## Tournal of the Eenate



OF THB
1
-

## THIRD GENERAL ASSEMBLY

## OF THE

STATE OF IOWA.

BGOUN AND HDLD AT IOWA CTYY, ON MOIPAT, THE SBOOMD DAY OF DEOEMBER, A.
D. 1850 ; BENG TEE THRD REGULAR SESSION UNDE THE CONETITUTION.

> IOWA CITY:
> pavien a PAUL ETATE marras.
> $:::::::::$
> 1850.


## JOURNAL, OF THE SENATE

## OF THE

## THIRD GENERAL ASSEMBLY

## (1) the State of $\mathfrak{I o w a}$.

BEGUN AND HELD AT IOWA CITY, ON MONDAY THE BGCOND DAY OF DECREDERR, A.
D. 1850 ; BEDG THE THIRD REGULAR SESSION UNDER THE CONGITTUTLON:

## SENATE CHAMBER, IOWA CFTY, Monday, December 2nd, 1850. \}.

This being the day fixed by the Constitation for the meeting of the General Assembly, and the hour of 12 o'clock, M., having arrived, the Senate was called to order by Hon. J. Howell, of Jefferson county, and the roll called by C. C Rockwels, Secretary of the Senate at its last session, when it appeared that the following members were present:

From the county of Lee-Nathan Baker and Thomas S. Espy.
From the county of Van Buren-George G. Whight and John B. Spees.

From the countics of Wapello and Monroc-H. B. Hendershott.
From the countics of Marion, Polk, Dallas, Jasper, Marshall, Siory, Boone, Warren and Madison-P. M. Casady.

From the county of Des Moines-Enos Lowe and George Hepner.
From the county of Henry-John T. Morton.
From the county of Jefferson-John Howell.
From the counties of Lonisa and Washington-Norman Everson:"
From the counties of Mahaska, Keokuk and Poweshiek-Josmpin Lows.

- From the counties of Scott and Clinton-William E. Leffingwell.

From the countics of Jackson and Jones-Natean G. Sales.
From the countics of Dubuque, Clayton, Delaware, Buchanan, Blackhawk, Winneshiek and Allamakcc-John G: Shields and Warner Lewis.

On motion of Mr. E. Lowe,
Hon. George G. Wright, was appointed President, pro tom.
On motion of Mr. Shields,
C. C. Rockwell was appointed Secretary, pro tem. On motion of Mr. Sales,
Wbsley W. Garner was appointed Assistant Secretary, pro tcm. On motion of Mr. Lewis,
Hardin Nowlin was appointed Enrolling Clerk, pro tem. On motion of Mr. Espy,
John Gmlonere was appointed Sergeant-at-Arms, pro tern.
On motion of Mr. Howell,
John G. Stout was appointed Messenger, pro tem.
On motion of Mr. Sales,
Sylvester J. Dunham was appointed Fireman protem.
Mr. Casady moved that a committee of three be appointed to examine the credentials of members.

Which was agreed to.
Messrs. Casady, Espy and Shields were appointed said committer.
On motion of Mr. Leffingwell,
The Senate adjourned till 10 o'clock to-morrow morning.

## TUESDAY MORNING, DECEMBER 3, 1850.

Senate met pursuant to adjournment.
Mr. Casady, from the committee appointed to examine credentials, reported that they had performed that duty, and found them formal and correct.

Whereupon the following gentlemen were sworn for the faithful discharge of their daties:

Messrs. Baker, Everson, Hendershott, Hepner, Leffingwell, Lewis, Lowe, of Des Moines, Lowe, of Keokuk, Morton, Sales and Spees.

On motion of Mr. Shields,
The rules of the last session were adopted for the temporary government of the Senate.

On motion of Mr. Lowe, of Keokuk,
Ordered, That the Senate proceed to the election of a President and other officers of the Senate.

Mr. Hepner nominated Enos Lowe, of Des Moines, for President.
The vote being taken it appeared that Mr. Lowe received 17 votes, and George G. Wrigit received one vote, whereupon Mr. Lowe was declared duly elected President of the Senate.

Upon being conducted to the chair by Messis. Cook and Shields, a committee appointed for that purpose, the President elect returned ${ }^{*}$ thanks in the following address:

Gentlemen of the Scnate:
This mark of distinction unanimously bestowed, is the more highly appreciated because it has been bestowed freely, and without solicitation.

In electing me as President of this honorable body, from among Senators of superior qualifications and greater experience, you have given proof of confidence and personal kindness which calls for my cordial and sincere thanks.

Surrounded as I am, by those who could better discharge the duties with which you have so generously honored me, I undertake their performance with diffidence, which is in some degree relieved by the reHection that I may rely upon your friendly aid in moments of doubt and perplexity.

> On motion of Mr. Sales,

The Senate then proceeded to the election of a Secretary.
Mr. Sales nominated Philip B. Bradley, of Jackson county, who was unanimously elected.

The Senate then proceeded, and, in like manner, made choice of Jome D. Evens for Assitant Secretary.

Mr . Sales moved that the Senate proceed to the election of an Enrolling clerk, and the yeas and nays being demanded upon the question, were as follows :

Yeas-Messrs. Alger, Baker, Casady, Espy, Hendershott, Hepner,

Howell, Leffingwell, Lewis, Lowe, of Keokuk, Sales, Shields and Mr. President-13.

Nays-Messrs. Cook, Everson, Morton, Spees and Wright-5.
So said motion was agreed to.
The Senate then proceeded to the election of Enrolling Clerk, when it appeared that $W_{\text {esley }} \mathrm{W}$. Garner received all the votes cast, and was declared duly elected.
The Senate then proceeded, and, in like manner, elected the following officers:

For Sergeat-at-Arms; John Gulmore.
For Messenger, Andrew J. Leffingwell.
For Fireman, Peter Conboy.
The officers elect were then duly sworn and entered upon the dis-- charge of the duties of their respective stations.

Mr. Leffingwell moved that a committee of three be appointed to wait upon the House of Representatives and inform that body that the Senate is now permanently organized and ready to proceed to business.

Which was agreed to,
Messrs. Leffingwell, Cook, and Alger, were appointed said committee.

Mr. Sales, with leave obtained, offered the following resolution :
Resolved, That the Secretary of the Scinate be authorized to make arrangements with the Post Master at lowa City, for the payment of postage on letters and papers, to and from members of the Senate, during the present session of the Legislature.

The question being upon the adoption of the resolution,
It was decided in the affirmative. b
A committee from the House of Representatives was announced, composed of Messrs. Summers, Preston, and Negus, who informed the Senate that the House was permanently organized and ready to praceed to business.
Mr. Lewis moved that a committee of two be appointed, to act with a similar committee on the part of the House, to wait upon His, Excellency the Governor, and inquire if he had any communication to pake to the General Assembly.

Which was agreed to.
Messrs. Lewis, and Everson, were appointed said committee.
Mr. Morton, with leave obtained, offered the following resolution :
Resolved, That the Secretary of the Senate furnish each member
 rect.

Mr. Espy moved to amend by inserting "papers of this city."
Which motion was lost.
Mr. Lowe moved to invert ten cepios, in lien of twenty.
Whith motion failed to receive a second.
The resolution was then adopted.
Mr. Eapy moved to adjourn untill 9 o'alock to morrow morning.
Which motion was lost.
Mr. Morton moved to adjourn until 2 o'clock, P. M.,
Upon which the yeas and naye were requested, and being ondered were as follows:

Yras-Messrs. Alger, Baleer, Casady, Cook, Headershott, Hepner, Morton, Sales, Spees, Wright, and Mr. President-11.

Nays- Messrs. Espy, Howell, Leffingwell, Lowe, and Shields.-5.
Motion carried, and the Senate adjoupned until 2 o'cloek, P. M.

## TWO O'CLOCK, P. M.

Mr. Lewis, from the committee appointed to wait upon His Excellency, the Govirnob, reported that they had performed that duty, and received from him a message in writing, which was as follows:

Gentlomen of the Senate, and

> House of Representatives:

Since the close of the last seasion of the General Assembly, it can with propriety be said that, as a people, we have enjoyed the blessing of general health. It is true, some portions of our State have, for a short period, been visited by a malignant disease, which, in other States of our confederacy, has carried thousands to the tomb, yet within oar own boiders, through the mercy of the sovereign Ruler of the Universe, its fierce ravages have been stayed, and but a small nomber of our people have fallen viotims before the destroyer ; though that number, small as it was, embraced some of our most prominent and listinguished citizens. While we deeply sympathise with thqse who are filled with sorrow for the lass of relatites and friends, our hearts shondd orerflow with gratitade to Him who directs the pentir
lence, for the exidence he has given u of his kind case and comideration, and for the many and great blessings which he has showered upon our State and coantry.
Notwithstanding the prevalence of the disease as above mentioned, lowa has steadily increased in population and wealth; her energies have been strengthened; her resources are being constantly developed; emigration is rapidly pouring in upon and spreading over her broad and fertile domain; and the evidence of enterprise and prosperity can be seen on every hand. Should we continue to be blessed by the smiles of Providence, we have every reason to believe that our course will continue to be onward and upward.

The following statement exhibits the amount of the receipts and disbursements of the Treasury, from the report of the Treasurer, bearing date October 31, 1848, up to November 4th, 1850.

|  | Rece |  | Paymenta. |
| :---: | :---: | :---: | :---: |
| Amount in Treasury October 31, 1848, | \$1,394 |  |  |
| Amount received up to March 5th 1849, | 24,924 | 47 |  |
| Amount disbursed up to March 5th, 1849, |  |  | \$22,976 55 |
| Amount received up to June 4th, 1849, | 18,281 | 32 |  |
| Amount disbursed up to June 4th, 1849, |  |  | 15,890 |
| Amount received up to November 5th, 1849, | 7,067 | 85 |  |
| Amount disbursed up to November 5th, 1848, |  |  | 18,280 |
| Amount received up to March 4th, 1850, | 30,689 | 80 |  |
| Amount disbursed up to March 4th, 1850, |  |  | 26,108 63 |
| Amount received up to September 2d, 1850, | 7,666 |  |  |
| Amount disbursed up to September 2d, 1850, |  |  | 11,586 |
| Amount received up to November 4th, 1850, | 429 | 75 |  |
| Amount disbursed up to November 11th, 185 |  |  | 599 |
| Total amount of receipts and disbursements |  |  |  |
| to November 4th, 1850, \$ | \$90,444 | 33 | \$80,442 94 |
| Balance in the Treasury, |  | $39$ |  |

By the Auditors Report of December 4th, 1848 , it will be seen that the liabilities of the State on outstanding warrants, at that time amounted to $\$ 22,651$ 62. From that period up to November 30th 1850 , the receipts of the treasury were $\$ 90,44412$, and the expenditures $\$ 90,44294$. This latter sum embraces the interest paid on the State loan, and $\$ 11,08575$ of the liabilities on the 4 th of December, 1848; thas decreasing our liabilities on outstanding warrants, on the

20th of Norember, $\mathbf{1 8 5 0}$, to $\$ 10,96587$. The resourees to discharge these liabilities, and to meet the expenses of the eoming year, are 24,15483 , due from the counties, prior to the year 1850 , and the revenue assessed in 1850 , amounting to $\$ 56,53833$. The revenue for State purposes in 1848, amounted to $\$ 36,12905$, consequently, the assessment of 1850 , shows an increase of the revenue from taxable property within the State, of $\$ 20,40928$. Should the revenue continue to increase in the same proportion, we may reasonably expect that our State will, in a few years, be freed from all incumbrances. For further iniormation in regard to our financial condition, I respectfully refer you to the Auditor's Report.

