

exemption, bill to amend .................................................. 73, 630, 691

general, bill providing for the publishing the, &c., in newspapers........... 188, 617, 703

of a general nature, act in relation to compiling and indexing the, 558, 376, 488, 595,

677

penal, act to amend the ..................................................... 791, 654, 879, 892

see School, Common.

—see Secretary of State.

—see Roads.

Lawson, Charles W., act for the benefit of.................................. 558, 880, 888

Leach, James H., act for the benefit of.................................... 425, 466, 832, 846

Leach, Talbot, bill for the benefit of....................................... 171

Leavell Green and Sugar Creek—see Roads, Turnpike.

Lebanon—see Hotel Company.

Female—see College.

Leeburg and Connersville—see Roads, Turnpike.

Legitimatoie, Mrs. Nancy Dyer and J. R. Lucas, act to, children of........... 76, 103, 228, 577, 298

Leslie, William, act for the benefit of........................................ 771, 883, 885, 893

Levee, act to provide for the construction of a, from the town of Hickman to

the Tennessee State line.......................................................... 246, 260, 639

act supplemental to .............................................................. 841, 861

—see Town, Louisville.

Levies, county, bill to amend law in relation to................................ 80

Levis, John T. communication from, tendering a special train of cars for accommodation of

the Legislature................................................................. 300

Lerry, county of Woodford, act to increase the................................ 411, 438, 593, 676

Lewis, Henry, act for the benefit of the securities of......................... 257, 263, 834, 869, 876, 891

Lewis, H. P., act for the benefit of........................................... 516, 534, 744, 876, 892

Lexington, resolution of city council of, withdrawing remonstrance to amendment of chart-

er of the Lexington and Richmond Turnpike Road Company....................... 387

—see Bridge.

—see Charter.

—see Mayor and City Authorities.

—see Town.

and Big Sandy—see Railroad.

and Danville—see Railroad Company.

and Frankfort Extension—see Roads, Turnpike.

and Herrick's Mill—see Roads, Turnpike.

Turnpike Road Company—see Bridge.

Versailles, and Frankfort—see Roads, Turnpike.

and Winchester—see Roads, Turnpike.

Lewis, G. W., resolution returning thanks to, as reporter for the Commonwealth newspaper, 882

Liberty—see Town.

and Bradfordsville—see Roads, Turnpike.

Librarian, Public, resolution requesting information as to whether additional room is needed

for the books of the State..................................................... 195

State, report of ................................................................. 580

[For Report—see Legislative Documents.]

State—see Printer, Public.

—see Revised Statutes.

Library Association Company—act incorporating the .......................... 243, 261, 488, 595

License, coffee-house, remonstrance from citizens of Benton against granting..... 225

tavern, act to regulate applications for..................................... 718

—see Sample.
INDEX.

Licking River Slackwater Navigation and Manufacturing Company, bill to incorporate the, 374, 403

—see River.

Lightfoot, John S., act for the benefit of......................................................... 838, 858, 865, 884

Linda and Newtown—see Roads, Turnpike.

Line, act to change, between Boyle and Garrard........................................... 119, 135, 623

act to provide for re-running and marking the, between Franklin and Owen counties, 427, 465, 794, 877, 899

bill to change the Green and Hart county.................................................................. 828

act to change the, in district No. 1, Harrison county............................................ 745, 755, 846

act to change the, in district No. 8, Harrison county............................................ 631, 644, 666, 764

act to change the, of Henderson and Daviess counties, 792, 857, 863, 877, 884, 890, 898

act to change, between Taylor and Marion................................................................... 119, 683

act to change, between the counties of Owsley and Breathitt.................................. 697, 557, 865, 894

boundary, bill to change the, between Mercer and Washington, 268, 410, 431, 623, 737, 811

boundary, of Webster county, act authorizing the running and marking of the, 791, 854, 881, 889

—see County, Metcalfe.

—see District, Magistrates' court, act in relation to the, of Floyd, Lawrence, and Johnson................................................... 129, 207, 619, 811

of Hickman, bill to change the, so as to include A. J. Warden, of Ballard county...................... 821

remonstrance against changing the, between Boyle and Garrard............................... 176

dividing, between Campbell and Pendleton, act to provide for the running of the, 515, 592, 596, 679

between Kentucky and Tennessee, bill in relation to the, 278, 692, 770, 788, 818

districts Nos. 1 and 7, McCracken county, act to change the, &c., 357, 262, 629, 659

division—see Black, W. S.

Liquors, bill making it felony to manufacture drugged or adulterated............................ 196

spirituous, bill to prohibit sale of, under hydrometer proof...................................... 398

act regulating sale of..................................................................................................... 438, 431, 504, 877, 891

act to regulate the sale of, in the town of Washington, 248, 261, 622, 816

Lithographic Portraits—see Printer, Public.

Little River—see Fish.

Little Sandy, act declaring East Fork of, navigable............................................... 105, 193, 525, 664, 760

Little Stoner—see Roads, Turnpike.

Lockport—see Town.

Lodge, Augusta, No. 80, Free and Accepted Masons, bill to amend act incorporating, 200, 285, 609, 618, 849

Buena Vista, No. 89, J. O. O. F., act to incorporate the........................................... 237, 262, 714, 765

Cerulo, No. 196, F. A. M., bill to incorporate.............................................................. 609, 719, 838, 847

Clinton, No. 82, Masonic Fraternity, petition of..................................................... 313, 385, 675, 754, 812

Covington, No. 106, F. A. M., act to incorporate...................................................... 322, 327, 524, 666, 762

Faithful Friend, No. 313, F. A. M., act to incorporate............................................... 357, 375, 605, 737, 813

Feliciana, No.—, of Good Templars, act to incorporate the........................................ 718, 743, 897

Garrard, No. 129, I. O. O. F., act to incorporate...................................................... 427, 434, 503, 877

Graham, No. 506, F. A. M., bill to incorporate............................................................ 493, 541, 675, 754, 812

Grand, Ancient Order of German Huraguri, act to charter the, 983, 999, 584, 665, 760

Grand, I. O. O. F., bill for the benefit of the.............................................................. 8, 140, 170, 249

Green River, No. 88, F. A. M., act to incorporate...................................................... 358, 376, 604, 751, 820

Henry, No. 191, I. O. O. F., act to incorporate............................................................ 221, 237, 446, 608

Hoffmanville, No. 252, F. A. M., act to incorporate..................................................... 561, 687, 688, 763

James F., No., bill to change the, in district No. 1, Harrison county 792, 857, 863, 877, 884, 890, 893

Kentucky—see Roads, Turnpike.

Kentucky—see Roads, Turnpike.

Litchfield, No. 13, F. A. M., act to incorporate.............................................................. 322, 327, 332, 524, 599

Louisville—see Roads, Turnpike.

Louisville—see Roads, Turnpike.

Marshall, No. 2, Masonic Fraternity.............................................................................. 718, 813

Martin, No. 3, Masonic Fraternity.............................................................................. 718, 813

McBney, No. 100, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Merrick, No. 161, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Model, No. 208, F. A. M., act to incorporate.............................................................. 322, 327, 332, 524, 599

Morgan, No. 24, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Murray, No. 14, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Newton, No. 15, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

New River, No. 210, F. A. M., bill to incorporate.............................................................. 438, 431, 504, 877, 891

North Point, No. 52, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Polaris, No. 54, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Proctorville, No. 102, F. A. M., act to incorporate...................................................... 438, 431, 504, 877, 891

Roaring River, No. 101, F. A. M., act to incorporate...................................................... 438, 431, 504, 877, 891

Royal, No. 105, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Russell, No. 106, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Sacramento, No. 328, F. A. M., act to incorporate...................................................... 438, 431, 504, 877, 891

Schilg, No. 142, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Sherburn, No. 149, act to incorporate........................................................................... 438, 431, 504, 877, 891

Star, No. 156, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

St. John, No. 160, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

William, No. 161, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Wilmin, No. 208, F. A. M., act to incorporate.............................................................. 438, 431, 504, 877, 891

Louisville—see Roads, Turnpike.

—see Roads, Turnpike.

—see Roads, Turnpike.
INDEX.

Lodge, Holloway, No. 153, bill to incorporate ........................................ 403, 580, 664, 746
Hygeia, No. 57, I. O. O. F., petition praying act incorporating 440, 457, 676, 754, 813
Independence, No. 3, Ancient Order of Good Fellows, act to incorporate, 399, 399, 415, 664, 764
James F. Keel, of Free Masons, act to incorporate ........................................ 745, 755, 847
Kentucky, No. 1, American Protestant Association, act to incorporate, 363, 400, 415, 593, 679
Kentucky, No. 1, Ancient Order of Good Fellows, act to incorporate, 631, 643, 665, 763
Kenton, No. 2, Ancient Order of Good Fellows, bill to incorporate ................ 76, 95, 108, 136
Litchfield, No. 236, A. Y. M., act to incorporate ........................................ 383, 399, 415, 444
Louisville, No. 81, act to incorporate .......................................................... 76, 95, 108, 136
Louisville, No. 1, United Ancient Order of Druids, act to incorporate, 199, 235, 458, 716, 765
Marshall, No. 200, A. Y. M., act to incorporate ............................................ 329
Marshall, No. 29, I. O. O. F., bill to incorporate ........................................... 199, 235, 592, 739, 815
Martin, No. 131, I. O. O. F., act to incorporate ........................................... 399, 400, 524, 741, 819
Masonic, No. 237, A. Y. M., act to incorporate ............................................ 383, 399, 415, 444
McBryer, No. 118, I. O. O. F., act to incorporate .......................................... 333, 386, 511, 716, 765
Merrick, I. O. O. F., act to incorporate ...................................................... 199, 235, 524, 566, 714, 767
Model, No. 200, A. Y. M., act to incorporate ............................................. 247, 289, 638, 642, 889
Morrison, No. 76, act to incorporate .......................................................... 515, 534, 621, 716, 765
Murray, No. 105, I. O. O. F., act to incorporate ........................................... 383, 399, 518, 780, 818
Newport, No. 388, F. A. M., act to incorporate ........................................... 199, 235, 750, 820
New Retreat, No. 283, F. A. M., act to incorporate ....................................... 515, 534, 793, 840
No. 210, Free and Accepted Masons, Taylorsville, bill for the benefit of 286, 366, 693, 720, 836, 863
North Star, No. 76, I. O. O. F., of Newport, act to incorporate ......................... 927, 957, 679, 892
Polar Star, No 383, F. A. M., act to incorporate ........................................... 321, 337, 524, 666, 762
Proctor, No. 213, A. Y. F. A. M., act to incorporate ..................................... 632, 645, 765, 819
Rearin Spring, No. 231, F. A. M., bill to incorporate .................................... 516, 534, 621, 714, 767
Rochester, No. 270, F. A. M., bill to incorporate ........................................... 566, 780, 840, 847
Royal, I. O. O. F., act to incorporate .......................................................... 410, 434, 530, 608
Russell, No. 284, A. Y. M., bill to incorporate ............................................ 78, 99, 149, 157, 250
Sacramento, No. 346, F. A. M., act to incorporate ......................................... 561, 586, 800, 846
Schiller, No. 64, I. O. O. F., act to change name of ....................................... 383, 400, 523, 666, 763
Sherburne, A. Y. M., bill to incorporate ...................................................... 199, 235, 488, 502, 739, 815
Star, No. 2, American Protestant Association ............................................... 78, 99, 106, 299
St. John's, F. A. M., act to incorporate ...................................................... 631, 644, 844, 861
William B. Allen, No. 286, F. A. M., act to incorporate, 286, 329, 656, 716, 750, 809
Wilmington, No. 362, act to incorporate ...................................................... 140, 208, 604, 843

Louisville—see Elections.

---see Invitation from Authorities of Louisville.
---see Mayor and City Authorities.
---see Misdemeanors.
---see Pedenals.
---see Town.

Bardstown, Danville, and Knoxville—see Railroad Company.
and Beargrass Creek—see Roads, Turnpike.
Cane Run—see Road Company.
and Cane Run Plank—see Road Company.
Commercial—see College.
Courier—see Printing Company.
and Covington—see Railroad Company.
and Eden Run—see Roads, Turnpike.
Louisville and Frankfort—see Railroad.
Gas Company—see Gas Company.
Hebrew Mutual Benefit—see Society.
Insurance Company—see Insurance Company.
Lexington, and Big Sandy—see Roads, Turnpike.
Memphis, and Cincinnati Line, invitation from, to members of the Legislature and State officers to visit Cincinnati.
Mutual Insurance—see Insurance.
Pilots' Benevolent and Relief—see Association.
Placing Company—see Placing Company.
Planing Company—see Planing Company.
Planing Company—see Canal.
London, Grundy, Somerset, and Wardsboro—see Roads, Turnpike.
Lot of ground, petition from Fleming praying authority to convey a
response from Auditor in answer to a resolution of Senate asking information in regard to expense of conveying, to asylums.
Lumbar dealers, sash and door manufacturers, &c., remonstrance of, against act incorporating a company to deal in, and manufacture building materials generally.
Ludlow, Helen A., petition praying act for her benefit—
Lunatics, bill to provide for sending, to asylums—
Lykins, Eli, bill for the benefit of—
Lykins, William, bill for the benefit of—
Lyon, John G., announcement by Speaker, of death in reference to death of—
Madsen, Alexander, petition praying act for his benefit—
Maddox, McHenry, act for the benefit of—
Maddox, Mrs. Elizabeth, petition praying repayment of money loaned for use of State—
Madisonville Cemetery Company—see Cemetery Company.
Madison County Agricultural—see Association.
—see Society.
Female—see School.
Madrid Bend—see Tennessee.
Magoffin—see County.
Major, John B.—see Printer, Public.
Male and Female—see Institute.
Mammoth Cave and Chalk Ridge—see Roads, Turnpike.
Mannsville—see Town.
Manufacturing Company, Licking River Slackwater Navigation, bill to incorporate the—
Manufacturing Company, Phoenix, Coal Oil, and Coal Oil Mining, bill to incorporate the—
INDEX.