By an act approved Jan. 16th 1847, I was anthorized to agree with the State of Missouri, for the commencement and termination of such suit as might be necessary to procure a final decision by the Supreme Court of the United States, in regard to the southern boundary line of the State ; and I was also required to employ counsel to conduct the suit on our part, and to do whatever might be necessary to maintain our rights in the premises. In pursuance of the authority thus granted, I did, in the following February, appoint the Hon. Charles Mason of Burlington, to act as counsel on behalf of the State; and I also immediately afterwards notified the Governor of Missouri of the passage of the above mentioned act, and of the appointment of Mr. Mason. On the 2nd Monday in June, 1847, the counsel on both sides met and agreed to institute an amicable suit. The cause come on for argument before the Supreme Court in February, 1849. It appears from the fact set forth in the decree of the Court, that in 1816 , the United States caused to be run and marked two lines as part of a boundary between the United States and the Great and Little Osage Nations of Indians; the first line beginning on the castern bank of the Miseouri river, opposite the middle of the mouth of the Kansas river, and extending north one hundred miles, where a corner was made by Mr. Sullivan, the surveyor acting on behalf of the United States, and the Osage Nations, that from that comer a second line was then rum apd marked by the Surveyor, which was intended to be run due east, on a parallel of latitude, but which, by mistake, varied about two and one-half degrees towards the north of a due east and west line; that that portion of territory west of Sultivan's first line, and between the same and the Missouri river, was added to Missouri by an act of Congress of June 7th, 1836; and the'court

[^0]accordingly decreed that "the true and proper northern boundary. line of the State of Missouri, and the true southern boundary of the State of lowa, is the line run and marked in 1816, by John C. Sullivan, as the Indian boundary, from the north-west corner made by Sullivan, extending eastwardly, as he run and marked the said line, to the middle of the Des Moines river, and that a line run due west, from said north-west corner to the middle of the Missouri river, is the - proper dividing line between said State west of the aforesaid corner; and that the States of Missouri and Iowa are bound to conform their jurisdiction up to said line on their respective sides thereof, from the river Des Moines to the river Missouri."

Our State now embraces the territory lying between the line run by Missouri in 1837, as her northern boundary line, from the river Des Moines due west to the Missouri river, and the line established by the decree. Every citizen of the State must feel gratified that the vexatious question concerning our southern boundary, is at length settled. The condition and wants of the territory acquired will, I trust, receive your carly and earnest attention.

Joseph C. Brown of the State of Missouri, and Henry B. Hendershott of the State of Iowa, were appointed Commissioners by the United States Supreme Court, to survey and mark the line fixed by the decree, and make returns to the Court on or before the first day of January, 1850. Mr. Brown having died previous to executing his duties, Robert W. Wells, of Missouri, was appointed in his place. The Commissioners were further ordered by the Court, to correspond with the Chicf Magistrate of Missouri and Iowa, and request the cooperation and assistance of the State authorities, in the performance of their duties.

In a communication received by me from Mr. Hendershott, under date of May 57 th, 1848, he suggested the propriety of the authorities of Iowa and Missouri immediately making some arrangements by which the Commissioners would be furnished funds to enable them speedily to prosecute their duties. The suggestion appeared to me both reasonable and proper; and as the legislature had made no provision for such services--as the Commissioners had been ordered by 'the Court to request the aid of the State authoritie--and as it was of the highest importance that the boundary line should be marked as speedily as possible, I conceived it my duty to furnish.Mr. Hen-
dershott with a portion of the means necessary to prosecate the duties assigned the Commissioners.
Being unable to obtain the fuads in any other quarter, I was compelled, though with great reluctanee, to solicit from the Superintendent of Public Instruction, a loan from the School Fund, which I obtained to the amount of $\$ 2,000$, and gave my individual promissory note, (secured by bond,) for its repayment-which note bears interest according to the law in regard to the loaning of the School Fund, and is due and payable on the 15th of September, 1849-and placed the money in the treasury, subject to the order of Mr. Hendershott.
Should you coincide in the opinion that the preseing cmergency justified the course pursued by me, I would recommend that an appropriation be made to replace, as speedily as possible, the money thus withdrawn from the School Fund.

In a communication from Mr. Hendershott, under date of Octuber 23d, 1850, I have been informed that the Commissioners completed their work on the 18th day of September last, and that a return of the survey was filed by him in the office of the Secretary of State, on the 17th day of October following. Mr. Hendershott further informs me that " the amount of money expended by lowa is $\$ 2,18033$, and the amount expended by Missouri is $\$ 2,09986$ cents. These sums, ( $\$ 4,-$ 280 19,) include every expense incurred, except for instruments, (which are yet on hand) and suck compensation as may be made to the Commissioners, and such further compensation over and above $\$ 3,00$ per day, as shall be allowed to the Surveyors, whose duties were arduous, and faithfully discharged. This matter should also receive your attention.

The communications of Mr. Hendershott, ene bearing date May 27th, 1849, and the other October 23d, $185 \mathrm{e}_{\text {, }}$ ire herewith submitted.

Great credit is due Mr. Mason for the zeal, industry and ability shown by him in the management of the suit on the part of the State. He thought proper to socure the services of a distinguished lawyer of another State, as assisting counsel, informing him at the same time, that he had no authority to employ additional counsel, but that if he woald undertake the case, the Legislature would, no doubt, grant him a reasonable compensation. From the magnitude of the case, and the great interests involved, this step on the part of Mr. Mason was, most unquestionably, dictated by prudence and sound policy. It would therefore be proper that such an appropriation be made, as in
your judgment will be a reasonable and adequate compensation for the services thus rendered.

The act for the settlement of the boundary line, appropriates $\$ 1,000$ to carry the same into effect. That amount has been drawn from the treasury by Mr. Mason. By reference to his report-which is herewith submitted-it will be seen that his expenses in travelling to different points to take depositions, collect testimony, etc., and his expenses at Washington, amount to $\$ 98000$, which nearly covers the sum appropriated, and leaves him a mere pittance for his time and labor-justice would seem to demand that an additional appropriation should be made in his favor.

It is to be hoped that a very considerable portion of your time and attention will be expended in efforts to perfect our system of Common school education. The law passed at the last session of the Legislature, cured many of the defects existing in the previous law; but there are deficiencies in the present law which demand your action. It is expected that the Commissioners appointed to revise the code, will examine the School Law, and either present a new one, or prune away the excresences, and supply the wants of the one now on the statute book. The report of the Superintendent of Public Instruction, together with the report of the Commissioners will, doubtless, materially aid you in determining what measures are necessary to advance the interests of Common Schools.

The Superintendent of Public Instruction, in his last report to the Legislature, takes the ground that some plan ought to be adopted whereby the expenses attending the management of the School Fund may be decreased. To remedy the evil, he recommends that the law providing for county Fund Commissioners be abolished, and the office of State School Fund Commissioner created. The labors of the county Fund Commissioners are arduous and complicated, and it may be questionable whether a State Fund Commissioner could properly attend to them. The Superintendent may, possibly, submit a different plan in his forthcoming report to you. Any scheme which you may adopt, whereby the objection may be wholly, or in part removed, would certainly be desirable.

The Constitution provides, in the second section of the tenth article that "the General Assembly shall encourage, by all suitable means, the promotion of intellectual, scientific, moral and agricultural improvements." No steps have been taken by the Legislature, since
the adoption of the Constitution, for the advancement of agriculture. This portion of the Constitution is as obligatory and binding as any other. It was probably inserted for the reason that our State has every facility for becoming, in an eminent degree, an agricultural State. The best method of cultivating the soil is, and it is believed ever will be, a subject of the first importance to a large majority of the citizens of the State. The greater portion of those who attend oar Common Schools will become agriculturalists, when the term of their education expires; and consequently, any knowledge which they may obtain, touching that branch of industry, will be to them of the most essential service. It would therefore seem to become your duty to enquire whether books relative to agricultural science, can, with propriety, be introduced into our Normal and Common Schools. I I feel confident that, if introduced, the most beneficial results may be anticipated.

The formation of agricultural societies should also be encouraged; and I trust that any facilities which you can supply, for the promotion of such societies, will be cheerfully granted.

A law was passed at the last session for dividing the State into three districts, and for the establishment of a Normal School in each district, for the education of school teachers and others. The State has been thus divided, and a board of trustees appointed for each district, as required by the act. The law farther provides that the Schools shall be established at Andrew, Oskaloosa and Mount Pleasant. The school at Andrew commenced on the 21 st of November, 1849. It is now under the Superintendence of teachers who are graduates of the New York State Normal School-a respectable number of papils attend the institution, and its prospects are flattering. The trustees are erecting a building for the use of the school, at an eatimated cost of $\$ 2,500$ about $\$ 1,000$ of which has been already expended. A very commendable zeal is manifested in that quarter for the support of the school. It is understood a similar feeling exists in each of the other distriots, although I am not able to state the progrese of those schools. That information you will probably obtain from the Report of the Superintendent of Public Instruction.

Wherever the Normal system has been in operation, in other States, the most fortunate results have been experienced. By the annual report of the executive committee of the State Normal Scheol of the State of New York, made to the Legislature of that State, on
the 11th of February, 1850, it appears that the first term of that school began on the 18th of December, 1844. From that period up to the time the report was made, four hundred and twenty-eight pupils had graduated, and a large proportion of them had accepted situations in Common Schools; and, with few exceptions, had acquitted themselves in such a manner as to do honor to the school. The committee are of the opinion that these teachers have caused great improvement in the schools where they have taught, and that they have been highly instrumental in advancing the cause of Common School education.
Permit me to express the hope that the Normal Schools eatablished in our State, will receive the fostering care of the Legislature. If there exists any opposition to them, it would seem to spring from a misapprehension of their objects. It is understood that there are two features characterising them which are not found in other sehools or academies: First, the State pupil is required to devote his attention exclusively to obtaining an education, and to such studies as will qualify him to perform, in a superior manner, the duties of a Common School teacher; and, secondly, he is required to learn the best mode of communicating to others the knowledge which he has obtained. As experience teaches that these schools are productive of much good, any meamores adopted by you which will conduce to their permanent prosperity, will, I feel assured, meet with the hearty approbation of the friends of education throughout the State.

Hon. Josiah H. Bonney was appointed by me to procure a suitable block of marble, to be furnished by the State of Iowa, for the Washington Monument. He has discharged the daty assigned him, as will be seen by his letter to me of November 30th, 1850, which is herewith submitted.

The Commissioners to revise the Code, have informed me that their labors are nearly completed. A portion of their report is herewith. submitted.

The Board of Public Works have not made their report to me, as required by the statute. Some justifiable cause has, undoubtedty, produced the delay.

The first section of the seventh article of the Constitution, provides that the militia of this State shall be composed of all able bodied winte rade citizens, between the ages of eighteen and forty-five mears; except such as ate or may hereatier be exempt by the lawe of
the United States, ged ahnll bie armied, equipped and trained as the General Assembly may provide by law.

In my last Message I presented the number of all able-bodied white male citizens, between the ages: of eighteen and forty-five years, subject to military duty, in each of the counties which had been reported to me, in accordance with an act entitled "an act requiring the assessors to take lists of persone subject to military duty, approved Jan. 25, 1848, and urged an organization of the militia as speedily as practicable. No oteps, however, were taken by the last General Aswembly to effect that object. The 3d section of the above mentioned article of the Gonatitution provides that " all commissioned offiecrs of the militia (staff offioers excepted) shall be elected by the persons liable to perform military duty, and shall be commissioned by the Goversor." The militia law is at present a dead letter upon the atatate book. Some measures should be taken to arrange the militia into divisions, brigades, regiments, \&c.; to provide for the election of officers in accordance with the Constitution; and to provide further for such an ennollment as will enable the State to draw ker quota of acms from the General Government.

At the last session of the Legislatare, joint resolutions were passed instructing our Senotors and requesting our Representatives in Congress to procure from the Government of the United States grants of land to aid in the comstruction of a Rail Road from Dubuque to Keokuk, and abso one from Davenport to some suitable point near the Conmeil Bluffs, on the Missouri river. Our delegation in Congress bave labored faithfully to obtain these grants, but their efforts have, se yet, been unsucceseful. The attention of that body has, in a great measure, daring the last session, been directed towards the adjustment of difficulties which threatened to disturb the harmony of our Union. I conceive it the: duty of the Legiclatare to press upon Congrese the necessity and importance of these works. Further applieations, eeconded by the exertions of our Senators and Representatives may, and undoubtedly will, secure the desired donations.

The Legistatare appropriated the sum of three thousand dollars towards the eompletion of the public puildings in this City. The money to be expended under the saperintendence of Hon. Joseph T. Fales. Moost of the improwements specilied in the aot have been nade, and theyiadd mach to the appearapes and conveniquce of the
buildings. A further appropriation will be needed to finish the wort according to the original plan.

By an act entitled "an act relative to the Penitentiary," approved January 13, 1849, Mr. A. H. Haskell was appointed Superintendent of that institution, and entered upon the discharge of the duties of his office on the 10th day of March following. His report of April 28d, 1849, exhibits an inventory of the property pertaining to the prison, amounting in value to the sum of $\$ 82560$. The act appropriates $\$ 8,000$ for repairs upon the building, which sum has been drawn by Mr. Heskell, and expended, as will appear from his report of November 28th, 1849. In April last, I received information of his death, and by virtue of the authority granted me by the 16th section of the act, I appointed Mr. Johin Scott, of Lee county, to fill the vacancy. For information concerning the condition of the Prison, at the time Mr. Haskell became Superintendent, and the progress which has been made in repairing the same, I respectfully refer you to his reports, and to those of Mr. Scott, which are herewith submitted.

The Supreme Court has appointed Hon. George Greene, one of their number, to prepare and report the decisions of that tribunal. The first volume of his reports has already been published. The manner in which this work has been executed, is highly creditable to Mr. Greene, and will favorably compare with the law reports of our sister states. I have subscribed, on behalf of the State, for fifty copies of his first volume, which were deposited in the Secretary's office. A large portion of them have however been subsequently exchanged for the reports of the several states and territories. It will become your duty to make an appropriation to meet the expense incurred on behalf of the State.

From the formation of the Constitution to the present time, there has been no subject which has so seriously threatened the dissolution of the Union, as that of Slavery. That instrument recognizes the system, and provides for the restoration of such slaves as shall escape from their masters, and find refuge in other, or non-slaveholding States. This clause was inserted as a compromise measare, to conciliate and harmonize the differences of opinion existing at the formation of the Constitution, relative to this subject, and to induce the southern States to enter into the federal compact; consequently its letter and spirit should receive a steady and unflinching support from every friend of the Union. Congress, at its last session, passed
an aet by which that clange of the Constitation could be more effectually carried out. One great object leading to the pasaage of the law was to exhibit to the slaveholding States, a determination on the part of the National Legislature to protect and enforce all of the rights guarantied to them by the Constitution, and thus allay any apprehensions which they might experience concerning the security of those rights. Since the passage of that act, a diaposition has been manifested in some of the northern states to resist its provisions. No good citizen of Iowa can, for a moment, sanction or countenance such proceedings. I think I may assert, without fear of contradiction, that the people of this State are a law-abiding people. One of the prominent reasons urged for resisting the law is that it violates that portion of the Constitution of the United States which provides that "the privilege of the writ of Habcas Corpus shall not be suspended, unless when in cases of rebellion or invasion, the public safety may require it." It may be well for every citizen to remember, that Congress can pass no law prohibiting the issuing of this writ, unless the contingencies specified should occur. As no "rebellion or invasion" exists now, and did not exist at the time of the passage of the act, the writ of Habeas Corpus is in no manner suspended by its provisions.

But whatever differences of opinion may be entertained in regard to this law, it is now our duty to support it so long as it remains the law of the land; and I truat that every citizen of the State will, although he may be opposed to some of its details, as an American citizen and a lover of the Union, stand firmly by it.

I am now about to retire from the office of Chief Magistrate of this State. Four years ago the people thought proper to elect me to that office, and I assumed its duties and responsibilities, distrusting at the same time, my ability properly to discharge those duties. We were then entering upon our career as an independent State; the support which we had heretofore received from the General Government was withdrawn, the machinery of our State government was to be set in motion, and the means obtained to support it. Relying upon the assistance of the General Assembly, and the various officers of the State, I entered upon the dischange of my dutiea. : You are familiar with the course which I have parsuedi Whether it has been calcula. ted or not to advance the interestr of the State, you and the people are the judgea. Daving my' edruinistration I maty, and undoubtedly have, committed errors; but ifygugh ber the caso, I whall ezer be: mppSERATE JOUBNAL.-3
ported by the reflection that they sprang from no vicious or wrong motive. The courtesy and assistance extended to me by the Legislature, and by all connected with the government, will ever be a subject of grateful remembrance. In laying down the reins of government, I feel an additional gratification in the assurance that they are to be transferred to more able and competent hands. Permit me, in retiring, to express the fervent desire that this, my adopted State, may ever be distinguished for virtue, intelligence, and prosperity, and may she ever receive the care and protection of that Being who governs the Universe.

ANSEL BRIGGS.

Iowa Crry, December 3, 1850.

## DOCUMENTS ACCOMPANYING THE GOVERNORS MEsSAGE.

Butilingtos, August 30, 1850.
His Excellenay:Ansel Briggs:
Sir: Lepunstiance of the act of January 16th, 1848, you did me tile honor of appointing me to conduct, on the part of our State, an anticipated controversy with the State of Missouri in the Supreme Court of the United States, relative to our southern boundary. Althougt my appointment was dated in February of that year, and although every thing was done which was in the power of the counsel on either side to expedite the business for which we were appointed, it was not till the second Monday in June following that we were enabled to have a meeting to agree upon preliminary measures relative to the manner of conducting the controversy. I had, however, previously visited St. Louis and St. Charles for the purpose of acquiring information necessary to enable me to act more understandingly on this subject. I spent several days in each of those cities, with a reasonable degree of success.

At our meeting we agreed upon the institution of an amicable suit and the course of proceeding. Oircumstances, however, for which I was not respoasible, prevented any teatimony from being taken till the month of November following. I hed, however, taken every atep whinh teemed advisable, for looking up the testimony, and being pre-
pared to take it at the proper time. I visited the Des Meines river coantry to gather up and arrange all the facts within reach, relative to the rapids on that river. I had researches made in Washington. I commenced a correspondence in every direction which seemed to promise the least advantage.

Early in November I repaired to St. Louis again, in order to make farther searches for testimony previous to taking depositions. In this I was successful to as great an extent as could have been expected, considering that at the commencement I had to grope my way in darkness, and that most of those who possessed information could not be expected to be forward in commanicating it to me.

Depositions were at length taken in St. Louis, Jefferson City, and St. Generieve, and some valuable documentary evidence was procured at those places. This oocupied our time industriously until December, and as I still wished to take the testimony of persons residing in Wisconsin, Illinois, Louisiana, and at Davenport, and different places on the Des Moines river, it became evident that the testimony could not be taken in time to have the argument heard at the then next term of the Supreme Court, and that the case must lie over till another year, contrary to our earnest desire and previous intention.

Late in January, however, I reccived a communication from counsel on the opposite side, proposing that we should proceed to Washington and have the case tried at once; professing at the same time that they would receive letters, ar exparte affidavits, from any of our witneases, as legal testimony.

Believing that in this manner I cordd be prepared to safely go to trial, and deeply anxious to expedite a decision, 1 lost no time in closing with the proposition. I employed Mesers. Wright and Knapp to take the depositions of those witnesses living in Van Buren county, whose testimony I had ascertained to be material. I wrote letters to the other witnesses whose statements I wished to secure, and started at once far Washington, taking Keokuk, Palmyra, St. Charles, and St. Louis on my route, in each of which places I expected to obtain useful information. In this I was not disappointed so far as regarded some of those points.

I arrived in Washington about the end of February. Our oase being the only one on the docket in which the Supreme Court had ortginal jurisdiction, they agreed to give it a preference as acon as.it
was ready for argument. The Count, however, adjourned about the tenth of March, and too soon for the trial of our cause. It was, however; the general expectation at the time of adjournment that there would be a special term of the Court in April-a bill to that effect having passed the House of Representatives by a large majority. It was understood on all hands that if the bill passed, our case should be tried without fail. After various vicissitudes of fortune, the bill was at length, towards the close of April, finally defeated in the Senate, and I left forthwith for home.

During the vacation Itook all the steps necessary to perfect the testimony as far as was in my power. I visited the Des Moines river valley for the purpose of taking additional testimony. I met the antagonist counsel, at various places in this State and Missouri, for the purpose of taking further depositions, and about the middle of December started again for Washington.

As soon as some further preliminaries were settled-a little additional testimony taken at Washington, and the whole records and briefs arranged and printed-the cause came on for trial a little after the middle of February. With the result of that trial you have already been informed. I have only to add, that all the time spent by me in Washington during both the periods of my residence there, were industriously, and, I trust, not ueelessly employed in the business which took me thither.

During my first stay in Washington I sought and secured the aid of the Hon. Thonas Ewing, believing it the dictate of prudence to avail myself of his legal ability and experience in conducting the cause. I fully informed him that I had no authority to employ addi-. tional counsel, but stated to him that if he would undertake in the business, I had no doubt the Legislature would make him a reasonable, though not an extravagant, compensation. Upon these term ' he consented to proceed, and did render us very essential service, fo; which I hope he will be fairly compensated. I advanced him at the time the sum of $\$ 5000$, for which, if the Legislature should disapprove of my course, I hold myself individually responsible.

The case, as your Excellency is aware, is not entirely ended. The Court has appointed Commissioners to place monuments along the boundary line fixed by them; and to report their doings to the Court. The want of funds, as I am informed, prevented their performing that duty last year, and perhaps the same cause will operate with the like
effect until after the next meeting of the Legislature. As nothing remains to be done by the Court, or by counsel, except the making of a more formal entry after the Commissioners have reported, my duties may be regarded as sabstantially ended, and I make report of my proceedings aceordingly.

1 have been thus particular in stating the proceedings of this case, that your Excellency may judge whether I have performed my duty in a diligent and proper manner. I have never spared pains or money where I thought they would prove available, nor have I expended a moment or a dime where I did not think it requisite in order to accomplish the purpose of my appointment.

The time during which I have been absent from home in exclusive attendance upon this business, amounts in the aggregate to about eight months. Besides this, the pleadings, the correspondence, and much of the business of arrangement and preparation was transacted at home.