Manufacturing Company—see Petroleum Sulphur Spring.
Managers—see Institutions, State.

Marine Institute, Falls City, bill to incorporate the ........................................ 488
Marion Rifles Battalion, bill to incorporate the .................................................. 795, 836, 876, 895
Maries, G. L., act to legalize December term, 1839, of court of ......................... 583, 753, 837, 811

Marriages of consanguinity, bill to prevent ....................................................... 80
—see Births.
—see Cousins.
—see Lucas, Sidney K.

Martin Lodge—see Lodge.

Marshall—see Town.
—see Town, Franklin.
—see Town, Dycusburg.

Marshall Lodge—see Lodge.

Masonic Fraternity—see Charter.
—see Lodge.

Hall Company, Carlisle, act to incorporate ....................................................... 747

Lodge—see Lodge.

Matrimony—see Regney, Geo. T.

Maxville and Perryville—see Roads, Turnpike.
—see College.

Male and Female High School—see School.

Mayfield—see Royal Ark Chapter.
—see Lodge.

Tobacco Warehouse and Inspection Company.
—see Town.

Seminary—see Seminary.

Mayor, William J., act for the benefit of ......................................................... 15, 123, 170, 203, 249

Mayor and Board of Common Council of Louisville, communication from, inviting Senators and Representatives to meet Legislature of Tennessee .................. 235, 236

and City Authorities of Louisville and Lexington, resolutions expressive of thanks to ................................................................. 654, 855, 898

—see Town, Hickman.

Mayslick and Sardis—see Roads, Turnpike.

Mayville Coal and Oil Company, reply from, to remonstrance of the Union Coal and Oil Company ................................................................. 210

Fire, Marine, and Life—see Insurance Company.

—see Coal and Oil Company.

May, William C., act for the benefit of ............................................................. 627, 858, 880, 888

McAfee—see Academy.

McBrayer Lodge—see Lodge.

McBrayer, Senator, leave of absence granted ..................................................... 70

McCall, John—see Bruce, T. H. C.

McCarty, Reuben, act for the benefit of ............................................................ 516, 534, 636, 737, 815

McCormick, B. J., bill for the benefit of ........................................................... 346

McConnell, Joseph D., act for the benefit of ...................................................... 630, 649, 890

McLain, —, of Logan county, bill for the benefit of ........................................... 493

McKee, Col.—see Graves.

McLaughlin, John P., act for the benefit of ..................................................... 297, 325, 711, 713, 729, 849, 890

McNeill, F., act for the benefit of ................................................................. 119, 135, 379, 559, 716, 765

Meadows, McHenry, act for the benefit of ...................................................... 128, 131, 372, 393, 450

Mechanics of Warren, Boyle, Simpson, Daviess, Barren, Hardin, Henry, Bracken, and Spencer counties, act for the benefit of the ............................ 337, 507
Mechanics and Laborers of Lyon and Caldwell counties, act for the benefit of the, 439, 440.

and Material Men, act for the benefit of. 384, 387, 389.

and others of McCracken, Bullard, and Garraw, act for the benefit of, 429, 431, 452.

Bank—see Bank.

Institute—see Institute.

lien, act to amend act providing for a, for certain counties. 157, 187, 223.

law, bill to amend the, for certain counties and cities. 184, 512, 644, 769.

act applying general to Lewis county. 261, 283, 292.

Savings Institution—see Institution.

Medal, gold, resolution authorizing Governor to procure, for surviving Kentucky volunteers in battle on Lake Erie. 141, 233, 236, 238, 269.

Megowan, W. S. D., act for the benefit of Members and Officers of the Merchandise—see Sample.

Merrick, C. J. J., act for the benefit of Merchandised—see Sample.

Mershon, A. J., act for the benefit of Members of the Senate, with county and post-office address. 993.

Meriwether—see County.

Merritt Lodge—see Lodge.

Merrit, C. S. D., act for the benefit of Merritt—see County.

Mershon, A. J., act for the benefit of Messengers, Act of, announcing organization from House of Representatives, 40.

Messengers, Act of, announcing appointment of committee to wait on Governor. 10.

from House, asking leave to withdraw report of passage of certain bills. 88.

—see Governor.

Metcalfe—see County.

Michael, J. T. and Nancy, act to legalize marriage of. 337, 377, 394, 479.

Michel, John J. W., see Garland, R. A.

Middletown—see Town.

Midway—see Town.

Midway, J. B. E., see Roads, Turnpike. and Scott County—see Roads, Turnpike.

Militia, bill for the better organization of the. 873, 887, 894.


Miller, Jane S., see Baer, Chimette.

Miller, John, act for the benefit of. 86, 103, 361, 391.

Miller, John J., act for the benefit of. 323, 326, 329, 716, 748.

Miller, S. W., and others, petition praying act for their benefit. 329.

Millersburg—see Roads, Turnpike. and Cane Ridge—see Roads, Turnpike.

Cemetery Company—see Cemetery.

Female College—see College.

Miners, Act of, to incorporate the. 771, 857, 884, 899.

Misdemeanors, Act of change jurisdiction as to, in the city of Louisville. 337, 375, 392.

Mississippi—see Railway Company.

Mobile and Ohio—see Telegraph Company.

Model—see Lodge.

Money, act for the appropriation of. 676, 729, 727, 771, 792, 810, 820, 840.

resolution putting in force an act for the appropriation of. 840, 852.

Monroe, Thomas B., Jr.—see Governor.

Monterey—see Town.

Monticello—see Town.
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Newport and Licking—see Roads, Turnpike.</td>
<td>593, 594</td>
</tr>
<tr>
<td>Lodge—see Lodge.</td>
<td></td>
</tr>
<tr>
<td>New Roe—see Town.</td>
<td></td>
</tr>
<tr>
<td>Newspapers—see Advertisements.</td>
<td></td>
</tr>
<tr>
<td>Newstead—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Newton, John T., act for the benefit of</td>
<td>530, 531, 557, 558, 559, 593, 619, 656, 808, 849</td>
</tr>
<tr>
<td>Nicholasville—see Bank, Deposit.</td>
<td></td>
</tr>
<tr>
<td>and Jessamine—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Nicholl, A. W., act for the benefit of</td>
<td>247, 261, 507, 560, 593, 619, 656, 808, 849</td>
</tr>
<tr>
<td>Noonan, John P., petition praying reimbursement of tax on billiard tables, 161, 322, 549, 730, 838, 847</td>
<td></td>
</tr>
<tr>
<td>Northeastern Agricultural and Mechanical—see Association.</td>
<td></td>
</tr>
<tr>
<td>North Kentucky Agricultural—see Association.</td>
<td></td>
</tr>
<tr>
<td>—see Society.</td>
<td></td>
</tr>
<tr>
<td>North Middletown—see Town.</td>
<td></td>
</tr>
<tr>
<td>and Mount Sterling—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>and Winchester—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Notaries Public, message from Governor nominating persons for the office of, 192, 193, 217, 296, 310, 406, 614, 789, 886, 899</td>
<td></td>
</tr>
<tr>
<td>Notes—see Exchange.</td>
<td></td>
</tr>
<tr>
<td>Odd Fellows' Hall Association—see Association.</td>
<td></td>
</tr>
<tr>
<td>Office—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Offutt, Denton, petition of</td>
<td>216, 239</td>
</tr>
<tr>
<td>Ohio, excursion to, resolution to appoint committee to draft resolutions in regard to, 333</td>
<td></td>
</tr>
<tr>
<td>resolutions relative to visit of Legislature to State of, 406</td>
<td></td>
</tr>
<tr>
<td>—see Campbell, Lewis D.</td>
<td></td>
</tr>
<tr>
<td>—see Neel, Robert T.</td>
<td></td>
</tr>
<tr>
<td>Oil and Coal Company, Big Sandy, act to charter the</td>
<td>542, 556, 733, 846</td>
</tr>
<tr>
<td>Old Frankfort Extension—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Old State Road and Ripple Creek—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Orangeburg—see Town.</td>
<td></td>
</tr>
<tr>
<td>Owen County Union Agricultural and Mechanical—see Association.</td>
<td></td>
</tr>
<tr>
<td>Owen, Dr. David Dale—see Society, State Agricultural.</td>
<td></td>
</tr>
<tr>
<td>Owensboro—see Town.</td>
<td></td>
</tr>
<tr>
<td>and Panther Creek Plank—see Road Company.</td>
<td></td>
</tr>
<tr>
<td>Rumsey, Sacramento, Mount Pleasant, Lake, West Fork, and Hopkinsville—see Railroad Company.</td>
<td></td>
</tr>
<tr>
<td>Owenton and Gratz—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>and Stamping Ground—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Owingsville—see Town.</td>
<td></td>
</tr>
<tr>
<td>and Montgomery—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>and Mount Sterling—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Oxford and Newtown—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>and Turkeyfoot—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Paddy's Run—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Paducah Fire, Marine, and Life—see Insurance Company.</td>
<td></td>
</tr>
<tr>
<td>and Lovelaceville—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>and Russellville—see Railroad.</td>
<td></td>
</tr>
<tr>
<td>Savings—see Institution.</td>
<td></td>
</tr>
<tr>
<td>Savings Institution—see Savings Institution.</td>
<td></td>
</tr>
<tr>
<td>Southern Iron Works, act to amend act incorporating the</td>
<td>248, 261</td>
</tr>
<tr>
<td>—see Fire, Marine, and Life Insurance Company.</td>
<td></td>
</tr>
<tr>
<td>Page, Thomas S.</td>
<td></td>
</tr>
<tr>
<td>Page—see Printed.</td>
<td></td>
</tr>
<tr>
<td>Paint-Lick and Galena—see Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Paintsville—see Town.</td>
<td></td>
</tr>
<tr>
<td>Paris and Bethany—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>and Clinton—see Town.</td>
<td></td>
</tr>
<tr>
<td>Hume, and Jack—see Town.</td>
<td></td>
</tr>
<tr>
<td>and Jackson—see Town.</td>
<td></td>
</tr>
<tr>
<td>and Townsville—see Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Winchester—see Town.</td>
<td></td>
</tr>
<tr>
<td>Parson, Dr.—see Society, State Agricultural.</td>
<td></td>
</tr>
<tr>
<td>Parker, George, and Thomas—see City.</td>
<td></td>
</tr>
<tr>
<td>Parker, James—see Turner.</td>
<td></td>
</tr>
<tr>
<td>Parksville—see Town.</td>
<td></td>
</tr>
<tr>
<td>Passways, private</td>
<td></td>
</tr>
<tr>
<td>Patents, land, and farms—see Patent.</td>
<td></td>
</tr>
<tr>
<td>Patroon, Stephen</td>
<td></td>
</tr>
<tr>
<td>Patten, B. M., or RG, act to provide for the Blind, etc.</td>
<td></td>
</tr>
<tr>
<td>Pavement—see Cumberland.</td>
<td></td>
</tr>
<tr>
<td>Payne, Wm. H. and A——see Newport and Licking—see Roads, Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Pearce, Thomas—see Society, State Agricultural.</td>
<td></td>
</tr>
<tr>
<td>Peddlers, act in accordance with bill in 1799, etc.</td>
<td></td>
</tr>
<tr>
<td>—see Campbell, Lewis D.</td>
<td></td>
</tr>
<tr>
<td>—see Neel, Robert T.</td>
<td></td>
</tr>
<tr>
<td>Pennington, Robert—see Raceway, priv.</td>
<td></td>
</tr>
<tr>
<td>Pintolean Sulphur—see Turnpike.</td>
<td></td>
</tr>
<tr>
<td>Petitions, in opposition to the ratification of a treaty with the Creek Indians.</td>
<td></td>
</tr>
<tr>
<td>Petition, Thomas P. and John T.——see Newport and Licking—see Roads, Turnpike.</td>
<td></td>
</tr>
</tbody>
</table>
INDEX.

Paducah—see Iron Works.
   —see Penitentiary.
Page, Thomas S., act for the benefit of ........................................ 533
   —see Auditor.
Page—see Pratt, John W.
   —see Campbell; Charles T.
Paint Lick and Coffey Creek—see Roads, Turnpike.
   and Wallace Mill—see Roads, Turnpike.
Paintsville—see Town.
Paris and Bethlehem—see Roads, Turnpike.
   and Clintonville—see Roads, Turnpike.
   Home, and Bedford—see Roads, Turnpike.
   and Jacksonsville—see Roads, Turnpike.
   and Townsend—see Roads, Turnpike.
   Winchester, and Kentucky River—see Roads, Turnpike.
   —see Town.
Parish, Dr.—see Idiocy.
Parker, George, bill for the benefit of ........................................ 65, 153, 746, 840, 863
Parker, James H., act for the benefit of ........................................ 365, 377
Parkville—see Roads, Turnpike.
Passways, private, in Bracken county, bill to repeal act in relation to, 173, 285, 717, 754, 811, 837
Patents, land, act in relation to issuing, in certain cases ........................................ 357, 375
   —see Land.
Patroleum Sulphur Spring and Manufacturing Company, act to incorporate the, 247, 269, 605, 807, 843
Patten, B. M., communication from, inviting members of the Legislature to visit Institution for the Blind ........................................ 300
Paving—see Capitol Square.
Payne, Wm. H., act authorizing him to qualify as executor of his mother ........................................ 128, 181, 224, 297
Pearce, Thomas, resolution returning thanks to, for faithful performance of duty as Doorkeeper ........................................ 833
Peddlers, act in relation to ........................................ 696, 732, 796, 878, 892
   bill in relation to, selling by sample-card, or otherwise, in Jefferson county and the city of Louisville ........................................ 838, 856
   —see Sample.
Penitentiary, report of ........................................ 543, 569, 687, 799, 826
   act concerning the ........................................ 686, 736, 766
   act for the benefit of ........................................ 854, 863, 876
   act supplemental to act for benefit of ........................................ 693, 694, 884
   resolution in reference to a clerical error in bill for benefit of ........................................ 396, 575, 686
   bill directing certain improvements to be made in ........................................ 125
   bill for the purchase of ground for the burial of convicts in ........................................ 395
   report of committee on the history of ........................................ 31, 101
   letter of W. C. Sneed, presenting history of ........................................ 102
   [For History—see Legislative Documents.]
   message of Governor transmitting history of ........................................ 102
   history of, ordered to be printed ........................................ 558
   bill to establish a, at Paducah —see Warden.
   —see Legislative Documents.
Pennaker, C. D., bill of exceptions filed by, against extending time for contesting election of jailer of Jefferson county ........................................ 748

119 (SEN.)
Pennbaker, Senator, leave of absence granted to .................................................... 61
Pensions, resolutions recommending the granting of, to the soldiers of 1812, 373, 639, 676, 686
Penton, J. A., and wife, and Floyd C. Willman, act for the benefit of ...................... 826, 874, 894
People's Bank—see Auditor:
—see Bank.
Telegraph Company—see Telegraph.
Pecora Coal and Oil Company, bill to incorporate the ............................................. 399
Perseverance Temple of Honor—see Temple of Honor.
Persons of Color—see Assessors.
Petty, John, guardian of Andrew J. Akers, act for the benefit of ......................... 358, 377, 394, 498
Petty, Mariam—see Wallwork, Sarah.
Peyton's Well—see Roads, Turnpike.
Philomathean Society—see Society.
Philip, Elijah, bill for the benefit of ........................................................................ 126, 603, 828, 864, 897
Phronix Coal, Salt, and Iron—see Coal Oil Mining and Manufacturing Company.
Physician, John L., act for the benefit of ................................................................. 196, 658, 664, 694
Pine Grove and Bourbon County—see Roads, Turnpike.
Planting Mill Company, Kentucky, act to incorporate the ........................................ 632, 662, 664, 694
Louisville, bill to incorporate the ............................................................................. 346, 623, 638, 647, 668, 824, 874, 896
Planters' Bank—see Banks.
Pleasant Hill and Jessamine—see Roads, Turnpike.
Pogue, George B., act for the benefit of ................................................................. 249, 263, 294, 394, 429
Police, act to provide a more efficient, for certain portions of Kenton county, 383, 400, 409, 416, 667
Police Department, act to provide a more efficient, in Louisville, 463, 467, 660, 674, 693, 728, 784
Police Judge—see Town.
—see Town, Caseyville.
—see Town, Clarksburg.
Poll-Books—see Votes.
Polls—see Sheriffs of Elections.
Poll-Tax—see Court of Claims.
Pond river, act declaring it a navigable stream ......................................................... 346, 361
Poole—see Tolls.
Poor, of Campbell county, act for the benefit of ...................................................... 515, 529, 581, 819
Pope, John D, and others, of Louisville, act for the benefit of ............................. 827, 858, 884, 894
Pope, John W., bill for the benefit of ..................................................................... 374
Poplar Plains—see Town.
Porter, Thomas P., resolution returning thanks to, for the impartial manner in which he discharged his duties as Speaker ....................................................................... 882
Valedictory address of ............................................................................................... 901
—see Speaker.
Portland Baptist—see Church.
Portrait—see Printer, Public.
Perry, Lydia, act for the benefit of ............................................................................ 516, 533, 583, 739, 816
Postage, resolution directing Sergeant-at-Arms to pay ........................................ 139
Post Mortem Examinations, act to provide for, in certain cases ........................... 891
Powell, John B., act for the benefit of ..................................................................... 629, 644, 738, 813
Precinct, act to establish an additional, in Pendleton county .............................. 629
Price, Mrs., act for the benefit of ............................................................................. 859, 863, 884, 893
Price, Philip, act for the benefit of ........................................................................... 858, 868, 884, 893
Priest, James H., act for the benefit of .................................................................... 105, 124, 163, 208, 249
Princeton—see Courts, Police.
College—see College.
INDEX.

Printing Company, Louisville Courier, act to incorporate the... 323, 329, 511, 606, 762
Printer, Public, resolution authorizing him to have portrait of Hon. Linn Boyd annexed to speeches &c., on the occasion of the death of... 582
resolution appointing day for election of, and State Librarian, 70, 74, 86, 94, 96, 97, 98

—see Journals.
—see Revised Statutes.
Process, service of against steamboats, bill to provide for... 167, 169, 337, 393, 448
Proctor—see Lodge.
 Providence—see Town.
Prue, John W., jr., resolution returning... 149, 208, 601, 843
Pullen, B. F., bill for the benefit of... 426, 456, 539
Quick sand Creek—see Court, County, of Breathitt.
Quinn, act for the benefit of... 319
Quorum, none present, January 27... 329
Railroads, act to empower the city of Louisville to construct in any of its streets, to be propelled by horse power... 631, 832, 577, 890
Railroad Company, Bardstown to Harrodsburg, bill to incorporate... 329
Railroad Company, Bardstown and Louisville, bill to amend charter of the... 123, 291, 491, 690, 790
Barren County, bill to amend acts for the benefit of the... 174, 286, 329, 461, 463, 529, 629, 895
bill for the benefit of the President and Directors of... 741
bill to repeal 6th section of act authorizing county court to subscribe stock in... 684, 864, 886, 886
Company, Bell's Station, Diamond Cave, and Mammoth Cave Branch, bill to incorporate the... 556, 644, 750, 890
Black Lick passenger, bill to incorporate... 401, 409
Black Lick corporations, act authorizing to make contracts with express companies... 482, 491, 545, 559, 700, 880, 889
Company, Covington and Bank Lick, act to incorporate the... 886, 897
Company, Covington and Bank, bill to incorporate... 126
Company, bill to incorporate a, to connect Danville and Louisville... 172
Georgetown Branch, act to amend charter of the... 483, 492, 654, 674, 808, 845
remonstrance against... 672
Henderson and Nashville, bill to amend charter of the... 171, 538
act authorizing Christian county court to subscribe stock in... 223, 237, 307, 310, 312, 319, 461, 738, 816
Kentucky, Cumberland Gap, and Southern, act to amend charter of the... 482, 491, 639, 806
Lexington and Big Sandy, bill concerning the... 493, 494, 840, 847, 895
Company, Lexington and Danville, act to incorporate the... 457, 510, 552, 638, 878
Lexington and Frankfort, message from Governor nominating State directors of... 354
Company, Louisville, Bardstown, Danville, Knoxville, bill to incorporate the... 531, 609, 664, 747
Company, Louisville and Covington, act to incorporate the... 483, 494, 616, 807
Louisville, Lexington, and Big Sandy, bill to charter the... 174, 637, 638, 791, 824, 897
INDEX.

Louisville and Frankfort, act for the benefit of the ........................................... 212, 235, 290, 368, 413
Louisville and Nashville, act to amend charter of the, 398, 401, 422, 491, 638, 737, 792, 815, 889
Company, Louisville Street, bill to incorporate the ............................................. 216
Louisville and Portland, act to amend charter of the, 248, 261, 270, 292, 293, 365, 366
bill to repeal act to amend charter of the ......................................................... 366
Company, Mississippi, act to incorporate the ..................................................... 559, 628, 769, 818
Nashville and Henderson, remonstrance against re-enactment of law to submit the
question of taxation for the benefit of, to the people of Christian county, 200, 390
New Orleans and Ohio, act to amend the charter of .............................................. 76, 103, 149, 366
Company, Owensboro, Ramsey, Sacramento, Mount Pleasant, Lake, West Fork,
and Hopkinsville, act to incorporate the ............................................................. 484, 491, 639, 867
Paducah and Russellville, act to incorporate the ................................................ 76, 103, 149, 166, 297
Company, Russellville and Owensboro, act to charter the, 492, 649, 693, 694, 695, 696
Southern Kentucky, act to amend act incorporating the, 686, 687, 855, 869
Southern Pacific, resolutions relative to .............................................................. 345, 392
Railroads and Turnpikes, bill to extend State aid to ............................................. 245, 465
Railroad, Williamsonburg, Cumberland River, and Tennessee, act to amend charter of the, 438, 520, 807
—see Town, Louisville.

Rapier, Nicholas A., resolution relative to pay of .................................................... 610, 615, 619, 810, 861
Read, Thos. E., act for the benefit of ................................................................. 229, 236, 292, 365, 391, 394, 395
Real Estate, infants' and married women's, bill to amend law in relation to sale of
and Building—see Association.

Recess, motion that Senate take a .............................................................................. 298, 299, 308, 309, 310, 349
Red Men, Kentucky Tribe, No. 4, Improved Order of, bill to incorporate the, 157, 599, 638, 747, 893

Winnebago Tribe of, No. 23, bill to incorporate the .............................................. 631, 791, 893
Reed's—see Chapel.

Reese, Lewis M., memorial praying act for his benefit ............................................ 242, 329, 386, 876, 895
Register of Land Office, response from, to resolution asking information .............. 131, 191
Registration of births, deaths, and marriages .......................................................... 29
—see Births, Deaths, and Marriages.

Regney, George T., act authorizing him to solemnize the rites of matrimony, 425, 466, 737, 751, 819
Renfro, James T., and O. P. Herndon, act for the benefit of .................................. 516, 534, 638, 737, 815
Rennick, G. W., bill for the benefit of ................................................................. 78, 103, 609
Rennick, S. W., act for the benefit of ................................................................. 246, 369, 605, 869
Reply—see Fines.

Representations, report of minority of committee on ............................................ 268, 284, 328, 358
bill to apportion, 278, 279, 280, 292, 293, 305, 322, 328, 358, 368, 371, 392, 444, 643, 669, 679, 688, 731, 781, 787, 806, 889
Mr. Bruner's substitute for ..................................................................................... 328, 343, 474
act supplemental to an act to apportion ......................................................... 792, 828, 849, 863, 871, 880, 894
bill supplemental to an act, entitled an act supplemental to act to apportion .............. 873, 894
—see Grundy, Thomas S.

Representations, false, bill to make persons liable for ........................................... 178, 193, 194
Representatives—see Senators.

Resolution authorizing Speaker to invite Ministers of Gospel to open session with prayer
appointing Charles Campbell and William Pruett Pages ........................................ 7
adopting rules of last session .......................................................... 7
admitting reporters to floor of Senate ................................................................. 7
INDEX.

Resolution authorizing appointment of committee to act in conjunction with House committee to wait on Governor 7
offered by Mr. Grover, sympathizing with Virginia in the Harper's Ferry affair, and defining Kentucky's position in regard to Federal matters generally, 194, 195
joint, in reference to the position of Kentucky on the slavery question, &c., 155, 156
of Mr. Bruner, in relation to extension of session of General Assembly 743
of Mr. Bruner, in reference to constitutionality of session beyond sixty days 892
Restaurant, petition praying liberty to establish, in Morganfield 117
Reuter, Charles C., act for the benefit of 86, 97, 114, 381, 554, 715, 766
Revenue—see Muldrough's Hill Turnpike Road.

Revised Statutes, bill declaring the purchase of Stanton's edition of, 164, 167, 168, 169, 202, 222, 223, 437, 450, 587
bill directing the purchase of Stanton's edition of, 164, 167, 168, 169, 202, 222, 223, 437, 450, 587
petition from Fleming praying purchase of Stanton's edition of the 161
memorial of R. H. Stanton in regard to 139
bill to amend this, in relation to exemption of property from sale under execution 172, 418
resolution requiring Librarian to inform Senate of the number of old copies of, now on hand 195, 202
resolution requesting Secretary of State to furnish number of persons entitled to copies of the 195, 204, 205
resolution directing Public Printer to furnish estimate of cost of printing an edition of 3,000 of, in the style of Stanton's edition, 195, 205, 206
bill to amend article 2, of the, title Martial Rights, 118, 147, 148, 152, 159, 220, 373
bill to amend article 2, chapter 37, of the, title Executors and Administrators 68
act to amend art. 2, chap. 84, of the 880
bill to amend art. 2, chap. 93, of the 157
act to amend art. 10 of the, on the subject of crimes and punishments 764
bill to amend art. 14, chap. 36, of the 977
act to amend chap. 7, sec. 11, of the 718, 735
bill to amend chap. 13 of the 265, 418
bill to amend chap. 25 of the, title Costs 158, 418
bill to amend chap. 26, sec. 1, of the, title County Levy 165, 544
bill to amend chap. 27 of the, title Courts 66, 486, 697
bill to amend chap. 28 of the, title Crimes and Punishments, 90, 290, 415, 718
act to amend chap. 28, sec. 24, art. 1, of the 748, 735, 805
act to amend chap. 28, art. 5, of the, title Burglary 72, 106, 107, 221, 244
act to amend chap. 36, art. 4, sec. 1, of the, title Executions 365, 376, 800
act to amend chap. 47, art. 4, sec. 17, of the, title Custom and Dover 172
bill to amend chap. 48, of the 749, 865, 885, 887
bill to amend chap. 53 of the, title Costs 630, 649, 794, 811, 889
act to amend chap. 54, art. 2, of the 610, 691
bill to amend chap. 56 of the 172, 667, 718, 755, 764, 811, 821
act to amend chap. 107 of the, title Witnesses 718, 755, 794, 889, 890
bill to amend chap. 109 of the, title Witnesses 718, 755, 794, 889, 890
act to amend sec. 3, chap. 91, of the, on the subject of Coroner's 96, 114, 146, 666, 685, 763
act to amend sec. 4, chap. 92, of the, title Executions, 157, 176, 424
bill to amend sec. 4, art. 18, chap. 35, of the, title Executions 157, 176, 424
bill to repeal portion of sec. 5, art. 2, chap. 35, of the 397, 615
bill to amend sec. 5, chap. 21, of the 642, 895, 896
bill to amend sec. 5, art. 21, chap. 97, of the 617, 876
Revised Statutes, bill to repeal a portion of sec. 5, art. 2, chap. 28, of the, which imposes a tax for certain licensees ................................................. 227
act to amend sec. 5, chap. 57, of the ........................................... 718, 725, 806
bill to amend sec. 10, chap. 13, of the, title Change of Venue, 125, 435, 561, 715, 881
bill to amend sec. 11, chap. 7, of the ........................................... 820, 872, 882
bill to amend sec. 11, chap. 42, of the, title Gaming, 101, 417, 635, 827, 655, 884, 891
bill to amend sec. 12, art. 8, chap. 53, of the, title Revenue and Taxation .................................................. 341, 415, 885, 887
bill to amend sec. 19, art. 12, of the, title Election ................................................. 67, 416
bill to amend sec. 11, chap. 50, of the ........................................... 227
bill to amend secs. 1 and 2, chap. 106, of the ........................................... 419
act to repeal part of sec. 39, art. 2, chap. 37, of the ........................................... 711, 801
bill to amend secs. 45, 81, 82, and 224, of the ........................................... 171
bill to repeal in part sec. 53 of the .................................................. 365

see Secretary of State.