The subjoined statement of my expenditures will show that they have not exceeded the amount appropriated by the General Assembly. I endeavored to keep a genèral account of those expenditures, but this was frequently omitted, from inadvertance or other causes. The statement is not therefore precise, though not far from truth.

Hoping that the manner in which this business has been conducted may meet with the approbation of your Excellency and the General Assembly, I remain,

Yery Respectfully, Yours, \&xc.,<br>CHARLES MASON.

## EXPENSES INCURRED IN CONDLCTING THE SUIT

First trip to St. Louis, St. Charles, and Hannibal ..... $\$ 3000$
Second trip to St. Louis, Jefferson City, St. Genevieve, ..... 6000
Two journeys to Des Moines river, ..... 1500
To Fort Madison to take testimony ..... 300
To Keokuk, Alexandria, and St. Francisville, ..... 1000
*Expenses of taking testimony, aside from the personal ex- penses above referredto, in all, ..... 10000

[^1]Fees of Clerk of Sapreme Court, as per bill readered, ....... 112 . 00
Paid Mr. Ewing, ..... 5000
Printing and other incidental expenses at Washington, ..... 10000
Two journeys and personal expenses at Washington, beingabsent three months at each time,50000

The State orders 1 received would not have brought the above amount if sold for their current value. I borrowed money on my own credit, at ten per cent., and kept the orders until they were cashed.

Otrimwa, October 23d, 1850.
Sir: I have the honor to inform your Excellency that on the 17th instant I filed in the office of the Secretary of State of the State of Iowa, my return of the survey of the boundary line between this State and the State of Missouri. This work was commenced by us on the 28th day of April and concluded on the 18 th of September.

The amount of money expended by lowa is $\$ 2,18033$, and the amount expended by Missouri is $\$ 2,099$ 86. These sums ( $\$ 4,280$ 19) include every expense incurred, except for instruments (which are yet on hand) and such compensation as may be made to the Commissioners, and such further compensation, over and above three dollars per day, as shall be allowed to the surveyors, whose duties were arduous, and faithfully discharged.

For a fuller account of the said survey I most respectfully refer your Excellency to my report on file in the secretary's office.

I am, most respectfully,
Your Excellency's most ob't serv't, H. B. HENDERSHOTT, Commissioncrs, gu.
Hon. Ansel Briges, Governor, \&c. Andrew, lowa.

[^2]Sir: On the 25th inst. I received a copy of the decree of the Supreme Court of the United States in the boundary case between Iowa and Missouri.
In accordance with said decree (a copy of which you have ere now received) I have to request, that you address the Executive. of Missouri on the subject of our boundary, and that you agree between yourselves, in behalf of your respective States, as to the character of posts which are to be placed every ten miles on the line;-whether they shall be of stone, or whether they shall be of cast iron, and what dimensions.
The dimensions, as also the materials of these posts, should be selected by the authorities of the States concerned, as the expense of their procurement and erection is to be borne by the States.
This selection will be made, of course, with a view to durability and economy.
I would suggest the propriety of the authorities of Iowa and Missouri immediately making some arrangement, by which the commissioners will be furnished means to enable them speedily to prosecute their duties. It will not be expected, by the authorities of the States concerned, that the commissioners shall employ all the assistance necessarily incident to the carefully establishing a boundary between two independent and growing States at their own immediate expense. It is for the Executives, of Missouri and Iowa to adopt such measures in aid of the commissioners, as to them may seem proper.
Any instructions which your Excellency may please to give to the commissioners touching their duties, will be kindly received.
An early reply to this is requested:' I have this day sent to his Excellency the Governor of Missouri,a counterpart of this letter.

I am, most respectfully,
Your Excellency's most ob't humble serv't, HENRY B. HENDERSHOTT.
His Excellency, Ansel Buiges, Governor, \&c., Iowy Ciry, Iowa.

Iowa Crty, November 30th, 1850.
To his Excellency, Ansel Briggs, Governor, of Iowa:
The undersigned, appointed by your Excellency an agent to pro-
cure a suitable blbick of marble or other stone, to be furnished by the State of 'Iowa, for the Washington Monument, would respetfully re-port-That after having examined all the quarries in the State now worked, from which it was supposed such stone could be obtained, succeeded in procuring a block of the proper dimensions from the quarry of Moses B. Root, of Van Buren county.

The stone is now at the shop of Mr. Root, in Keosauqua, blocked out of the proper size and shape, ready to be finished in such manner and with such inscription thereon, as the General Assembly may direct.

Mr. Root looks to the liberality of the General Assembly for such compensation for his services in this matter as they may think him entitled I have the bonor to be

Your Excellency's ob't serv't, JOSIAH H. BONNEY.

## To his Excellency the Governor of Ioua:

Sir: The commissioners appointed by the act of January 25th, 1848, to draft, prepare and revise a code of statute law of a general nature, for the State of Iowa,

Respectfully report,
That their work is substantially done, and in doing it they have complied with the manner prescribed by the act, substantially and as nearly as was practicable.

They submit herewith an analysis of the subjects contained in the first part or division of the work, together with the first titles or subdivisions opening the same. The papers constituting the remainder of the work will be sabmitted in their order, as speedily as they are arranged and put into a form adapted forsubmission, and at as early a day as the General Assembly may have need of them.

They do not propose to enter into a detail of changes made by them as this can be better ascertained from a regular examination of the work, and can be better pointed out and explained in a different manner hereafter.

A few chapters have been left yet unfinished, for consultation with
the officere of the Government, or for information to be derived from their reports, and such portions will be soon completed and reported. W. G. WOODWARD, CHARLES MASON, S. HEMPSTEAD.

Lowa C ity, December 2, 1850.
Mr. Leffingwell offered the following resolution :
Resolved, That the Governor's Message, and accompanying documents, be laid upon the table, and one thousand copies be printed for the use of the Senate.
Mr. Sales moved to amend by striking out one thousand, and inserting two thousand.

Which was lost.
The resolution was then adopted.
On motion of Mr. Shields,
The Senate adjourned till 10 o'clock, to-morrow morning.

## WEDNESDAY MORNING, DECEMBER 4, 1850.

Senate met pursuant to adjournment.
The President announced the Standing Committees of the session, as follows:

On Ways and Means.-Messrs. Shields, Morton, Alger, Spees and Lowe.
On the Sudiciary.-Messrs. Casady, Wright. Hendershott, Cook and Leffingwell.
On Federal Rclations.-Messrs. Wright, Baker, Everson, Hepner and Sales.
On Internal Improvements.-Messrs. Espy, Wright, Casady, Lewis and Hendershott.

On MLitary A.fains,-Mesars; Morton, Hepner, Lowe, Baker and Shields.
.On Schools.-Messrs. Lewis, Wright, Sales; Everson and Hendershott.

On Roads.-Messrs. Alger, Spees, Hendershott, Everson and Hepner.

On Public Buildings.-Messrs. Baker, Morton, Alger, Leffingwell and Everson.

On Elcctions.-Messrs. Sales; Wright, Lewis, Alger and Lowe
On Engrossed Bills.-Mesers. Cook and Hendershott.
On Claims.-Messrs. Lowe, Wright, Shields, Hepner and Espy.
On County Boundarics.-Messrs. Leffingwell, Cook, Lewis, Howell and Sales.

On Agriculturc.-Mesers. Howell, Alger, Lowe, Spees and Baker.
On Enrolled Bills.-Messrs. Leffingwell and Wright.
On Incorporations.-Messrs. Hepner, Cook, Lewis, Hendershott and Leffingwell.

On New Countics.-Messrs. Hendershott, Cook. Alger, Casady and Lewis.

The President laid before the Senate the annual report of the Auditor of State.-[See Appendix A.]

On motion of Mr. Lowe,
Ordered, That the reading of the report be dispensed with, and the report laid on the table.

Message from the House of Bepresentatives by Mr. Rockwell, chief clerk,

Mr. President-I am directed to inform the Senate that the House has adopted the following resolution

Resolved, by the House, the Senate concuming, that the Senate meet the House in the hall of the House of Representatives, this day at two o'clock P. M., for the purpose of opening, and publishing the votes given for Governor, at the last general election of the State of lowa.

In which the concurrence of the Senate is requested.
On motion of Mr. Cook,
The message was taken from the table, and
On motion of Mr. Morton,
The resolution was concurredin.
Mr. Alger, on leave obtained, introduced the memorial of the Davenport and lowa City Railroad Company, for the right of way over the lands of the State, and in reference to a depot for said road, and
moved its reference to a select committee, composed of the Senators from Johnson and Seott counties ; when,

On motion of Mr. Hepner,
The said memorial was laid on the table.
On motion of Mr. Espy,
Resolved, That the Secretary of State be requested to furnish each member of the Senate, with a copy of the Journals of the Senate of of the last General Assembly, together with a copy of the acts and resolutions passed at the same time.

Mr. Lewis offered the following resolution,
Resolved, That 10 o'clock A. M., of each day, shall be the hour for the meeting of the Senate, until otherwise ordered.

Mr. Baker moved to amend the resolution by striking out ten and inserting nine.

Which motion was lost, and the resolution adopted.
Mr. Wright moved to reconsider the vote on the resolution yesterday, requiring the Secretary of the Senate to furnish each member of the Senate 20 copies of such newspaper as he may direct.

And on this question the yeas and nays being requested, were as follows:

Yeas-Messrs. Baker, Casady, Coók, Everson, Hendershott, Hepner, Howell, Lewis, Lowe, Morton, Spees, Wright, and Mr. Presi-dent.-13.

Nays-Messrs. Alger, Espy, Leffingwell, Sales, and Shields.-5.
So the said resolution was reconsidered.
Mr. Wright moved to amend said resolution, by inserting after the word copies, in the third line, the words "per week," and adding after the last word, "during the present session of the General Assembly."

Which amendments were adopted.
The question then recurring on the adoption of the resolution, as amended, it was decided in the negative.

Mr. Wright, on leave obtained, offered the following resolution :
Resolved, That the Secretary of the Senate be directed to furnish each member of the Senate with 21 copies per week, of such newspaper as he may direct, during the present session of the General Assembly.

Mr. Leffingwell offered the fallowing as a substitute therefor:
Resolved, That the Secretary furnish each member of the Semate
with 36 copies of such weekly; or 18 copies of such semi-weekly newspaper, as report the proceedings of the Senate, as they may direct.

Mr. Wright moved to strike out 36 , in second line, and insert 20 ; also, strike out 18 , in third line, and insert 10.

Which was adopted.
Mr. Baker moved to further amend the substitute, by striking out the words "as report the proccedings of the Senate."

And upon this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Baker, Everson, Hepner, Morton, and Spees.-5.
Nirs-Messrs. Alger, Casady, Cook, Espy, Hendershott, Howell, Leffingwell, Lewis, Lowe, Sales, Shields, Wright, and Mr. Presi-dent.-13.

So said motion was decided in the negative.
Mr. Lowe moved that the Senate adjourn until 2 o'clock, P. M.
Which motion was lost.
The question then recurring on the adoption of the substitute as amended;

The yeas and nays were requested, and being ordered; were as follows:

Yeas-Messrs. Alger, Casady, Cook, Espy, Everson, Hendershott, Howell, Leffingwell, Lewis, Morton, Sales, Shields, Spees, Wright, and Mr. President.-15.

Nays-Messrs. Baker, Hepner, and Lowe.-3.
So the substitute was adopted.
On motion of Mr. Espy,
The Senate adjourned until 2 o'clock, P. M.

> TWO O'CLOCK, P. M.