Rice, Jacob, bill for the benefit of ........................................... 457, 696, 729, 840, 860
Richardson, Thomas H., bill for the benefit of ........................................... 582

Richmond—see Town.

and Barnes' Mill—see Roads, Turnpike.

and Big Hill—see Roads, Turnpike.

and Lancaster—see Roads, Turnpike.

and Lexington—see Roads, Turnpike.

Ott Creek, and Booneboro—see Roads, Turnpike.

and Tate's Creek—see Roads, Turnpike.

and Tate's Creek Ridge—see Roads, Turnpike.

Union Meeting-House, and Kentucky River—see Roads, Turnpike.

River, Licking, act to improve the ........................................... 699, 630, 653, 841, 861

see Roads, Turnpike.

Roads, act exempting certain hands from working on, in Madison, Green, Taylor, Mercer, Fleming, and Nelson counties ........................................... 473

act to exempt certain hands from working on, in Madison, Green, Mercer, Fleming, and Nelson counties ........................................... 429, 433, 440, 517

act providing for opening a, from the London and Sublimity, to the Somersett and Jacksonboro ........................................... 492, 493, 540, 759, 818

and highways, in Carroll and Trimble counties, act to keep in repair the, 425, 434, 593, 678

in Boone, act prescribing mode of opening ........................................... 76, 95, 108, 159

in Carter, act to change law in relation to warrants against persons for failing to work on ........................................... 128, 181, 416, 594, 678

Company, Louisville and Cane Run Plank, act for the benefit of, 392, 397, 713, 759, 746

Owensboro and Panther Creek Plank, act to amend charter of the, 436, 467, 640, 736, 815

in Gallatin, act to regulate the working of ........................................... 427, 423, 531, 608, 715

act supplemental to act regulating the working of ........................................... 559, 596, 747

Henderson and Hebderville Plank and Gravel, act for the benefit of the, 463, 467, 651, 751, 817

in Henderson and Hopkins, act prescribing mode of opening and working, 426, 435, 531, 609

in Jefferson, bill authorizing the closing of certain laws, bill to amend the ........................................... 65

petition praying change in the, of the Commonwealth ........................................... 500

of Breckinridge, act to change the ........................................... 483, 490, 548, 666, 719

Road law of Carter, and the roads leading from Kentucky River, act amending the law of Louisville and Subley Company, 125, 435, 561, 715

in McLean, act to provide, for the benefit of a company, of roads in Montgomery County, 174, 451

in Oldham, petition praying change in the, of the Commonwealth, petition praying to have the road between the 125, 435, 561, 715

public, in Oldham, act authorizing a certain number of persons to purchase and repair certain roads, 125, 435, 561, 715

River, of Oldham, petition praying to extend the, of the 125, 435, 561, 715

State, petition praying to extend the, of the 125, 435, 561, 715

act authorizing to change the, of the 125, 435, 561, 715

act altering the, of the 125, 435, 561, 715

act providing for the construction of the, 125, 435, 561, 715

in Trimble counties, act to keep in repair the, 425, 434, 593, 678

in Washington, act providing for the construction of the, 125, 435, 561, 715

in Woodford, act providing for the construction of the, 125, 435, 561, 715

Strawberry, see Rivers.

Roads, Turnpike.
INDEX.

Road law of Campbell, act to amend the
of Greenup and Lewis, act to amend act in regard to the
of Kenton, act to amend the
leading from Union to Rabbit Hash, act in relation to the
Louisville Cane Run, act for the benefit of
Company, Louisville and Cane Run Plank, bill to amend charter of the
Louisville and Shepherdsville Plank, act for the benefit of the,
in McLean, bill to change mode of working
in Montgomery, bill to regulate work on
new, act to establish a, from the mouth of Scott's branch, in Lewis county, to the State road, in Carter county
in Fleming and Lewis, act to repeal act concerning
in Lewis and Carter counties, act to amend an act in relation to a, in Logan, net
in Oldham, act indicating mode of working
petition praying the establishment of a, in Logan, act to improve the
act to amend act to improve the
in Todd county, act to improve the
act to prescribe mode of working, in Union, in Spencer, and Carter counties, net
River, of Jefferson, bill to incorporate the
State, petition praying incorporation of,
act to authorize Calloway county court to change the
act concerning the, leading from Columbus to Mayfield
act to discontinue the, from Covington to Georgetown
act to change the, leading from Glasgow to Greensburg
from Greenville to Bowling-Green, act to appoint a commissioner to locate
act to establish a, from Hopkinsville to Paducah
bill to appoint a reviewer on the, leading from Hopkinsville to Paducah
in Laurel, bill to establish a
in Marion county, act to change the
act authorizing Marshall county court to change the
petition praying the opening of a, from the mouth of Muddy river, Muhlenburg county, to railroad depot, in Lyon county
bill to establish a, from mouth of Muddy river to时候
in Owen, bill authorizing county court to change the
act to change the, from Paducah to Eggers Ferry
act to establish a, from Paducah to Murray
in Union, act authorizing change of the,
Straube Mill, act authorizing county court of Bracken to improve the

—see Town.

Roads, Turnpike, acts, &c., concerning the following:
Alexandria
Alexandria and Flag Spring
Alexandria and Tibbatts' Cross Roads
## INDEX

- **Roads, Turnpike &c., concerning the following:**
  - Augusta, Cynthiana, and Georgetown
  - Bardstown, and Bloomfield
  - Elizaville
  - Flatl'-Kirk and Branch
d  - Danville, Graveling, and Colington
  - Hillsboro, Concord, and Tolesboro
  - Lexington, and Samuel's Depot
  - Collinsville and Beechland
  - Cleveland and Cloverport
  - Cadiz and Cerulean Spring
  - Bullskin
  - Bardstown and Chaplin-town
  - Augusta, Cynthiana, and Georgetown
  - Augusta, Cynthiana, and Georgetown
  - Augusta, Cynthiana, and Georgetown
  - Augusta, Cynthiana, and Georgetown
  - Augusta, Cynthiana, and Georgetown
INDEX.

Roads, Turnpike, acts, &c., concerning the following:

Flemingsburg and Upper Blue Licks. ........................................ 487, 790, 809, 863
Frankfort and Dorsev ........................................................... 549, 555, 651, 809
Frankfort and Midway ............................................................ 426, 466, 638, 736, 813
Frankfort and Woodford Landing .............................................. 252, 256, 298, 613, 624
Franklin and Adairsville ....................................................... 630, 644, 841, 861
Garrard and Wallace Mill ...................................................... 129, 227, 220, 367, 413
Georgetown and Frankfort .................................................... 597
Georgetown and Leesburg ...................................................... 173, 493, 491, 639, 739, 815
Georgetown, Oxford, and Leesburg .......................................... 484, 491, 639, 737, 815
Georgetown and Paris ........................................................... 266, 484, 592, 858
Georgetown and Turkeyfoot ................................................... 484, 491, 639, 739, 846
Glasgow and Red Springs ....................................................... 484, 491, 650, 759, 817
Glasgow and Rocky Hill ........................................................ 65
Glasgow and Scottsville ........................................................ 126, 371, 638, 835, 875, 892
Goshen and Louisville .......................................................... 392, 649, 864, 875, 897
Grayson Springs ................................................................. 598
Green County and Taylor County ............................................ 128, 207, 209, 387, 413
Green River and Mintonville ................................................ 484, 499, 841, 861
Hardinsburg and Cloverport ................................................... 864, 874, 879
Harmony and Fork ............................................................... 581, 592, 685, 764
Harrodsburg and Cornishville ................................................. 630, 643, 738, 813
Harrodsburg, Keene, and South Elkhorn .................................. 483, 490, 640, 841, 861
Hay'sville and Little South Fork ............................................ 493, 865, 885, 893
Headquarters .............................................................................
Henry, Oldham, and Jefferson County ........................................ 826, 790, 840, 847
Hillsboro and Wyoming ............................................................
Hodgenville ..............................................................................
Hopewell, Bethel, and Clintonville ............................................
Hopkinsville, Newstead, and Linton ...........................................
Houstonsville and Lebanon ....................................................... 771, 657, 799, 893
Howard's Creek ................................................................. 456, 466, 786, 817
Houstonville and Coffey's Mill ............................................... 493, 491, 650, 739, 815
Iron Works .............................................................................. 
Island Creek and Clarke River ................................................ 436, 665, 746
Jacksonville and Paris .............................................................
Jefferson and Brownsboro ........................................................
Jefferson County Avenue .......................................................... 426, 465, 650, 751, 819
Kentucky River ................................................................. 745, 755, 841
Kiddville .............................................................................. 426, 491, 639, 739, 813
Kirkville .............................................................................. 470, 479, 539, 855
Kiser's Station and Clay ..............................................................
Knob Lick ............................................................................. 212, 236, 397, 336, 365, 413
La Grange and Roaring Spring ............................................... 638, 651, 717, 735, 811
Lagrange and Shelbyville ......................................................... 392, 396, 511, 665, 700
Lancaster and Buckeye ............................................................
Lancaster and Crab Orchard ..................................................... 129, 207, 227, 307, 366
Lancaster and Sugar Creek ....................................................... 126, 300, 463, 530, 59
Leavel Green and Sugar Creek ................................................
Leesburg and Comersville .........................................................
Lexington and Frankfort Extension ............................................
Lexington and Harriet Mill ....................................................... 140, 177, 208, 257, 367, 413

120 (SEN.)
Roads, Turnpike, acts, &c., concerning the following:

Lexington and Richmond .................................................. 357
Lexington, Versailles, and Frankfort ................................ 141, 233, 290, 367, 418
Lexington and Winchester ................................................... 706, 925, 829
Liberty and Bradfordsville ............................................. 438, 490, 640, 772, 819
Lilias and Newtown .......................................................... 174, 258, 306, 481
Little Stoner ........................................................................ 515, 533, 794, 846
Louisville and Beargrass Creek ....................................... 178, 468, 592, 589
Louisville and Eden Run .................................................... 792, 857, 782
London, Grundy, Somerset, and Watsboro .......................... 542, 556, 651, 792, 820
Louisville, Lexington, and Big Sandy ............................... 607
Louisville and Shepherdsville .......................................... 438, 438, 531, 677
Madison Fork of the Wilderness ...................................... 129, 977
Mammoth Cave and Chalk Ridge ....................................... 436, 490, 698, 808
Maxville and Perryville ...................................................... 517, 534, 619, 741, 767
Mayfield and Sardis ............................................................. 240, 286, 462, 529, 589
Maysville, Washington, Paris, and Lexington .................... 176, 210, 524, 839, 889
Midway and Craig's Mill .................................................. 515, 533, 649, 781, 819
Midway and Scott County .................................................. 433, 492, 639, 846
Middlesburg ................................................................. 530, 589
Middlesburg and Cane Ridge ............................................ 126, 745, 755, 878, 898
Monticello and Cumberland River .................................. 411, 436, 530, 619
Morristown and Washington .......................................... 431, 174, 294, 297, 382, 451, 598, 680
Morristown and Lexington .............................................. 515, 533, 649, 781, 819
Mt. Freedom and Buena Vista ......................................... 199, 235, 290, 367, 479
Mt. Gilead and Steeple Run ............................................. 171, 286, 462, 529, 589
Mount Sterling and Winchester ....................................... 438, 492, 539, 849
Muhlenburg ................................................................. 555, 811
Mulberry ............................................................................. 175, 456, 451
Muldoon's Hill ................................................................. 441, 467, 638, 657
Muldoon's Hill, Campbellsville, and Columbia ................. 637, 734, 844, 898
Munday's Landing and Harrodsburg .................................. 410, 436, 685, 764
Murphyville ........................................................................ 329, 414, 482, 529, 588
New Castle and Smithfield .............................................. 141, 233, 299, 490, 677
Newport and Licking .......................................................... 515, 533, 793, 877, 899
Newstead ............................................................................ 322, 326, 424, 595, 678
Nicholasville and Jessamine ............................................. 412, 434, 530, 678
Nicholasville and Tate's Creek ....................................... 463, 465, 640, 846
North Middletown and Mount Sterling ......................... 200, 225, 290, 357, 413
North Middletown and Winchester ................................ 514, 533, 556, 610, 670
Office ................................................................................ 453, 492, 639, 810, 845
Old Frankfort Continuation .......................................... 141, 233, 290, 367, 413
Old Frankfort ................................................................. 323, 400, 604, 838, 845
Old State Road and Ripple Creek .................................. 463, 485, 798, 890
Owen and Gratz ............................................................... 629, 639, 751, 819
Owenton and Stamping-Ground ..................................... 558, 629, 644, 846
Owingsville, Bald Eagle, and Shargobg ......................... 454, 490, 655, 763
Owingsville and Montgomery .......................................... 412
Owingsville and Mount Sterling ...................................... 436, 515, 533, 763, 794, 845
Oxford and Newtown .......................................................... 157, 286, 484, 539, 689
Oxford and Turkeyfoot .................................................... 433, 491, 639, 810, 845
Paddy's Run ................................................................. 632, 645, 736, 814
Paducah and Lovelaceville ............................................. 429, 436, 657, 762
Paint Lick and Coffer Creek ............................................ 173, 285, 451, 593, 655
INDEX.