Senate met pursuant to adjournment-
Message fiom the House by Mr. Rockwell, Chief Clerk:
Mr. Prrsident:-I am directed to inform the Senate that the House are now ready to receive the Hon. Presdent and members of the Senate of Iowa, in joint convention, in the Hall of the House of Representatives, for the purpose of opening and publishing the votes given for Governor at the last General Election, and that the House
has appointed Mr. Negus, of Jefferson county, teller, to act in conjunction with one on the part of the Senate, to assist the Secretaries in canvassing the votes.

Whereupon, Messrs. Lewis was appointed teller.
The Senate preceeded by their President, Secretaries, and Ser-geant-at-Arms, then repaired to the Hall of the House of Representatives for the purpose of opening and publishing the votes given for Governor at the last General Election.

The two branches of the Legislative Assembly having met in the Hall of the House,

A call of the members was had, when it appeared that all the members of both Houses were present, and answered to their names, except John J. Selman, of the Scnate, and William G. Haun, of the House of Representatives.

The Presment announced the purpose of the Convention.
The Spraker of the House of Representatives proceeded to open and publish the official abstracts of votes for Governor, in presence of the two Houses, when the same were duly canvassed, Mr. Lewis, on the part of the Senate, and Mr. Negus, on the part of the House, acting as tellers.

The following is the result:


Whereupon, Stepien Hempstead was declared duly elected Governor of the State of Iowa.

The President appointed Messrs. Hepner and Summers, a committee to inform the Governor elect, that the two Houses were ready to receive him in joint session, in order that he might receive the oath prescribed by the Constitution; which duty having been performed by the committee, the Governor elect, accompanied by the Governor, the Judges of the Supreme Court, and officers of State, entered the Hall of the House, and having been duly announced, and taken the
seats assigned them, the Governor elect delivered the following Inaugural Address:

Called to the executive chair of the State of Iowa, by the free suffrages of my fellow citizens, a frank expression of gratitude is due to them for the distinguished honor which they have conferred upon me, and of the leading principles which will govern me in the discharge of my official dutics under the Constitution and laws, with the assurance on my part, that those duties shall be discharged to the best of my ability.

Knowing the fallibillity of human nature, let me claim that indulgence for unintentional crrors which as reasonable men we should extend toward each other. Elected by one of the great political parties of this State, I cannot expect to escape censure from those who differ from me in political sentiment, and rejoice that we live under a government where cvery citizen has the right of freely discussing the conduct of public men, and public measures. From this rule I claim no exemption, and ask nothing but justice.

The principles by which I shall be governed in the administration of your affairs, are distinetly marked out in the Constitution of this State, a Constitution which in my judgment is eminently calculated to secure to us the enjoyment of life, liberty, equality, and the pursuit of happiness, or in other words, to secure the great objects for which governments shonld be established among men; and the prosperity of the State from its orranization to the present time, is a forcible commentary of the justice and wisdom of the policy thus adopted.

By the restriction of State debta, the prohibition of banking and of special acts of incorporation, except for political or municipal purposes, we are secared from many evils which exist in older States, where, in consequence of the establishment and continuance of those institutions, their governments have become complicated, oppressive, and subversive of civil liberty.

With no banks among us to ereate distress or panic by their failurees, contractions, and expansions, with but feiv corporations except those formed under general laws, our citizens relying on their own industry and frugality, are advancing steadily to competence and wealth, showing to the world that bank indulgences, paper money,
and special privileges, are unnecessary to secure to a people happiness and prosperity.

With a soil of great richness and productivenéss, a climate salubrious and invigorating, and citizens possessing enterprise and industry, we require nothing more than what is secured by our Constitution; and let me say, if we desire a continuance of that prosperity, the stability of the State and the happiness of our citizens, it can only be accomplished by the enactment of equal and expedient laws, and not by those which are designed to build up and enrich a few at the expense of the many, or by giving one class of citizens privileges not possessed by others. The leading principles of a republican government, as I understand them, are "a perfect equality of political rights, a strict constraction of constitutions, no monopolies, moderate legislation, a revenue meeting the wants of the people, and no more; strict responsibility of public officers, simplicity of the laws, and the least possible restraint upon the mind, person, energy and.industry of every man, consistent with the rights of his fellow men."

The best form of government that can be devised, is an abridgment of the natural rights of the citizen, and the laws necessary for the purposes of such government are sufficiently complicated and burthensome withoutiadding to them those designed to regulate the conduct of persons upon mere questions of morality, when. such objects can only be reached by the force of public opinion, and that alone; yet such laws are not unfrequently placed upon the statute books, where they remain without being enforced, or if exercised, can only be carried into effect when and where a temporary excitement prevails, and then frequently to gratify malice or revenge. If such laws are necessary, they should be enforced and sustained; if they cannot be enforced and sustained, they are unnecessary and should not be enacted.

It is made my duty by the Constitution, to sce that the laws are faithfully executed. Experience shows us that in just proportion to their observiance, is the peace and 'prosperity of our government. This extends not only to such laws as we believe to be right, but to all such as are lawfully enacted, until they are repeated, or declared unconstitutional by the judicial tribunals. While we have the ballot box and the courts, whatever may be the private opinion of any citizen, or class of citizens, upon such law, obedience to its requirements is an unavoidable duty. So far as any responsibility may rest
on me, or power be entrusted, I shall neither hesitate to assume the one, or exercise the other, if necessary to ensure their prompt observance; and in this I am satisfied that I would have the countenance and support of my fellow citizens. My hope and confidence however is, that there will be no occasion when it will become necessary to assume or exercise the power thus given.

I cannot doubt that a prompt obedience, in all cases, and a fair construction, according to the purpose intended, of every law. whether state or national, will be yielded by every good citizen. So far as our national laws are concerned, we are bound further to such observance by a solemn compact with the other States of this Union, and no citizen who loves that Union will violate its laws, or permit others to do so, if in his power to prevent it. It is that Union which gives to the American people rank and power among men and na-tions-it is that union which protects our commerce, adjusts the difficulties'between States, and defends us from the aggressions of foreign powers. Without union, our independence and liberty could not have been achieved; without union, and the observance of the laws. they can never be maintained.

Desirous of seeing a continuance among us of a repablican government, in fact as well as in name, I have thus briefly given my views as to the policy which should be pursued to secure those results, having no other object than to advance our best interesta, maintain the honor and dignity of the State, and secure to every citizen the enjoyment of civil liberty.

After which the Governor elect intimated his readiness to take the oath prescribed by the Constitution, which was administered in due form by Chief Justice Williams.

Thereupon, Messrs. Hepner and Summers, the committee of the Convention, attended the Governor and Ex-Governor from the Hall of the House.

The purposes for which the Convention assembled, having been accomplished, the Senate returned from the Hall of the House, to the Senate Chamber in the same order in which they had left it.

On motion of Mr. Lewis,
The Senate adjourned.

## THURSDAY MORNING, DECEMBER 5, 1850.

Senate met pursuant to adjournment.
Mr. Shields presented the memorial of the grand jurors of the county of Lee, in relation to the Penitentiary, which was read twice, and, On his motion,
Referred to committee on public buildings.
Mr. Shields offered the following resolution :
Resolved, That fifteen hundred copies of the Inaugural Address of the Governor, be printed for the use of the Senate.

Mr. Cook moved to amend the resolution by adding the words, " provided no additional compensation be charged for composition,"

Which amendment was accepted by the mover of the resolution.
Mr. Espy moved to atrike out the proviso.
Which motion was lost, and the resolution adopted.
Mr. Lewis offered the following resolution,
Resolved, That one thousand copies of the Auditor's report be printed for the use of the Senate.

Which resolution was adopted.
Mr. Hendershott, on leave being granted, introduced Senate file No, 1, joint resolution requesting our Senators and Representatives in Congress to use their exertions to procure the passage of a law. refunding money or granting lands to the State of Iowa.

Which was read a first and second time.
On motion of Mr. Casady,
The Senate adjourned until to-morrow morning.

## FRIDAY MORNING, DEGEMBER 6, 1850.

Senabe met pursaant to adjournment.
On motion of Mr. Wright,
Ordered, That that portion of the Code from the committee of Rematatz journal.-6
vision, which is now in the possession of the Scnate. be taken from the table; and

On his motion,
Was referred to a select committee of three, to act in conjunction with a similar committee to be appointed on the part of the House, to report at an early day what portions, if any, of said report it will be necessary to have printed.

The President appointed Messrs. Wright, Lewis and Henderehott, said committee.

Mr. Espy, on leave obtained, offered
Senate file, No. 2: Joint Resolution relative to the reports and accounts of A. H. Haskell, Esq., late superintendent of the Penitentiary, deceased.

Which was read a first and second time; and
On his motion,
Ordered to be engrossed and read a third time to-morrow.
Mr . Morton, on leave obtained, offered the following resolution:
Resolved, That the rules of the last session of the Senate, be adopted for the government of the Senate during the present session.

Which said resolution was disagreed to.
The President submitted the following communications from the Secretary of State:

An abstract of the population of the State of lowa, as appears from the census returns for the year 1849. [See Appendix, B.]

Also, abstracts of the criminal returns of the State of Iowa, for the years ending November 1, 1849, and Novermber 1, 1850. [See Appendix, C.]

Which was read, and ordered,
To be laid on the table.
Senate file, No. 1 : Joint Resolution asking our Senatore and Representatives in Congress, to use their exertions to procure the passage of a law refunding money, or granting lands to the State of Iowa.

Was read a third time, passed and title agreed to.
On motion of Mr. Lewis,
The Message of the Governor was taken from the table; and On motion of Mr. Lowe,
The Senate resolved itself into committee of the whole, for the consideration of said message.

Mr. Morton in the chair,

And after some time spent therein, the committee rose, and by their chairman, reported,

That the committee of the whole Senate had had under their consideration the Governor's measage, and have referred the same to appropriate committees.

And the question being put,
Will the Senate concur therein?
It was decided in the affirmative.
Mr. Leffingwell, leave being granted, offered
Senate file, No. 3: Joint Resolution requesting the services of the Hon. Charles Mason and Hon. Wm. G. Woodward, in explanation of the new code of laws presented to the General Assembly.

Which was read a first and second time; and,
On motion of Mr. Cook,
The thirteenth rule was suspended, and joint resolution read a third time, passed, and title agreed to.

Message from the House by Mr. Rockwell, Chief Clerk.
Mr. Presment :-l am directed to inform the Senate that the House of Representatives has appointed Messrs. Folsom, Babbit, and Preston, of Linn, a joint committee on the part of the House, to act with a similar committee on the part of the Senate, to correspond and confer with the Hon. Charles Mason, Wm. G. Woodward, Esq., and Hon. Stephen Hempstead, a committee to draft, revise, and prepare a code of lawe for the State of Iowal appointed by an act of the General Assembly of the State of Lowa, approved January 25, A. Il. 1848; to ascertain whether said committee are at this time prepared to report a complete and perfeot code, or any part thereaf, to the Govemor of said State, and if so, how much, and what part of said code.

In which the concarrence of the Senate is requested.
On motion of Mr. Morton,
Senate adjoumed until 2 o'clock, P. M.

TWO O'CLOCK, P. M:
Or motion of Mr. Casarky,
The measage from the House in retation to the appointment of a
joint committee, to confer with the commissioners on the code, was taken from the table; and,

On motion of Mr. Lewis,
Was referred to the committee on the judiciary.
Mr. Casady, on leave obtained, introduced the following resolution:
Resolved, That the committee on the judiciary be instructed to enquire into the expediency of creating the sixth judicial district, with leave to report by bill or otherwise.

Which resolution was adopted.
On motion of Mr. Cook,
The Senate adjourned until to-morrow morning.

## SATURDAY MORNING DECEMBER 7, 1850.

Senate met pursuant to adjournment,
Mr. Cook introduced Senate file No. 4, Joint Resolution,
Resolved, by the General Assembly of the State of Iowa, that the Governor be and is authorized to subscribe for and take three handred and fifty'additional copies of G. Greene's reports, at five dollarn per copy; and that the Auditor of State issue his warrants for the same.

Which was read a first and second time, and
On his motion,
Was referred to the committee of ways and means.
Mr. Leffingwell presented the petition of David Morgan, and five hundred and twenty-eight others, citizens of Scott county, praying for a grant of a ferry charter to the corporation of the town of Davenport.

Which was read, and
On his mation,
Referred to the committee on incorporations.
Mr. Leffingwell presented the petitions of Enos Tichenor, and five hundred and fifty others, oitizena of Scott county and town of Davenport, asking that the commissioners of Scott county may set aside a
portion of the county revenue, and the mayor and alderman a part of the corporation revenue, for certain purposes.:

Was read, and
On his motion, was
Referred to committee on incorporations.
Mr. Leffingwell presented the memorial of the mayor and alderman of the town of Davenport, and county commiesioners of Scott county, to provide for the payment of interest on rail road bonds, also, memorial of Rock Island and Lasalle Rail Road Company in relation to a rail road depot, and for other purposes,

All of which,
On his motion, was
Referred to committee on incorporations.
Mr. Leffingwell presented the petition of Wm. L. Collins and therty others, citizens of Scott county, praying the passage of a law restraining swine from running at large.

Which was,
On motion of Mr. Lewis,
Referred to committee on agriculture.
Senate file No. 2, Joint Resolution relative to the reports and aceounts of A. H. Haskell Eaq., late Superintendent of Iowa Penitentiary, deceased,

Was read a third time, passed, and title agreed to.
Mr. Casady, on leave, offered the following resolution :
Resolved, That the Treasurer of State be requested to prepare weats and desks for the different editors of newspapers in this State, who wish to report the proceedinge of the Senate.

Which was adopted.
On motion of Mr Morton,
Senate adjourned until 2 o'clock P. M.

> TWO O'CLOCK, P. M.

The President presented a message from his Excellency the Governor accompanied with the report of the Board of Pablic Works. -[See Appendix, D.]

Which message and report were read, and
On motion of Mr. Morton,

The report was referred to the standing committee on internal improvement, and that twenty-five hundred copies of the same ordered to be printed for the use of the General Assembly, one thousand copies of which shall be for the use of the Senate.
Mr. Lowe moved that the Senate now adjourn until Monday morning.

Which motion was lost.
Mr. Wright, on leave obtained, offered the following resolution :
Resolved, That the committee on the judiciary be instructed to enquire into the expediency of abolishing all laws, now in existence in this State, on the subject of the collection of debts, to take effect upon all contracts made after the passage of said law, and that they report by bill or otherwise.

Mr. Cook moved, that the resolution be laid on the table.
Which motion was lost.
Mr . Cook moved, that the Senate adjourn until Monday morning.
And upon this question the yeas and nays were requested; which were ordered, and were as follows:

Yeas-Messrs. Alger, Casady, Cook, Hendershott, Shields, Wright and Mr. President-7.

Nays-Messrs. Baker, Espy, Everson, Hepner, Howell, Leffingwell, Lewis, Lowe, Morton, Sales and Spees-11.

So the Senate refused to adjourn.
The question then being upon the adoption of the resolution, it was decided in the affirmative.

On mation of Mr. Cook,
The Senate adjourned until Monday morning.

MONDAY MORNING, DECEMBER 9, 1850.
Senate met pursuant to adjournment.
Mr. Leffingwell presented the petition of Wm. Van Tayl, and fourteen hundred and three others, citizens of this State, praying for the
extension of a ferry sharter to John Wileon; acress the Mississippi river at Davenport, in Scott county.

Also, the petition of John Walraven, and seventy-two others, citizens of Scott county, praying the passage of an act, authorizing the commissioners of Scott county to set apart a portion of the county revenue, for the payment of intenest on railroad bonds.

Both of which were,
On hismotion,
Referred to the committee on incorporations.
Mr. Shields, from the eommittee of ways and means, to whom was referred Senate file No. 4; reported á substituste therefor.

Which was read a-first and second time, and,
On his motion,
Was ordered to be engrossed, and read a third time to-morrow.
Mr. Lewis, on leave obtained, offered the following resolution, which was adopted:

Resolved, That the Secretary of the Senate be requested to employ some suitable person to make fires, and otherwise attend to the committee rooms attached to the Capitol for the use of the General Assembly.

Mr. Espy presented a bill for printing due the trustees of the Iowa Freeman; which was,

On his motion,
Referred to the committee on claims.
Mr. Morton asked leave to introduce a bill, and for that purpose moved a suspension of the twelfth rule.

And on this question.the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Baker, Casady, Cook, Everson, Hendershott, Leffingwell, Lowe, Sales, Spees, Wright and Mr. President-11.

Nays-Messrs. Espy, Hepner, Howell, Lewis and Shield\$-5.
So the rule was not suspended.
Mr. Espy, leave being granted, offered a resolution relative to the appointment of a committee to examine and report to each branch of the General Assembly, the code of laws submitted by the revising commissioners. Which,

On motion of Mr. Wright,
Was laid on the table.
Message from the House by Mr. Rockwell, chief clerk.

Ma. Prespany:-I am directed to inform the Senate that the House of Representatives has apdointea Mesars. Harbour, Preston, of Linn, Crawford, Harper and Wilson, of Henry, to act with the committee of the Senate appointed to ascertain what portion of the revised code it may be necessary to publish. Also,

That the House of Representatives has appointed Mersss. Summers, Harbour and Hamil, to act with a similar committee to be appointed by the Senate, to prepare rules for the joint action of the two Houses.

In which the concurrence of the Senate is requested.
I herewith return Senate file No. 2, Joint Realation relative to the reports and accounts of A. H. Haskell, late Superintendent of the Penitentiary, deceased ; the same having passed the House without amendment.

On motion of Mr. Espy,
Senate adjourned until two oclock.

## TWO O'CLOCK, P. M.

The message from the House being in order, was taken from the table, and,

On motion of Mr. Lowe,
The Senate concurred therein.
Whereupon the President appointed Messrs. Cook, Hepner and Erepy, a committee on the part of the Senate.

Mr. Morton gave notice of a motion for leave to introduce a bill for an act relative to a certain local matter therein mentioned.

Mr. Wright gave notice, that he would on to-morrow, or some subsequent day, introduce a bill, authorizing Wm. Meek and Sons to keep a ferry across the Des Moines river at the town of Bonaparte in Van Buren county.

Mr. Leffingwell, on leave obtained, offered the following resolution.
Resolved, That the Secretary of State be requested to furnish the President, Members and Secretaries of the Senate, each with one of Robbins', Bagly's, or any other pens that he may now have in his office.

The question being upon the adoption of the resolution,

The yeas and nays were requested, and being being ordered, were as follows:

Ybas-Messrs. Casady, Đapy, Leffingwell, Morton, and Shields-5.
Nays-Messrs. Baker, Cook, Everson, Hendersbott, Hepner, Howell, Lewis, Lowe, Sales, Spees, Wright and Mr. President-12.

So the resolution was not adopted.
Message from the House.
Mr. President :-I am directed to inform the Senate that the Hoase of Representatives have passed,
H. R. file No. 1, Joint Besolution relative to a military road from Council Bluffs Indian Sub-Agency to Sacramento City. Also,
H. R. file No. 2, Joint Resolation relative to the purchave of Indian titles in Nebraska Territory.

In which the concurrence of the Senate is requested.
On motion of Mr. Lewis,
The Senate adjourned until to-morrow morning.

TUESDAY MORNING, DECEMBER 10, 1850.
Senate met parsuant to adjoarnment.
On motion of Mr. Morton,
Leave of absence was granted to Mr. Cook, for the remainder of this week.

On motion of Mr. Lewis,
Leave of absence was granted to Mr. Alger, for the remainder of the week.

Mr. Casady gave notice, that he would, on to-morrow, or some future day, introduce a bill for an act defining the boundaries of twentyfive new counties.

Also, a bill for an act appointing commissioners to locate the seat of justice of Marshall county.

Also, a bill for an act appointing commissioners to lay out and establish a State road from the west line of Dallas connty, to the Council Bluffs, in Pottawattamie county, on the Missouri river.
senate jolvenal.-6

Mr. Henderahott offered the following resolution, which was adopted:
Resolved, That the Commissioners of Revision be requested to report to this House, at an early day, the result of their deliberations, on the subject of the lands belonging to this State, and the reorganization of a Board of Public Works.

Mr. Wright, from select committee, to act with committee of the House, and ascertain what part, if any, of the code should be printed, reported

That they have found the duties assigned them difficult, it requiring great care to properly discriminate between those parts which required printing, in order to an intelligent consideration thereof, and those which proposing no great change in provision from present laws, could well be considered without printing. Actuated, however, by a sincere belief that we would meet the general desire of the Senate, we have dispensed with the printing of at least one half of the report, so far as we have yet examined it, and have been influenced, in many instances, in dispensing with printing, by the strong conviction, that there is a general disposition to adopt the code without material change.

Your committee found that the code had been divided into different parts, being four in number; that these parts were again divided into titles, and the titles into chapters.

We have examined the first three parts, and the amount of printing here recommended, in the part examined, we believe to be more in proportion than will be necessary in the remaining part. With this general statement of the character of the code, and the manner in which they proceeded to the discharge of their duties, your committee would recommend that the following portions of the said code be printed:

Of part first (1) so much of title 3 as is contained in chapters 5,6 , $7,8,9,12$ and 13.

Of Title 4 , so much as is contained in chapters $1,6,7,8,9,10,11$, and 12.

All of titles 7 and 8 .
Of title 5 , chapters 1,2 and 3.
Of title 11, chapter 1.
Of title 12 , chapter 1 .
Of title 13, chapter 8 .
Of title 14, chapter 2.

Of part 2d (II)-itle 1, chapter 7.
Title 2, chapter 1.
Of part 3d (III)-all of titles 2 and 4.
Of title 5, chapters $1,4,5,6$ and 8 .
And that the remaining portions of said three parts be not printed. As will be seen by the foregoing, your committee have not yet fully discharged the duties assigned them, but in order to the expedition of business they have deemed it adyisable to report their progress, as above, and having so done they ask for further time to make a final report.

And on motion of Mr. Lowe,
The report was accepted, and further time given the committee to complete their report.

Mr. Espy moved to take from the table resolution relative to the appointment of a committee to examine and report, to each branch of the General Assembly, the code of laws submitted by the Revising Commissioners, which was agreed to. And

On his motion,
The blank in said resolution was filled with the word "four."
The question being on the adoption of the resolution, it was decided in the negative.

> Senate Chamber, Iowa City,
> December $10,1850$.

To the Pressdent of the Senate:
Sre:-In pursuance of the resolution which passed the Senate yesterday, by which the Secretary was requested to "employ some suitable person to make fires, and otherwise attend to the committee rdoms," \&c.,

I would therefore beg leave respectfully to report, that I have discharged the duty assigned me, by employing for that purpose, Sylves: ter J. Dunham, who immediately entered upon the discharge of his duties.
Very Respectfully,
Your ob't. Serv't.
P. B. BRADLEY,
Secretary of Senate.