Roads, Turnpike, acts, &c., concerning the following:

Paint lick and Wallace Mill........................................... 745, 755, 808
Paris and Bethlehem..................................................... 156, 230, 239, 236, 415
Paris and Clintonville................................................. 228, 326, 638, 714, 767
Paris, Hume, and Bedford............................................. 212, 235, 904, 867
Paris and Jacksonville.................................................. 451, 551, 553
Paris and Townsend..................................................... 100, 131, 211, 223, 388
Paris, Winchester, and Kentucky River............................ 157, 208, 651, 593, 655
Parksville............................................................... 631, 645, 751, 820
Peyton's Well............................................................ 428, 439, 531, 608
Fine Grove and Bourbon County....................................... 323, 326, 511, 866, 761
Pleasant Hill and Jessamine............................................ 483, 493, 651, 781, 817
Pulaski County.......................................................... 543, 556, 651, 780, 819
Richmond and Barnes' Mill........................................... 218, 261, 632, 649, 649, 732, 820, 844
Richmond and Big Hill................................................ 212, 236, 270, 367, 366
Richmond and Lancaster............................................... 322, 326, 511, 666, 762
Richmond and Lexington............................................... 199, 204, 294, 414, 547, 816
Richmond, Olte Creek, and Boonesboro............................ 411, 434, 516, 532, 651, 679, 809
Richmond and Tate's Creek............................................ 141, 239, 290, 393, 411, 435, 480, 530, 607
Richmond and Tate's Creek Ridge................................... 676, 691, 793, 866, 890
Richmond, Union Meeting-House, and Kentucky River............. 428, 433, 655, 761
River................................................................. 557
Rock Haven and Big Spring........................................... 453, 492, 650, 751, 816
Ruddle's Mills and Shawhan's Station............................... 463, 485, 649, 807
Russellville and Elkhorn.............................................. 173, 825, 876, 896
Russellville and Franklin............................................ 155, 266, 337, 393, 449
Russellville and Greenville......................................... 173, 638, 864, 875, 894
Russellville and Owensboro.......................................... 453
Russellville and Springfield........................................ 329, 638, 829, 857, 886
Russellville and Tennessee........................................... 637, 650, 829, 876, 895
Salvisa and Kirkwood.................................................. 463, 488, 909
Shelbyville and Benson................................................ 483, 490, 539, 769, 818
Shelbyville and Eminence............................................. 175, 286, 337, 481, 528, 568
Shelby and Mount Eden................................................ 174, 603, 717, 754, 811
Sheburn, Pittsburg, and Owingsville................................ 630, 644, 728
Silas and Newtown..................................................... 591, 655
Simpson County and Logan County Line............................... 630, 644, 780, 818
Simpsonville and Bullskin............................................ 452, 490, 555, 977
Smithfield and Shelby County........................................ 346, 603, 696, 889, 898
Smyniertown........................................................... 68
Spencer, Bullitt, and Jefferson County............................. 457, 593, 654
Spencer and Nelson County.......................................... 258, 262, 639, 780, 819
Springfield and Bradfordsville...................................... 265, 517, 534, 619, 714, 767
Springfield, Maxwell, and Willisburg............................... 517, 534, 619, 737, 816
Stanford and Hall's Gap............................................... 105, 123, 286, 307, 366
Stanford, Hamilton's Ford, and Lancaster......................... 483, 486, 639, 780, 891
Stanford and Hustonville............................................. 140, 233, 290, 367, 438, 433, 479, 531, 607
Tate's Creek........................................................... 887, 988
Taylor's Mill........................................................... 68, 270, 481, 593, 666
Taylorsville to the Bardstown....................................... 457
Taylorsville and Mount Eden......................................... 265, 262, 473, 695, 761
Taylorsville and Spencer County.................................... 457, 593, 653
Todd County............................................................ 630, 644, 750, 819
Tolesboro and Orangeburg............................................. 630, 643, 846
INDEX.

Roads, Turnpike, acts, &c., concerning the following:

Tuckahoe Ridge ........................................ 173, 265, 481, 529, 588
Upper Blue Licks and Mooresfield ....................... 579, 664, 673, 886, 897
Verona and Morningview .................................. 459, 491, 640, 751, 817
Versailles and Anderson .................................. 719, 734, 807
Walnut Flat and Cox's Gap ................................ 489, 491, 650, 759, 817
West 10 .................................................. 289, 301, 463, 529, 659
Wilderness .................................................. 210, 517, 534, 556, 609, 654, 715, 764, 846, 860
Wilderness and Cumberland Gap .......................... 438, 436, 531, 607
Winchester and Irvine ..................................... 128, 122, 290, 367, 413
Winchester and Kentucky River ........................... 160, 225, 230, 367, 413
Winchester and Lexington ................................ 438, 491, 653
Winchester and Mount Sterling, 257, 262, 298, 335, 651, 751, 865, 817, 897, 843, 857, 893
Winchester and Muddy Creek .............................. 198, 189, 299, 336, 419, 489
Winchester and Red River Iron Works .................... 198, 207, 270, 367, 413
 act to amend act incorporating certain, in Montgomery county, 165, 193, 370, 367, 384, 412, 451, 638, 588
 act relating to dividends of ................................ 175
 act to authorize Clarke county to subscribe stock in ................................................................. 138, 189, 387
 act to surrender a portion of the, in Simpson county, 486, 492, 650, 798, 846
 act for the benefit of ........................................ 498, 510, 650, 738, 815
 act to prevent making breakers on, in Mercer, Anderson, Franklin, Jessamine, Boyle, Lincoln, and Garrard counties, 632, 719, 801
 and Railroads, bill to extend State aid to ................ 637
 bill to repeal so much of act to prevent making breakers on, as relates to Franklin county .......................... 795
 bill to empower Bourbon county to make subscription to stock of, 62, 75, 211, 223
 bill to incorporate the, from the Versailles and Nicholas, to the Frankfort, Lexington, and Versailles .................................................. 165, 221, 244, 289
 in Harrison, act for the benefit of certain ................. 247, 260, 651, 752, 817, 843
—see Courts, County.

Roaring Spring—see Lodge.
Robb, Joseph, act for the benefit of the administrators of ................................................................. 399, 397, 415, 595, 678
Roberts, John, resolution for the benefit of ................. 896, 854, 988
resolution granting pay for services to committees on Enrollments ........................................ 806
resolution returning thanks to, for faithful services as Enrolling Clerk ........................................ 823

Robinson Academy—see Academy.

Rochester—see Lodge.
Rockcastle river, act to remove obstructions in ............... 248, 261, 277
Rock Haven and Big Spring—see Roads, Turnpike.
Roll, call of ................................................................ 358
Romans, William, act for the benefit of .......................... 297, 566, 677
Rough Creek, Navigation and Manufacturing Company—see Navigation and Manufacturing Company.

Rough and Ready—see Town.

Rovers, Independent Kentucky, act to incorporate the .......... 771, 794, 841
Rowland, James, act for the benefit of ........................ 516, 539, 596, 679
Royal Arch Chapter, Mayfield, No. 69, act to incorporate .... 622, 645, 751, 820

Ruddell's Mills and Shawman's Station—see Roads, Turnpike.
INDEX.

Ramsey—see Town.
Russellville—see Town.
and Elkton—see Roads, Turnpike.
and Franklin—see Roads, Turnpike.
and Greenville—see Roads, Turnpike.
and Owensboro—see Railroad Company.
and Owensboro—see Roads, Turnpike.
and Springfield—see Roads, Turnpike.
and Tennessee—see Roads, Turnpike.

Sacramento—see Lodge.
—see Town.

Salary—see Superintendent of Public Instruction.
Sales, judicial, act concerning, in Jefferson county and Louisville........ 631, 643, 736, 816
Sallee, William A., act for the benefit of....................................... 482, 487, 500, 509
Salute, resolution authorizing Governor to cause a, to be fired on 9th January, 175, 176, 178, 187, 249
Sallee and Kirkwood—see Roads, Turnpike.
Sample, act to punish persons who sell goods and merchandise by, without license, 827, 870, 879, 985
—see Peddlers.
Sanders, J. D. act authorizing him to build a fish dam across Green river.... 425, 435, 531, 608
Sanford, A., bill for the benefit of.............................................. 286, 472, 576, 806
Sanford T. W., bill for the benefit of........................................... 286, 472, 576, 806
Sandin, John, act for the benefit of............................................. 826, 837, 848, 983
Savings Bank—see Bank.
Institution, Mechanics', of McCracken county, bill to charter the Farmers' and Merchants', bill to incorporate the... 441, 484, 493, 556
Paduch, bill to establish the..................................................... 64, 471, 473, 556
Saw-logs and lumber, floating, bill to protect the owners of.................... 439
Schiller—see Lodge.
Schickler, G., act for the benefit of............................................ 863, 874, 890
School, Open Grove Male and Female, act to incorporate the and Seminaries, bill concerning.................................................. 594, 677
and for idiotic and imbecile children, bill to establish in Eddy county, act to repeal act for the benefit of... 463, 468, 763, 946
and free, memorial praying act establishing...................................... 177
and fund, amounts received and expended....................................... 598, 646, 774, 904
and fund, bill for the benefit of.................................................. 598, 646, 774, 904
and fund, the not to in relation to gifts, donations, and devises to the... 670, 690, 784, 978
and, Brandy Spring, petition for a law to sell the.......................... 177
law, act to amend the............................................................... 739, 776, 787, 829, 837, 893, 909, 975
Madison Female, act for the benefit of the..................................... 498, 509, 766, 847
Maxwell Male and Female High, bill to charter the............................ 938
in Nicholas, act for the benefit of.............................................. 631, 649, 800
and public and Academy, in Newport, act to revive law relating to, 212, 235, 265, 509, 676
statement of the working of the system of...................................... 16
and State Military, bill establishing a system, common, act for the benefit of the 497, 563, 858, 890, 888
and trustees, act to punish frauds in the election of.......................... 557, 622, 681, 889
Walnut Hill Male and Female High, act to incorporate the........................ 212, 235, 586, 841
Whitley County High, bill to establish the..................................... 241, 358, 475, 592, 656
—see Commissioner.
—see Fines and Forfeitures.
—see Idiots.
Scott Female—see Institute.
Scottsville—see Town.
Sears, Lindsey W., act to permit him to peddle in Whitley county without license, 517, 832, 685, 763

Second Presbyterian—see Church.
Secretary, James E., act for the benefit of ............................................. 239, 237, 404, 594, 678
Secretary, election of ............................................................. 4, 5, 6
—see Internal Improvement.
Shelby, Ben., resolution authorizing settlement with, as Clerk of the Senate .................................................. 251
Shelby-see Dog
Shelbyville—see Town.
Sherburne, Pittsburgh Lodge .................................................. 229, 237, 514, 534, 587, 588
Sheriffs of elections—see Sheriffs.
Sheriffs, resolution increasing salary of, act for ............................................. 127
Sherman, Thomas, act to authorize training of troops in case of invasion 257, 404, 594, 678
Sherwood, Joseph, act to organize for the benefit of ............................................. 251
Shew, Samuel, act for ............................................................. 362, 364, 768
...
INDEX.

Shelby—see Dogs.
Shelbyville—see Town.
and Benson—see Roads, Turnpike.
Debating—see Club.
and Eminence—see Roads, Turnpike.
Female—see College.
Sherstone, T. A., act to declare him heir-at-law of Isaac Ackley 467, 734, 877, 891
Sherburne, Pittsburg, and Owingsville—see Roads, Turnpike.
Lodge—see Lodge.
Sheriffs of elections, act to compensate for carrying polls to county seats 791, 854, 879, 888
Sheriffs, resolution to bring in bill to increase the pay of 69
act for the benefit of, 96, 123, 209, 467, 599, 632, 646, 739, 740, 785, 815, 825, 876, 896
and other collecting officers, act concerning 221, 237, 541
act for the benefit of certain and their securities 410, 431, 821
bill to provide general law to pay for summoning jurors, 100, 151, 696, 725, 754, 813
bill for the benefit of, of McLean county 8
of Spencer county, act for the benefit of circuit and county courts, bill regulating fees of 493
acts, for, concerning, in the various counties:
Adair 105, 193, 151, 298
Allen 515, 599, 593, 716, 765
Anderson 819, 881, 843
Bath 630, 646, 737, 746
Boone 328, 336, 524, 716, 765, 791, 854, 577, 890
Bourbon 426, 465, 595, 632, 649, 678, 824
Breathitt 100, 610, 612, 810, 845
Butler 64, 152, 605, 632, 646, 750, 818
Caldwell 410, 426, 431, 539, 719, 742, 756, 761, 819
Casey 431, 712, 691
Crittenden 384
Cumberland 65
Davis 255, 410, 431, 693, 719, 898, 864, 886, 891, 897
Edinboro 758, 869, 863
Fleming 743, 459, 569
Floyd 105, 193, 197, 293, 240, 333, 399, 601, 688, 843
Fulton 292, 296, 892
Grayson 193, 307, 287, 406, 594, 678
Green 939
Hancock 686, 733, 842, 861
Henderson 105, 194, 163, 903, 949, 819, 885
Henry 885, 863, 880, 888
Hickman 222, 226, 246, 269, 559, 605, 758, 899, 898, 890
Hopkins 419, 459, 864, 768
Jefferson 871, 959, 306, 365
Jessamine 410, 424, 676
Johnson 247, 261, 619, 808, 842
Knox 230, 237, 480, 595, 678
Larue 173, 519, 583, 865, 897
Laurel 193, 207, 248, 269, 337, 584, 699, 738, 809, 816
Lawrence 105, 375, 605, 699, 730, 887, 898
Lewis 603
INDEX.

Sheriffs, acts, &c., concerning, in the various counties:

Lyon ............................................. 377, 394, 469
Marion ............................................. 433, 683, 865, 987
McCraeken ....................................... 257, 262, 62, 444, 726, 814, 624, 860, 873
McLean ............................................. 8
Mercer ............................................. 189, 368, 692, 841
Montgomery ...................................... 290, 293, 404, 594, 676, 768
Morgan ............................................ 174, 450, 541, 555, 558, 600, 643, 768, 825, 837, 865, 876, 885, 889
Nicholas .......................................... 229, 237, 404, 584, 678
Ohio ............................................... 126, 603, 763, 838, 864, 886, 977
Owsley ............................................ 81
Pendleton ........................................ 393, 406, 712, 844
Perry .............................................. 248, 261, 343, 394, 489
Rockcastle ...................................... 222, 230, 236, 297, 325, 394, 479, 493, 585, 677
Rowan .............................................. 105, 123, 170, 197, 249
Simpson .......................................... 578, 678, 892
Spencer .......................................... 131, 177, 189, 359
Todd .............................................. 256, 262, 291, 712, 763, 773, 917
Union .............................................. 65, 169, 746, 810, 840, 888
Warren ............................................ 630, 643, 753, 880
Washington ..................................... 265, 456, 481, 598, 888
Wayne ............................................. 105, 123, 170, 234, 249
Whiteley ......................................... 68
Woodford ........................................ 615

Sheriffs—see Fees.

Ship-Building and Lumber Company, Kentucky, act to amend act incorporating the, 629, 649, 829, 831, 899

Shipman, Eliza Jane, bill for the benefit of ........................................ 578, 587

Shoemaker, William, act for the benefit of ........................................... 628, 657, 877, 990

Silver Mining Company, Kentucky—see Mining Company.

Sine die, resolution authorizing message to be sent to House, informing them that Senate is ready to adjourn ........................................ 899

—see Governor.

Singleton, L. L.—see Johnson, J. M.

Singleton, E. R., act for the benefit of .................................................. 129, 208, 507

Sinking Creek—see Fishing.

Sinking Fund, balance in treasury belonging to ....................................... 11

bill concerning the ...................................................................................... 470, 604

Clarke county, act in relation to ................................................................. 128, 189, 690, 810, 842

Commissioners of, requested to furnish names of those to whom they have made loans ......................................................... 131

for Montgomery county, act to amend act incorporating Commissioners of, 612, 648, 531, 607

loan, statement of condition of .................................................................. 272, 273, 374, 255, 876

Simons, Wm. L., act for the benefit of ..................................................... 258, 262, 719, 739, 817

act for the benefit of the securities of .................................................. 258, 262, 291, 368, 413

Simpson County and Logan County Line—see Roads, Turnpike.

Simpson, Lawrence, act for the benefit of .............................................. 358, 376, 757, 809, 842

Simpson, William, act for the benefit of ................................................. 795, 928, 874, 895

Simpsonville and Ballistic—see Roads, Turnpike.

Slaves, act to repeal law prohibiting the importation of into this State, 236, 325, 378, 364, 394, 414, 430, 444, 450, 456

act to provide for securing the attendance of, as witnesses.................. 156, 234, 489

Slaves, bill to render Bill for the benefit of .............................................. 394, 469

bill to suppress this trade in ................................................................. 579, 677

resolution authorizing message to be sent to House, informing them Senate is ready to adjourn ........................................ 899

petition of the Legislature of the State of Kentucky, and free State of New York, to interdict the importation of, into this State, 258, 262, 291, 368, 413

runaway, 222, 230, 236, 297, 325, 394, 479, 493, 585, 677

—see John.

Slavery, questions relating to ................................................................. 272, 291

Slave trade, resolution authorizing message to be sent to House, informing them that Senate is ready to adjourn ........................................ 899

—see Governor.

Smith, Alfred, act for the benefit of ......................................................... 578, 587

Smith, Gallup & Co., bill for the benefit of .............................................. 628, 657, 877, 990

Smith, G. Clay, act for the benefit of ..................................................... 628, 657, 877, 990

Smith, Jonathan, act for the benefit of .................................................... 628, 657, 877, 990

Smith, Mrs. Oph, act for the benefit of .................................................. 628, 657, 877, 990

Smithfield and Shelby County, act to amend act incorporating the, 629, 649, 829, 881, 889

Smyser town—see Roads, Turnpike.

Son Overland Company. ................................................................. 258, 262, 291, 368, 413

Society for the Propagation of the Gospel in Foreign Parts, act to amend act incorporating the, 629, 649, 829, 831, 899

Alpha Kappa Sigma, act for the benefit of .............................................. 258, 262, 291, 368, 413

Campbell, Elizabeth, petition of ............................................................... 628, 657, 877, 990

German, E. M., act for the benefit of ..................................................... 628, 657, 877, 990

Joiners' Association, act for the benefit of ............................................ 628, 657, 877, 990

Kentucky, act to provide for securing the attendance of, as witnesses, 156, 234, 489

—see Governor.

Louisville Universal Lumber Company, act for the benefit of ................. 628, 657, 877, 990

North Carolina, act for the benefit of ..................................................... 628, 657, 877, 990

Philomathic Society, act to amend act incorporating the, 629, 649, 829, 881, 889

State Agriculture Society, act to amend act incorporating the, 629, 649, 829, 831, 899

Tan Thibaut, act for the benefit of ........................................................... 628, 657, 877, 990

Urania Lumber Company, act for the benefit of ..................................... 628, 657, 877, 990

Washington University, act to amend act incorporating the, 629, 649, 829, 831, 899

Sons of Temperance, act for the benefit of ............................................. 628, 657, 877, 990

South Carolina, act for the benefit of .................................................... 628, 657, 877, 990

South Carolloton Turnpike, act to amend act incorporating the, 629, 649, 829, 831, 899

South Fork—see Roads, Turnpike.
INDEX. 961

Slaves, bill to repeal laws prohibiting the importation of, into Kentucky, 67, 179, 245, 246, 834, 844, 890

bill to suppress stealing ........................................ 72, 110, 117, 132
bill to prevent persons from becoming the nominal owners of ........................................ 197, 488, 826
resolution authorizing sale of, when sentences have been commuted by Governor, 221, 237, 543, 675, 719
petition of Horatio G. Creecmure, asking liberty to dispose of 67, 541, 718, 811
and free blacks, resolution instructing committee to bring in bill prohibiting the
intermarriage of .................................................. 158
runaway, act to regulate fees for arresting ........................................ 771, 856, 883, 884, 892

—see Johnson, George.

Slavery, question of ........................................ 33

Slave trade, resolutions of the Legislature of New York in regard to re-opening the ... 30
Smith, Alfred, act for the benefit of ........................................ 129, 207, 350, 392, 393, 479
Smith, Gallup & Co., act for the benefit of ........................................ 828, 857, 877, 889
Smith, G. Clay, and his secur ities, act for the benefit of ........................................ 847
Smith, Jonathan, act for the benefit of ........................................ 197
Smith, Mrs. Ophelia, act for the benefit of ........................................ 297, 325, 711, 719, 727, 842, 861

Smithfield and Shelby County—see Roads, Turnpike.
Smyertown—see Roads, Turnpike.
Snodgrass, David—see Cleary, Wm. W.
Soap Company, Southern Toilet, bill to incorporate the ........................................ 488, 675, 754, 812

Society for the Advancement of Natural Sciences, of Louisville, bill to incorporate the ........................................ 385, 560, 663, 746

Alpha Kappa Phi, bill to incorporate the ........................................ 128, 181, 387, 461, 607
Campbellsville Educational, act to incorporate the ........................................ 78, 103, 388, 530, 670
Elizabethtown Literary, act to incorporate the ........................................ 105, 193, 388, 419, 430
German, for Improvement and Relief, bill to incorporate the ........................................ 691, 696, 753, 812
Joiners' and Cabinet-Makers' Benevolent, act to charter the ........................................ 158, 210, 249, 393, 448
Kentucky State Agricultural, biennial report of the ........................................ 101

[For Report—see Legislative Documents.]
Kentucky State Agricultural, bill to amend act incorporating the, 100, 125, 210, 917, 218, 219, 220, 221, 297, 307, 353
Louisville Hebrew Mutual Benefit, act to incorporate the ........................................ 358, 376, 425, 666, 760
Madison County Agricultural, act to incorporate the ........................................ 76, 103
North Kentucky Agricultural, bill to amend act incorporating the ........................................ 397, 593, 655
Philomathean, of Eminence College, act to incorporate the ........................................ 247, 295, 416, 607
State Agricultural, use of Senate Chamber tendered to the ........................................ 61, 70, 74
use of Hall tendered to the, to hear address of Dr. Owen ........................................ 210
bill to print annual report of ........................................ 79
resolution authorizing the printing of the report of the, 799, 896, 867
Tan Thia, act to incorporate the ........................................ 589, 597, 738, 814
Urania Literary, act to incorporate the ........................................ 173, 385, 491, 536, 598
Washington National Monument, message to Governor transmitting communication of the ........................................ 189, 190, 191
Sons of Temperance, Ashland Division, No. 96, of the, act to incorporate, 322, 336, 469, 595, 677

Vienna Division, No. 256, of Clarke county, act to incorporate, 745, 755, 806

South Carolina—see Governor.
South Carrollton—see Town.
South Fork—see Bridge Company.
Bridge Company, bill to incorporate the ........................................ 174, 488, 864

and Cumberland River—see Iron Coal, and Lumber Company.

121 (SEN.)
INDEX.

Southern Agricultural Association—see Association.
College of Kentucky—see College.
Iron Works, bill to amend act incorporating the. 173
Kentucky Coal Mining and Transporting Company—see Coal Mining and Transporting Company.
—see Railroad Company.
Female Collegiate—see Institute.
Pacific Railroad—see Railroad.
Toilet—see Soap Company.
Southwestern Agricultural and Mechanical—see Association.
Spaulding, Samuel P., bill authorizing, to sell a slave brought into the State under the law of 1833. 4 197, 414, 483, 519, 588
Speaker, election of. 4
resolution of. 138
pro temp. Mr. Fisk elected. 209, 509
Valedictory address of. 907
—see Porter, Thomas P.
Spating, resolution regulating, in Senate. 471
Spencer, Bullitt, and Jefferson County—see Roads, Turnpike.
and Nelson County—see Roads, Turnpike.
Spilman, Ann T., act for the benefit of. 610, 630, 868, 845
Spradlin, Henry J., bill for the benefit of. 100, 350, 865, 875, 896
Spratt, John, resolution making appropriation to remove remains of, to Cemetery, Frankfort. 291, 299, 297, 928
Springfield and Bradfordsville—see Roads, Turnpike.
Deposit Bank—see Bank.
Maxville, and Willisburg—see Roads, Turnpike.
Stanford and Hall's Gap—see Roads, Turnpike.
Hamilton's Ford, and Lancaster—see Roads, Turnpike.
and Hustonville—see Roads, Turnpike.
Stanton, R. H.—see Revised Statutes.
Starr, John B., bill for the benefit of. 438, 434, 531, 608
State Librarian—see Printer, Public.
Statistical information—see Assessors.
Steamboat Company, Union, act to incorporate the. 515, 533, 798, 878, 892
Steamboats—see Process.
Stephens, Jesse, bill for the benefit of. 64, 70, 102
Stephensport—see Town.
St. John's—see Lodge.
Stewart, Anderson, act for the benefit of. 462, 467, 581, 588, 878, 881
Stock, list of, owned by State. 13
Stout, Isaac H., and wife, bill for the benefit of. 349, 376, 523
Strange, Thomas B., act for the benefit of. 863, 872, 892
Straw Mill—see Road.
Straw, Mrs. S. E., bill for the benefit of. 171, 336
Studs, jacks, and bulls, bill to repeal tax upon. 418
Surgeon, Alfred, act for the benefit of. 744, 756
Sublimity—see Town.
Sucher, T., act for the benefit of. 188, 181, 997
Suit, resolution instructing committee to bring in bill authorizing all persons who have improperly paid money into the treasury to bring, against Commonwealth for recovery of same. 380, 389
INDEX.

Suits, bill allowing compensation to persons who carry on, for the benefit of other parties, 173, 507, 730, 840, 882
Superintendent of Public Instruction, bill to increase the salary of 767, 790, 840
Supervisors, Board of, act to amend law relating to the 620, 733, 819
Surveyor, records in the office of, in Adair county, to be transcribed 96, 118, 717, 754, 811
County, bill to amend act authorizing the, to qualify commissioners 268, 500
act to allow additional fees to 504
act to regulate the qualifications of 718, 753
— see Fees.

Supervisors, act requiring the, of Logan and Todd, to keep their books in the towns of Russellville and Elkhon 455, 665, 761

Supervisors, Board of, act to amend law relating to the 620, 752, 819

Surveyor, records in the office of, in Adair county, to be transcribed 811, 118, 717, 754, 811

Surveyors—see Books.