The message from the House being in order, was taken from the table.
H. R. file, No. 1 :

Was read a first and second time, and
On motion of Mr. Lowe,
Was ordered to be read a third time to-morrow.
H. R. file, No. 2:

Was read the first and second time, and
On motion of Mr. Morton,
Was referred to the committee on federal relations.
Senate file, No. 4:
Was read a third time, and
The question being upon the passage of the bill;
The yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Casady, Hendershott, Leffingwell, Lewis, Lowe, Morton. Sales, Shields, Spees, Wright, and Mr. President.-11.

Nays-Messrs. Baker, Espy, Everson, Hepner, and Howell.-5.
So the resolution was passed, and title agreed to.
Message from the House by Mr. Rockwell, Chief Clerk.
Mr. President :-I am directed to inform the Senate that the House of Representatives has appointed Messrs. Price, Wilson and Updegraff, a committee on the part of the House, to act with a similar committee to be appointed on the part of the Senate, to enquire what mail routes are necessary for a further extension of mail facilities to the people of this State, and report a suitable memorial to Congress, before the close of this session of the Legislature.

In which the concurrence of the Senate is requested.
I herewith return Senate file, No. 1: Joint Resotution asking our Senators and Representatives in Congress, to use their exertions to procure the passage of a law refunding money or granting lands to the State of Iowa.

The same having passed the House of Representatives without amendment.

On motion of Mr. Wright,
Senate adjourned until 2 o'clock.

## TWO O'CLOCK, P. M.

Chapter 1st, of title lst. of part lst. of the report of the committee to revise the statutes,

Was read a first and second time; and,
On motion of Mr. Lowe,
Was considered as engrossed, and ordered to be read a third time to-morrow.

Message from the House of Representatives by Mr. Rockwell, Chief' Clerk.

Mr. President: :-I am direoted to inform the Senate that the House of Represesentatives have refused to concur in the action of the Senate in the passage of Senate file, No. 3: Joint Reso tion requesting the services of Hon. Cbarles Mason and Hon. Wm. G. Woodward, in explanation of the new code of laws presented by them to the General Assembly.

Cbapter 2nd, of title 1st, of part kst, of the revised code,
Was read a first and second time; and,
On motion of Mr. Baker,
Was ordered to be laid on the table.
On mation of Mr. Shields,
The Senate adjourned until to-mornow morning.

- WEDNESDAY MORNING, DECEMBER, 11, 1Rb0.

Senate met parsuant to adjournment.
Mr. Leflingwell presented a preamble and resolutions, adopted by a public meeting of the citizens of Le Claire, in Scott county, in relation to the subscription of said county, in the Rock Ialand and Lasalle Rail Road stock.

Which wan read, and
On his motion, was
Referred to the committee on incorporations.
Also, petition signed by Robsert Wilionf and eighty-mis othera, citi-
zens of Scott county, praying the passage of an act restraining swine and sheep trom running at large.

Which was,
On his motion,
Referred to the committee on agriculture.
Mr. Hendershott, with leave, offered the following resolution, which was adopted:

Resolved, That the Messenger of this House be and he hereby is instructed, to deliver to the Messenger of the House of Representatives, for the use of the Hons. Samuel and Reuben Riggs of that House, the papers and documents properly distributable, to the Hon. John J. Selman until the latter genteman shall appear in his seat on this floor.

Mr. Espy offered the following resolution, which was adopted:
Resolved, by the Senate, that his Excellency the Governor be requested to inform the Senate, whether the Board of Commissioners to revise and report a code of laws for the State, have reported to him the completion of this work, as required by the ninth section of the law appointing them; and if they have not so reported, what information he has relative to the progress of said work.

Mr. Wright, from select committee, reported as follows:
The select committee to whom was referred the subject of examining the report of the Committee of Revision, in addition to their former report, beg leave to submit the following:

They recommend that chapter 7 of title 1st of part 2nd, known as the "Homestead Exemption" be printed; and having examined part 4th of said code, they have not deemed it advisable to recommend the printing of any portion thereof; and having completed the duties assigned them, they ask to be discharged.

Mr. Hepner moved to lay the report on the table.
Which was disagreed to.
The question being on concurring in the report of the committee, it was decided in the affirmative,

And the committee discharged.
Mr. Casady, in pursuance of notice, introduced Senate file No. 5, bill for an act to establish new counties and define their boundaries.

Which was read a first and second time, and
On his motion,
Was refersed to the compittee on now counties.

The message from the House of Representatives, in relation to appointing committee on mail facilities, being in order, was taken from the table, and

On motion of Mr. Lowe,
The Senate concurred therein.
Mr. President appointed Messrs. Lowe, Casady and Spees, the committee on the part of the Senate.

House of Representatives file No. 1, Joint Resolution relative to military road;

Was read a third time, passed, and title agreed to.
On motion of Mr. Baker,
The'vote taken yesterday, ordering chapter 1st, title lst, part 1st, of revised code, to be engrossed and read a third time to-day, was reconsidered, and

On motion of Mr. Shields,
Was laid on the table.
On motion of Mr. Hepner,
A committee of three was appointed, to revise the rules of the Senate.

Mr. President appointed Mesprs. Hepner, Wright and Baker seid committee.

On motion of Mr. Ererson,
The Senate adjourned until 2 o'clock P. M.

TWO O'CLOGK, Р. M.
On motion of Mr. Wright.
The Senate proceeded to the consideration of the code, reported by the revising committee, and after some time spent therein,

On motion of Mr. Sales,
The Senate adjourned until to-morrow morning.

## THURSDAY MORNING, DECEMBER $\mathbf{1 2 , 1 8 5 0 .}$

Senate met pursuant to adjournment.
Mr. Lowe presented a memorial from Josiah H. Bonney, for compensation for taking depositions, and

- On his motion,

Was referred to committee on claims.
Mr . Wright offered the following resolution, which was adopted.
Resolved, That his Excellency, the Governor of this State, be requested to communicate to the Senate all the information in his possession, relative to the lands granted to this State under the recent act of Congress, known as lands "wet and unfit for cultivation" or swamp lands, and particularly whether he has received from the proper departments of the General Government any lists or plats of said lands, and whether any correspondence has been opened in relation thereto, and what steps if any have been taken to secure the benefits of said act to this State.

Mr. Hepner, from the committee on incorporations, reported
Senate file No. 6, an act to renew a ferry charter for the benefit of John Wilson and James Hale.

Which was read a first and second time, and
On motion of Mr. Leffingwell,
Was ordered to be engrossed and read a third time to-morrow.
Also,
Senate file No. 7, an act for the relief of the Rock Island and La Salle Railroad Company.

Which was read a first and second time, and
On motion of Mr. Shields,
Was ordered to be engroased and read a third time to-morrow. Also,
Senate file No. 8, an act to authorize the corporation of Davemport to issue bonds to the Rock Island and La Salle Rail Road, and provide for the payment of the interest thereon.

Which was read a first and second time, and
On motion of Mr. Hendershott,
Was referred to the oommittee on the judiciary.
Aleo,

Senate file No. 9, An sot to anthorize the proper offieers of Scote county to issue bonds to the Rock Island and La Salle Railroad Company, and to provide for the payment of interest thereon.

Which was read a first and second time, and
On motion of Mr. Lewis,
Was referred to the committee on the judiciary.
Mr. Lowe, from the committee on claims, reported
Senate filc No. 10, An act to pay the trustees of the lowa Freeman for publishing certain acts of the Legislature.

Which was read a first and second time, and
On motion of Mr. Wright,
Was ordered to be laid on the table.
Message from the House of Representative by Mr. Rockwell, Chief Clerk.
Me. President :-I am directed to inform the Senate, that the House of Representatives have concurred in the report of the joint committee appointed to prepare rules for the joint action of the two Houses.

Mr. Wright, from the committee on federal relations, to whom was referred H. R. file No. 2, reported the same back to the Senate with one amendment, which,

On motion of Mr. Lewis,
Was concurred in, and the joint resolution read a third time, pasfed, and the title agreed to.

Mr. Hepner, from the select committee appointed to revise the rules of the Senate, reported as follows:

The committee appointed to revise the rules of the Senate, recommend the adoption of the rules of the last Senate, except to transpose in the 8th rule, the questions "indefinite postponement" and "previous question"-provided, however, when acting on the revised code, the Senate may suspend any rule by a majority of the votes preeent: and,

On motion of Mr. Lewis,
The report was concurred in.
$\mathbf{M r}$. Hepner, from the joint committee to report rales for the government of the two Houses, reported as follows:

The joint committee appointed to report rules for the government of the two Houses, recommend the adoption of the joizt rulea for the government of the last General Assembly.-Provided, however, amendments, conferences, commanicarions, sec., sue., betrean, the
two Houses, when acting on the rewised code, either in parts or in whole, may take place on the second reading of said code.

Which report was concurred in.
On motion of Mr. Hepner,
The Senate proceeded to the consideration of the revised code, as far as reported to the Senate; whereupon,

On motion of Mr, Wright,
The Senate resolved itself into committee of the whole for the consideration of said report,

Mr. Lewis in the chair,
And after some time spent therein, the committer rose, reported progress, and asked leave to sit again.

Which leave was granted by the Senate.
On motion of Mr. Sales,
The Senate adjourned until two o'clock P. M.

> TWO OCLOCK, P. M.

On motion of Mr. Lowe,
The Senate again resolved itself into committee of the whole for the further consideration of the code,

Mr. Spees in the chair,
And after some time spent therein, the committee rose, and by the chairman reported the same back to the Senate, without amendment, and asked towe discharged from further consideration thereof.

Whercupon the committec were diacharged.
Mr. Wright moved that the entire code be considered as read a first' and econd time, and that the Secretary of the Senate transmit the same to the House of Representatives.

Mr. Baker moved to amend, by striking out the "entire code". and insert title $1, \mathfrak{2}$, and 3 , of part 1 st .

And on this question the yeas and nays being requested, were ordered, and were as follows:

Ybas-Messrs. Baker, Espy, Everson, Hepner, Howell, Ieffingwell, Lewis, Lowe, Shields, Spees, and Mr. President.-11.

Nays-Messrs. Casady, Hendershott, Morton, Sales, and Wright-5.
So the amendment was adopted.

Ind the motion, as amended, was decided in the affurmative.
The President then laid beforc the Senate the following measage from his Excellency, the Governor:

## Gentlemen of the Senatc:

In compliance with your resolution requesting information, whether the board of commissioners to revise and report a code of laws for the State, have reported to me, \&c. I beg leave to say, that the remairder of the code has this day been placed in my hands, with the exception of the chapters mentioned in the report of the commissioners, to which I respectfully call the attention of the Senate, as explanatofy of the reasons why that part of the work has been retained for fart ther consideration. As those parts, are separate and distinet, and may be examined and passed upon at any time, it will not prevent the General Assembly from proceeding with the remainder of the code which is herewith transmitted.

## STEPHEN HEMRSTEAD:

December 12, 1850.
To His Excellency, the Groverkor, of Yuca:
Sis:-The uadersigned beg leave to transmit to the General Assembly, through you, the accompanying papers constitating the firished work of the cominissioners of revision.

In our former report we alluded to the fact of eertain chapters or rubjects being unfinished. We dosire to explain what these are and some of the reasons of their delay.