Sweeney, Geo. W., act for the benefit of 425, 466, 605

Swigert, Jacob, bill for the benefit of 268, 583, 844, 575, 886

Synopsis and Titles of Acts, resolution directing Public Printer to print for each member 888
— see Acts.

Tan Thita—see Society.

Tate's Creek—see Roads, Turnpike.

Tavern—see License.

Tax, ad valorem, memorial from Greenup praying passage of act imposing an, for the purpose of paying debts of said county 200
— see Courts, County.

bill to further regulate the collection of the 265, 605

bill to repeal, upon jacks, studs, and bulls 265

Assessors, bill to amend law appointing supervisors to examine books of 265

Board of Supervisors of, act defining the powers and duties of the 231, 337, 417

poll, bill to release aged persons from paying a 374

— see Billiard Tables.

— see Courts, County.

— see Court, County, of Shelby.

— see Studs, Jacks, and Bulls.

Taylor County—see Muldrough's Hill Turnpike.

Taylor, Zachary, resolution relative to the erection of a monument over the remains of 404

Taylor's Mill—see Roads, Turnpike.

Taylorville—see Town.

and Mount Eden—see Roads, Turnpike.

and Spencer County—see Roads, Turnpike.

Telegraph Company, Mobile and Ohio, act to incorporate the 323, 327, 686, 763

New Orleans and Ohio, bill for the benefit of the creditors of the, 125, 150, 349, 399, 448

People's, bill for the benefit of the creditors of the, 125, 150, 349, 399, 448

Lessees, New Orleans and Ohio, act to change name of the 130, 135, 139, 159

Temple of Honor, Perseverance, No. 20, of Russellville, bill to incorporate the, 241, 651, 838, 847

Tennessee, resolution relative to cession of land to 497, 501, 664, 767

report of committee on proposition to cede certain lands of Kentucky to 821

Thomas, Benjamin F., and Joel D., bill giving power to judge of Clarke county court to correct tax paid by the guardian of 196, 304, 463, 529, 588

Thomas, Edward, bill for the benefit of 427, 465, 601, 737, 814

Thomas James B.—see Gee, Jefferson.

Thomas, William H., act for the benefit of 792, 855, 879, 892
INDEX.

Thoms, John, guardian of Mary Houston Jackson, act for the benefit of, 383, 409, 416, 593, 677
Tinsley, Samuel, petition of ............................................. 142
Titles—see Acts.
Tobacco, resolutions relative to protection of ................................ 668, 703, 875, 888
act regulating the inspection of and selling, in the city of Louisville, 267, 335, 398, 430, 480
remonstrance from citizens of Louisville against passage of a bill increasing fees of warehouses ........................................... 332
remonstrance from buyers of Louisville, against increase of fees on ........................................... 397
Inspection, bill to establish a, at Glasgow .................................. 558, 651, 699, 664, 746
Warehouse and Inspection Company, Mayfield, bill to incorporate the, 526, 790, 839, 847
Todd County—see Roads, Turnpike.
Tolesboro and Orangeburg—see Roads, Turnpike.
Tolls, act to reduce, in the upper pools in Green and Barren rivers 483, 499, 655
act to regulate, on flatboats, &c. ........................................... 139, 149, 249, 629
act supplemental to act regulating, on slackwater streams .... 610, 621, 738, 894
Toll-gate, petition from Anderson praying removal of .............. 673
—see Town, Rough and Ready.
—see Roads, Turnpike.
Tolesboro—see Town.
Tompkinsville—see Church.
Town of Adairville, bill to incorporate ........................................ 197, 409
Albany, act to amend the charter of the 436, 466, 541, 583, 630, 644, 844, 899
Ashland, bill to amend charter of ........................................... 215, 559, 675, 754, 812
Augusta, act to amend charter of ........................................... 128, 149, 166, 249
Baltimore, act re-incorporating the ........................................ 248, 260, 592, 594, 699
Bardstown, act to amend charter of ........................................ 358, 377, 394, 491
Bedford, act to authorize trustees of, to sell a portion of street in 156, 234, 541
remonstrance against passage of act to sell street in .................. 219
Benton, act to amend act to incorporate the 76, 95, 119, 136, 215, 549, 739, 816
Birmingham, act to incorporate the ........................................ 248, 416, 503, 739, 816
Bowling-Green, act to amend act concerning the 76, 95, 135, 489, 490, 523, 544, 846
—see Town, Rough and Ready.
Burlington, act to incorporate the ........................................ 274, 485, 587, 692
and Hamilton, act for the benefit of 141, 294, 459, 594, 678, 755
Caddo, petition praying amendment to charter of ..................... 294, 497, 510, 599, 738, 814
Calhoun, bill to amend charter of ........................................ 398, 388, 589, 747, 838
Camdenville, act to incorporate the ........................................ 411, 431, 605, 737, 813
Campbellsville, act to amend the various acts concerning the, 337, 375, 503, 517, 667, 697, 733, 761, 861
—see Turn, Rough and Ready.
act to authorize trustees of, to sell public spring lot, 537, 377, 394, 496
act to amend act defining the limits of ................................ 256, 262, 292, 299, 366
Canton, petition praying extension of limits of ......................... 176, 423, 730, 839, 882
Carthage, bill to incorporate the ........................................ 526, 675, 753, 812
Columbia—see Roads, Turnpike.
Consolidation—see Roads, Turnpike.
Covington—see Roads, Turnpike.
Crab Orchard—see Roads, Turnpike.
Cynthiana—see Roads, Turnpike.
Danville—see Roads, Turnpike.
Davenport—see Roads, Turnpike.
Demorest—see Roads, Turnpike.
Dover, bill increasing fees on ........................................ 287, 755
Ducaseburg—see Roads, Turnpike.
Eddyville—see Roads, Turnpike.
Edmonton—see Roads, Turnpike.
Elizabeth—see Roads, Turnpike.
Elkton—see Roads, Turnpike.
Elizabethtown—see Roads, Turnpike.
Elizabethtown—see Roads, Turnpike.
Elizabethtown—see Roads, Turnpike.
Falmouth—see Roads, Turnpike.
Falmouth—see Roads, Turnpike.
Falmouth—see Roads, Turnpike.
Fame—see Roads, Turnpike.
Fame—see Roads, Turnpike.
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Fame—see Roads, Turnpike.
Fame—see Roads, Turnpike.
Fame—see Roads, Turnpike.
Fame—see Roads, Turnpike.
Fame—see Roads, Turnpike.
INDEX.

Town of Caseyville, bill to increase jurisdiction of police judge of ........................................ 329
Caldelaburg, act to amend acts concerning the ................................................................. 427, 431
Clarksvllle, act authorizing a police judge for the .............................................................. 246, 248, 261, 524, 666, 762
Clayvllle, act to incorporate the ............................................................................................ 177, 336, 495, 715, 764
Cloveort and Lower Cloveort, act to incorporate the, 230, 237, 286, 460, 601, 606, 696, 753, 812

bill supplemental to an act incorporating the .............................................................. 494
Columbia, act to increase the power of the marshal and police judge of, 356, 376, 424, 593, 677

Columbus, act to incorporate the ........................................................................................ 129, 208, 560, 566, 677
act authorizing the appointment of a deputy clerk for .................................................... 744, 746, 809, 845
Consolation, act to incorporate the ................................................................................... 322, 327, 533, 666, 762
Covington, bill to amend charter of the ............................................................................ 240, 415, 790, 840, 892
Crab Orchard, act to repeal act to amend act incorporating the ........................................ 629, 726, 736, 814
remonstrance against change in charter of the ............................................................ 200
act authorizing trustees of, to sell a church and lot in ................................................... 771, 820, 880, 884, 890, 893

Cynthiana, act to incorporate the ...................................................................................... 337, 375, 442, 558, 693, 691

Danville, petition praying passage of act amending charter of ........................................ 347
act to amend charter of .................................................................................................... 129, 207, 560, 566, 677
Denmosville, act to incorporate the .................................................................................... 441, 467, 798, 880, 888
Dover, bill to amend charter of the .................................................................................... 507, 566, 591, 655
Dyersburg, petition praying act for benefit of citizens of .................................................... 365, 540
act to increase jurisdiction of the marshal of ................................................................. 718

Eddyville—see Coffee-house Keepers.

Edmonton, act to incorporate the ......................................................................................... 429, 436, 665, 761

Elizabethtown, bill allowing trustees of, to appoint a town marshal, 171, 179, 223, 288
bill concerning the ............................................................................................................. 277
bill authorizing trustees of, to grant license to coffee-houses, &c. .................................... 693, 694, 695, 698

act to amend charter of ..................................................................................................... 200

Elkton, act to extend the limits of .......................................................................................... 657, 790, 795, 840
Falmouth, act to amend act to regulate the ........................................................................ 549, 555, 716, 765
Florence, act to repeal act to incorporate the, 323, 326, 404, 594, 609, 610, 690, 676, 806, 845

Foster, bill to amend charter of ............................................................................................ 73, 295, 337, 393, 449, 513, 593, 761
Frankfort, bill to amend charter of the ............................................................................... 196, 197, 267, 463, 530, 543, 569
Franklin and Foster, act to amend act creating the offices of police judge and town marshal .......................................................... 774, 856, 875, 892

Germantown, act to amend charter of the ........................................................................ 200, 236, 569, 613, 809

Grant, act to amend act concerning the ............................................................................. 323, 326, 511, 716, 765

Grayson, bill to incorporate the ........................................................................................... 329

Greenupburg, act in relation to ........................................................................................... 745, 755, 841

Hammondsburg, act to define boundary of the ....................................................................... 662, 689, 683

Hanover, act to incorporate the ............................................................................................ 498, 665, 695, 728

Harrodsburg, act to amend acts in relation to the ............................................................... 129, 149, 203, 249

Hazelgreen, petition praying amendment to charter of ......................................................... 511
remonstrance against extension of limits of ........................................................................ 379

Hickman, act to legalize election of mayor and city council of ........................................... 744, 756, 863, 845

Hodgenville, bill to amend charter of .................................................................................. 81, 389, 480, 594, 555

Hopkinsville, act to amend charter of .................................................................................. 632, 644, 736, 814

Houstonville, act to amend charter of the ........................................................................... 438, 433, 665, 763

INDEX.
INDEX.

Town of Jamestown, act to amend charter of .......................................................... 76, 95, 119, 120
Lafayette, act to amend charter of the ................................................................. 580, 596, 729, 816
Lagrange, act to amend charter of ............................................................................ 827, 846, 856, 907
Lancaster, act to amend charter of ............................................................................ 247, 259, 694, 808, 843
Lawrenceburg, act to amend act to incorporate ....................................................... 631, 644, 727, 815
Lexington, petition from citizens of, praying act for their benefit ....................... 332
Liberty, act to incorporate the .................................................................................... 632, 645, 841, 892
Lockport, act to increase the powers of the police judge and marshal of .......... 357, 375, 604, 737, 813
London, act to extend limits of .................................................................................. 790, 828, 862
act for the benefit of the trustees and citizens ....................................................... 790, 828, 862
Louisville, act to amend charter of the, 321, 327, 328, 399, 399, 441, 467, 514, 516, 532, 535, 539, 699, 701, 715, 766, 785, 891
remonstrance from citizens of, against passage of act amending charter .......... 422
act to amend act to charter the ................................................................................... 861
act for the benefit of .................................................................................................. 484, 491, 639, 795, 880
act to amend charter of, for school purposes ....................................................... 699, 770, 819
act to provide for raising a tax in, to build levees .................................................. 616, 555
act to empower the, to construct railroads in any of its streets ......................... 675
act to authorize the, to construct sewers, and to provide means to pay for same ....................................................................................................................... 892
bill to extend southeastern boundary of the ............................................................ 175
Loveland, act to incorporate the petition of citizens of, praying act for their benefit ......................................................................................................................... 313, 603
Mannsville, act to incorporate the ............................................................................. 200, 235, 623, 751, 819
Mayfield, act to amend charter of the ...................................................................... 437, 431, 832, 879, 888
act relating to duties of trustees of, and to extend corporate limits thereof .......... 542, 556, 637, 610, 845
Middletown, bill to incorporate the .......................................................................... 402
Midway, act authorizing trustees to sell certain streets in the ............................ 497, 509, 599, 739, 813
Monterey, bill repealing all laws incorporating ....................................................... 80, 482
bill to amend the ....................................................................................................... 418, 699, 655
Monticello, act to amend act incorporating ............................................................ 745, 756, 889
Morganfield, bill to amend act incorporating .......................................................... 339
Moscow, act to amend laws incorporating the ......................................................... 506
Mount Washington, petition of citizens of, praying act for their benefit .......... 373
bill for the benefit of the ........................................................................................... 399, 598, 839, 855
Munfordville, act to legalize election of police judge and marshal of .......... 337, 377, 394, 489
Murray, act to amend act incorporating the ............................................................ 515, 534, 621, 714, 767
Newport, act to amend charter of the ...................................................................... 383, 400, 415, 539, 667
New Roc, bill to amend charter of the ..................................................................... 249, 414, 580, 745, 816
North Middleton, bill to charter the ......................................................................... 493
Orangeburg, act to incorporate the .......................................................................... 516, 592, 678, 759
Owensboro, act to amend charter of the ............................................................... 496, 466, 539, 666
Owingsville, act to amend charter of the ............................................................... 610, 629, 806, 845
Paducah, act to amend charter of the, 105, 123, 133, 234, 248, 861, 927, 594, 666, 762
act for the benefit of the city judge of ..................................................................... 516, 534, 710
Paintsville, act enlarging the corporate limits of ................................................... 888, 888, 886, 894
act to amend act incorporating .................................................................................. 429, 433, 665, 761
Paris, bill to amend charter of the .......................................................................... 157, 178, 204, 344, 289
Poplar Plains, act authorizing the trustees of, to sell school-house and lot .... 487, 655, 755, 819
INDEX. 967

Town of Providence, act to incorporate the 358, 376, 695, 697
Richmond, act regulating the duties of trustees of, 129, 208, 859, 325, 416, 519, 593, 678, 765

Rough and Ready, remonstrance of citizens of Anderson against act authorizing removal of a toll gate near 691

Rumsey, act for the benefit of the 411, 459, 669

Russellville, bill for the benefit of 329

bill to amend charter of the 329

act authorizing board of trustees of, to convey a certain lot, 169, 234, 604, 739, 816

act to add a certain road to the 419, 665, 761

bill to amend acts concerning the 785, 935, 874, 895

Sacramento, act to incorporate the 146, 209, 489, 666

Scottsville, act amending the several acts relating to the 427, 467, 524, 769, 817

Sharpsburg, memorial praying amendment to charter of 165

remonstrance of trustees of, against closing an alley in 208

Shelbyville, bill to amend act incorporating the 644, 985

—see Charter.

Somerset, act to legalize election of trustees of 257, 262, 539, 713, 766

act to extend limits of the 363, 377, 394, 450

South Carrollton, act for the benefit of the 391

Stamping-Ground, bill to authorize citizens of the, to elect a town marshal 173, 178, 695, 774, 894

Sublimity, act to incorporate the 718, 734, 897

Stephensport, act for the benefit of the trustees of the 257, 269, 539, 665, 769

Taylorville, act to close certain streets in the 410, 438, 665, 763

bill for the benefit of the 374, 509, 790, 840

Tilton, bill to incorporate the 100, 118, 177, 284, 299

Tollesboro, act to incorporate the 156, 335, 706, 878, 891

Uniontown, Union county, bill to incorporate the 90, 129, 142, 181, 254, 289

Vanceburg, bill to amend act establishing the 424, 451, 573, 856

Vandersburg, act to establish and incorporate the 359, 376, 416, 504, 608

Velancy, act to amend act establishing the 429, 497

Warsaw, act to revive laws incorporating the 246, 249, 524

Washington, act authorizing the election of police judge and marshal for the 248, 261, 625, 715, 765

act to regulate the sale of spirituous liquors in the 222, 728

West Covington, act to amend charter of the 303, 409, 416, 594, 608

Williamsburg, act to repeal act concerning the 817, 834, 637, 737, 815

Winchester, act conferring certain powers upon the trustees of the 247, 269, 388, 409, 450, 504

act for the benefit of the 412, 531, 609

Wyoming, act to amend the charter of the 610, 640, 806, 845

637, 394, 396

604, 854

620, 865, 845

267, 324, 666, 762

516, 534, 710

856, 885, 894

433, 665, 761

321, 344, 529

408, 457, 695,

610, 516, 739

466, 538, 666

620, 865, 845

267, 324, 439

516, 534, 710

321, 344, 529

408, 457, 695,

610, 516, 739

466, 538, 666

620, 865, 845

620, 865, 845

Wyoming Coal Manufacturing Company, act to charter the 257, 269, 539, 614, 767

Treasurer, act creating a, for Montgomery county 76, 95, 108, 159

act authorizing the appointment of, for Boone 639, 692, 902

State, bill for the benefit of the 314, 315, 316

State, bond of 191

message from Governor transmitting bond of 191

Tree venders, non-resident, petition from Logan praying that a tax be imposed upon 142

Trials, bill to allow defendants separate 323, 326, 389, 420, 439, 515, 533, 695, 897

Trimble, A. S., act for the benefit of 333, 400, 539

Trimble, James; and others, act for the benefit of 333, 400, 539
INDEX.

Trimble, Wm. L., bill for the benefit of
Trinity Church—see Church.
Trustees—see Institutions, State.
—see School.
—see Town, Somerset.
and assignees, under deeds of trust, required to give bond.... 49

Tri n ity Church — see Church.

Truste es—see Institutions, State.
— see School.
—see Town, Somerset.

Trust funds, act concerning

Trussell, Mandy—see Walker, Thomas J.
Tuckahoe Ridge—see Roads, Turnpike.
Tuggle, James, act for the benefit of

Turner, James S., bill for the benefit of.. 49

Turner, John A., bill for the benefit of

Turnerville—see Voting Precinct.

Tye, H. L. and H. S., bill for the benefit of, and William B. White.... 65, 162, 560, 591, 655

Union—see Steamboat Company.

Bank of Kentucky—see Bank.
Church—see Church.
Coal and Oil Company—see Maysville Coal and Oil Company.
Cumberland Presbyterian and Methodist Episcopal Church, South—see Church.
Insurance Company—see Insurance.
Upper Blue Licks and Moorefield—see Roads, Turnpike.

Urania Literary—see Society.

Urinals—see Closets, Water.

Uniontown—see Town.

United Ancient Order of Druids—see Lodge.

Baptists—see Church.

Valedictory—see Speaker.
— see Gillis, W. C.
Vallandingham, A. W.—see Printer, Public.

Vance, Susan J., act for the benefit of

Vanceburg—see Town.

Vanderburg—see Town.

Vandersburg—see Town.

Vanceville—see Town.

Venue, bill to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Verona and Morningview—see Roads, Turnpike.

Versailles and Anderson—see Roads, Turnpike.

Veto—see Bank, Commercial.

Message, resolution to print.

Vienna Division—see Sons of Temperance.

Voting, bill to change place of, in Ballard county
— see Elections.

bill to change the place of, in Indian Creek precinct, in Owen county, 67, 79, 119, 136, 158

— see Courts, County.

place, bill to establish an additional, in Allen county
act creating an additional, in Breckinridge county

act to provide an additional, in Campbell county

act to change, in Christian county

act to change, in Daviess county, 411; 430, 680, 780, 818

act to create an additional, in Jefferson county
in Mercer county, act to change the boundaries of certain, 257, 262, 601, 808, 843

— see Courts, County.

968

Wayne—see Town.

Wayne county, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Waynesburg—see Town.

Weapons, concealed

Wear—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Weapons, concealed

Wear—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.

Wear, Henry, act to change the laws in force giving changes of; in civil cases, 62, 565, 540, 590, 865, 873, 887, 898

Weakley—see Town.
INDEX.

Voting place, act to provide an additional, in Crittenden county... 96, 114, 441, 504, 664, 761
bill to define and regulate, in Franklin county .......................... 107
act creating an additional, in district No. 6, in Graves county... 437, 434, 594, 677
bill to change, from Hamilton to Big Bone Lick, in Boone county; 508, 560, 592

act creating an additional, in Hardin county ................... 246, 259, 658, 751, 816
act creating an additional, in Hardin county, Lawrence county, act to amend act establishing additional, 119, 135, 169, 224, 297

act creating an additional, in Lewis county .......................... 139, 207, 301, 367, 479

act to provide additional, in Louisville ........................................ 268, 324, 372, 407

act to change, in 3rd district, Mercer county ................. 771, 857, 884, 892

in district No. 6, Owsley county, bill supplemental to bill regulating and changing the ........................................ 265, 619, 666, 753, 812

act to change, in Poplar Grove precinct, Owen county .... 516, 593, 663, 761

act to change, in the 5th district, Whitley county ............... 517, 532, 663, 761

see Courts, County, of Henderson, Hopkins, and Union.

precinct, petition from Allen, praying the establishment of an additional .......................... 301

bill to establish an additional, in Carter county ........... 357, 665, 686, 897

bill creating an additional, in Hart county .................. 493, 598, 675, 754, 812

act to create an additional, in Henry county ................. 623, 645, 736, 814

petition praying additional, in Pendleton .................... 142, 204, 355

act to establish an additional, in Union county .............. 357, 377, 394, 479

of Walnut Flat and Turnersville, Lincoln county, act to abolish .......... 322, 327, 691, 806, 848

Vote, bill to change the mode of setting down, on poll-books . 309, 387, 389, 448

Wade, W. G., act for the benefit of ...................... 65, 76, 108

Waggner, L. A., bill for the benefit of ...................... 299, 338

Walbrough, Sarah, petition praying act for her benefit ... 744, 787, 866, 840

Walden, John, act for the benefit of ................. 744, 787, 866, 840

Walden, Mrs. Louisa B., act for the benefit of .......... 129, 308, 407

Walker, James H., act for the benefit of .................. 436, 466, 538, 714, 736

Walker, Randall, act for the benefit of ............... 189, 208, 603, 610, 843

Walker, Thomas J., and Mandy Trussell, act for the benefit of .......... 456, 457, 511, 664, 780

Wallace, F. H.—see Grace, J. L. & Co.

Waltonia Institute—see Institute.

Walls, Thomas A., act for the benefit of .......... 696, 733, 842, 861

Wallwork, Sarah, and Mariam M. Petty, act for the benefit of .......... 632, 648, 821

Walnut Flat and Cox's Gap—see Roads, Turnpike.

—see Voting Precinct.

Hill Male and Female High—see Schools.

Walton, Senator, added to the committee on Education .......... 197

Warden to the Penitentiary, act to establish the office of .......... 308, 396, 657

Warden, A. J., and others, petition of, praying act for their benefit ............... 313

—see Line, County, of Hickman.

Wayne'sburg—see Roads, Turnpike.

—see Town.

Washington Literary Association—see Association.

—see Liquors, Spirituous.

—see Town.

National Monument—see Society.

Water-Works Company, Louisville, bill to amend act incorporating the .... 209, 393, 353

Newport and Covington, act to incorporate the ............. 515, 533, 794, 847

Weapons, concealed deadly, bill to amend law prohibiting the carrying of ........ 197, 486
INDEX.

Webster—see County.
   County—see Line, Boundary.

Weisenger, S. P., and others, petition praying act to close Curran street, in the city of Lou-

ville ................................................................. 379

Weldon, V. — see Deeds.

West Covington—see Town.

West, Peter H., act for the benefit of ........................................... 516, 534, 874

Western Lunatic—see Asylum.
   Maysville—see District, Justices'.

Westport—see Roads, Turnpike.

Whitaker, G. M., act for the benefit of ........................................... 663

Whitaker, G. W., petition from citizens of Oldham, praying allowance to, for arresting a
   horse thief in Illinois ......................................................... 176, 318, 336, 688, 678, 891

Whitaker, J. M., bill for the benefit of ........................................... 126

Whitaker, Joseph S., and Patrick H. Clayton, bill for the benefit of ........................................... 172, 449

Whitaker, Simeon A., act to authorize, to solemnize marriage ........................................... 160, 294, 657, 779, 818

White, William B.—see Tye, H. L. and H. S.

Whitewater—see Seminary Company.

Whitley County High School—see School.

Wickliffe, John C., resolution returning thanks to, for faithful performance of duty as
   Clerk ................................................................. 882
   — see Clerk.

Wickliffe, Charles—see Hawes, James.

Wilderness and Cumberland Gap—see Roads, Turnpike.
   Turnpike Road—see Gate-Keeper.

Williams, Ellison, resolution making appropriation to remove the remains of ........................................... 364, 758

Williams, Milan, act for the benefit of ........................................... 791, 854, 879, 891

Williamsburg—see Town.

Williamsburg, Cumberland River, and Tennessee—see Railroads.

Williamstown—see Academy.

Williamstown Cemetery Company—see Cemetery Company.
   — see Association.

Willis, Capt.—see Graves.

Wilman, Floyd C.—see Penton, J. A.

Wilson, Andrew, act for the benefit of ........................................... 128, 181, 349, 463, 606

Wilson, H. T., and others, petition praying act for their benefit ........................................... 333

Wilson, James, bill for the benefit of ........................................... 293, 434, 683

Wilson, Willis and Eveline, bill for the benefit of ........................................... 240, 336

Winchester—see Court, Police.
   — see Town.

   College—see College.

   and Irvine—see Roads, Turnpike.

   and Kentucky River—see Roads, Turnpike.

   and Lexington—see Roads, Turnpike.

   and Mount Sterling—see Roads, Turnpike.

   and Muddy Creek—see Roads, Turnpike.

   and Red River—see Roads, Turnpike.

Wing, E. F., act for the benefit of ........................................... 293, 434, 683

Wing, W. H. C., act for the benefit of ........................................... 293, 434, 683

Winnebago Tribe—see Red Men.

Wiseman Floyd C.—see Penton, J. A.

Witnesses, act to increase the pay of ........................................... 156, 234, 439
   — see Slaves.

Wolf—see County.
<table>
<thead>
<tr>
<th>Subject</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wolf Island</td>
<td>29</td>
</tr>
<tr>
<td>Women, deaf and dumb, act for the benefit of</td>
<td>791, 854, 879, 888</td>
</tr>
<tr>
<td>married, bill to further provide for the protection of the rights of</td>
<td>173, 573</td>
</tr>
<tr>
<td>bill to amend the law to protect the rights of</td>
<td>65</td>
</tr>
<tr>
<td>Wood &amp; Morton, of Logan county, bill authorizing them to sell a lot of slaves</td>
<td>197</td>
</tr>
<tr>
<td>Woodford Female—see College</td>
<td></td>
</tr>
<tr>
<td>Woodson, William G., act for the benefit of</td>
<td>865, 866, 887, 898</td>
</tr>
<tr>
<td>Wright, Francis, bill for the benefit of</td>
<td>265, 366, 507, 695, 733, 813</td>
</tr>
<tr>
<td>Wyoming—see Town</td>
<td></td>
</tr>
<tr>
<td>Yates, William, act for the benefit of</td>
<td>189, 208, 609, 810, 843</td>
</tr>
<tr>
<td>Yeaker, Jane, act for the benefit of</td>
<td>323, 326, 488, 595, 677</td>
</tr>
<tr>
<td>Yeoman—see Gruelle, W. W</td>
<td></td>
</tr>
</tbody>
</table>