The delay has not been for the convenience of the commissioners, but on the contrary, it has been much to their inconvenience. It arose from a desire to render those portions more complete, when done.

Title five, relating to the property of the State-the public lands, funds, \&c.

Title six, of the revenue, and title seven, of schools.
Embracing in all six chapters relating to subjects upon which the commissioners felt anxious to obtain the reports sof the public offices, and to consult the officers of those scveral departments. In the case of the school law, the head of that dopartment has expresaed a.desire to render his assistance, which his position and acquaintance with

undersigned. But these, objects have not been attainable until since the session of the General Assembly commenced.

The chapters containing the road law, and licenses for railroads. \&c., which also have been somewhat delayed, are ready for engrossment, which however need not take place should they be ordered to be printed.

The chapter relating to, and prescribing fees and costs, from its nature and relation, cannot well be prepared until near the conclusion of the whole.

Finally a concluding provision relating to the effect of the revision upon past and existing transactions, can be better prepared and apprehended toward the close of the examination of the work, and has for this reason been postponed.

These chapters might have been prepared earlier, but to the probale inconvenience of the General Assembly and of the people. We believe that the common good required the course which we have pursued, however inconvenient to ourselves.

These chapters will be prepared in their order and will be in readiness at an early day.

> W. G. WOODWARD, CHARLES MASON, Commissioners of Revision.

Howa Crty, Dec. 12. 1850.
The Senate then proceeded to the consideration of title 4, part 1. of the revised code; and during its consideration,

On motion of Mr. Wright,
The Senate adjourned until to-morrow morning.

FRIDAY MORNING, DECEMBER 13, 1850.

[^3]attaching the town of Des Moines, to the city of Keosáaqua, for camr porate purposes; which,

On his motion,
Was referred to the committee on incorporations.
Mr. Espy presented a memorial from the grand jurors of Lee county, on the subject of the retail of ardent spirits; which,

On his motion,
Was referred to the committee on the judiciary.
Mr. Morton, presented the petition of fifty-five citizens of New London, in Henry county, praying a grant of the public equare, in eaif town, for the parpose of erecting thereon an institation of learning. Which was,

On his motion,
Referred to a select committee of three.
The President appointed Messrs. Morton, Alger and Lewis, said ${ }^{\dagger}$ committee.
Mr. Sales, presented the petition of John P. Grafft, and seventysix others, citizens of Cedar, Jones and Delaware countien, praying for a State road fr m Tipton, in Cedar county, by way of Walnut Grove, Anamosa and T. J. Peaks, in Jones county, Delhi and Eads Grove, in Delaware county, to Garnavillo, in Clayton county.
Also, from citizens of Scott, Clinton, Jones and Cedar counties, for a State road from Davenport, in Scott county, to Anamosa, in Jone county.
Also, from Ira B. Ryan, and èighty-three others, citizens of Jonew and Clinton counties, for a State road from Anamosa, in Jones county, to Camanche, in Clinton county. All of which,

On his motion,
Were referred to committee on roads.
Mr. Cassady, from the committee on the judiciary, to whom was referred Senate file No. 8, reported the same back without amendment, and recommend its passage.

Mr. Cassady, from the committee on the judiciary, to whom was referred Senate file No. 9, reported the same back, without amendment.
Senate file No. 6, being in order, was read a third time; and,
On motion of Mr. Lewis,
Was laid on the table.

Senate file No. 7, bill for relief of Rock Island and Lasalle rail road company,

Was read a third time, passed, and title agreed to.
Senate file No. 8, was read a second time; and,
On motion of Mr. Leffingwell,
Was ordered to be engrossed, and read a third time to-morrow.
Senate file No. 9, was read a second time.
Mr. Wright moved to amend the same, by adding the following:
Provided, That this State shall never be responsible, either directly oriadizectly, for the redemption or payment of said bonds, or the intrreat thereon.

Which amendment was disagreed to.
Mr. Leffingwell moved that the bill be engrossed, and read a third time to-morrow; and,

And, on this question, the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Baker, Casady, Espy, Everson, Henderahotu. Howell, Leffingwell, Lewis, Lowe, Morton, Sales, Shields and Mr. President-14.

Nays-Messrs. Hepner, Spees and Wright-3.
So the bill was ordered to be engrossed, and read a third time tomorrow.

On motion of Mr. Morton,
Senate adjourned until 2 o'clock, I'. M.

TWO O'CLOCK, P. M.
The Senate proceeded to the further consideration of the revised code, when title 4th was read a first and second time, and ordered to be transmitted to the House.

Titles 9th, 10 th, 11 th, read a first and second time, and ordered to be transmitted to the House.

On motion of Mr. Espy,
The Senate adjourned until to-morrow morning.

## SATURDAY MORNING, DECEMBER,' 14, 1850.

## Senate met pursuant to adjournment.

Mr. Lewis offered the following resolution, which was adopted:
Resolved, That twenty-five hundred copies of the report of the Secretary of State, showing an abstract of the population of the State of Iowa, as appears from the census returns for 1849 ; and an abstract of the criminal returps from the State of Iowa, for the years ending November 1st 1849, and 1850, be printed for the use of the General Assembly.

Mr. Wright, moved,
That so much of the Governer's message, and accompanying documents, as relates to the procuring of a block of marble, for the Washington Monyment, be refeyred to a comnaittee of three, to act. with a similar committee to be appointed on the part of the House.

Which motion was agreed to, and
Messrs. Wright, Shields and Espy were appointed said committee.
Mr. Leffingwell, from compittee on earolled bills, reported
Senate file No. 1, Joint Resolution asking our Senators andjlepresentatives, in Congress to use their exertions to procure the passage of a law refunding money, or granting lands to the State of lowa, and
Senate file No. 2, Joint Resolution relative to the reports and accounts of A. H. Haskell, Esq., late Superintendent of the Iowa Penitentiary, deceased.

As correctly enrolled.
Senate file No. 8, An act to authorize the corporation of Davenport, to issue bonds to the Rock Island and Lasalle Rail Road, and provide for the payment of the interest thereon,

Was read a third time, passed and title agreed to.
Senate file No. 9, An act to authorise the proper officers of Scott county to issue bonds to the Rock Isiand and Lasalle Rail Road Company and to provide for the payment of the interest thereon,
Was read a third time, and the question being, shall the bill pass?
The yeas and nays were requested, and being ordered, were as follows:

Yeas-Mesars. Alger, Baker, Casady, Cook, Hendershott, Leffingwell, Lewis, Lowe, Morton, Sqies and Mr. President-11.

## JOURNAL OF

Nays-Messrs. Espy, Everson, Hepner, Howell, Shields, Spees and Wright-7.
.80 the bill was passed and title agreed to.
Mr. Leffingwell moved,
That Senate file No. 6, An act for an extension of a ferry charter to Wilson and Hale, be taken from the table.

On which motion,
The yeas and nays were requested, and being ordered were as follown :

Yeas-Messrs. Casady, Cook, Everson, Hepner, Howell, Leffingwell, Lowe, Morton, Sales, Spees and Wright-11.

Nays-Messrs. Alger, Baker, Espy, Hendershott, Lewis, Shields and Mr. President-7.

So the bill was taken from the table, read a second and third time, passed and title agreed to.

Message from the House by Mr. Rockwell, Chief Clerk.
Ma. Presment:-I am directed to inform the Senate, that the House of Representatives have passed H. R. file No. 3, A bill for an act to incorporate and establish the city of Muscatine. Also
H. R. file No. 7, Joint Resolution relative to the extension of a military road.

In which the concurrence of the Senate is requested.
The House have concurred in the amendments made by the Senate, to
H. R. file No. 2, Joint Resolution in relation to the purchase of Indian titles in Nebraska Territory.

I berewith present for your signature
H. R. file No. 1, Joint Resolution relative to a military road from Council Bluffs Indian Sub-Agency to Sacramento City.
The same having passed both branches of the General Assembly and received the signature of the Speaker of the House of Representatives.

I herewith return
Senate file No. 1, Joint Resolution requesting oar Senators and Representatives in Congress to use their exertions to procure the passage of a law refunding money or granting lands to the State of Lowa.

Senate file No. 2, Joint Remolution relative to the report and
nceounte of A. H. Haskel, Esq., lete Superintendent of the Penitentiary, deceased.

Both of which have received the signature of the Speaker of the House of Representatives.

Mr. Morton, on leave obtained, introduced
Senate file No. 11, A bill for an act granting the Burlington and Mount Pleasant Plank Road Company the right of way.

Which was read a first and second time.
Mr. Morton offered the following amendment:
"The expense of said publication, however, to be paid by the company."

Which amendment was agreed to.
On motion of Mr. Morton,
The thirteenth rule was suspended, and the bill considered as engrossed and read a third time now.

So the bill was read a third time, passed and title agreed to.
Message from the House by Mr. Rockwell, Chief Clerk.
Mr. Presidas :-I am directed to inform the Senate that the Honse have ordered the printing of one hundred and thirty copies of the revised code for the use of the General Assembly, commencing that, at chapter 5, title 3, part 1. Said printing to be done in form similar to the Auditor's report.

On motion of Mr. Morton,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

The President laid before the Senate the following message from his Excellency the Governor.

Gentlemen of the Sceate and House of Representatives:
The distinguished Hungarian patriot, Gov. L. Ujhazy, with a considerable number of his associates, driven from Hungary by the merciless persecution and aggression of the Austrian and Russian Governments, in consequence of their gallant defence of the liberties of their country, have settled in the county of Decatur, in this State, with the determination of making that place their home, and as I am informed, nemate journal.-8
have petitioned Congress to grant them the land upon whieh they have thus settled.

For the purpose of aiding those brave and worthy men in their application, and securing to them a home where they can enjoy that liberty for which they exposed their lives and sacrificed their fortunes, I respeetfully recommend that the General Assembly memorialize Congress to grant them the land which they have asked.
S. HEMPSTEAD.

December 14, 1850.
On motion of Mr. Lewis
The message from the Governor was referred to a committee of three, and

Messrs. Lewis, Morton and Hendershott were appointed said committee.

The Senate then proceeded to the further consideration of the revised code, when

Titles 12, and 13, were read a first and second time, and
Ordered to be transmitted to the House.
Mr. Shields moved to adjourn.
Which motion was lost.
On motion of Mr. Lowe
The Senate resolved itself into committee of the whole for the consideration of chapter 8th, of title 13 th;

Mr. Cook in the Chair,
And after some time spent thercin, the committec rose, and by their Chairman reported the same back to the Senate without amendment.

On motion of Mr. Lowe
The Senate adjourned until 10 o'clock on Monday next.

## MONDAY MORNING, DECEMBER 16, 1850.

Senate met pursuant to adjournment.
Mr. Wright presented the petition of Benjamin Wilson, and two hundred and thirty-seven others, citizens of Van Burcn county, in this: Siate, praying for the removal of the Capital to Fort Des Moines, which was read; and,

On his motion,
Ordered to lay on the table.
Mr. Leffingwell presented the petition of Samucl Mitchell, and others, praying for the grant of a ferry charter, to said Mitchell, acrors the Mississippi river, at Camanche, in Clinton county.

Also, petition from William Laurie and ———thers, citizens of this State, praying for a ferry charter to Joseph Wilcoxson actos* the Mississippi river, at Camanche in Clinton county, Both of which.

On his motion.
Were referred to the committce on incorporations.
Mr. Espy, with leave, presented the claim of John Scott against the State of lowa,

Which was read, and,
On his motion,
Was referred to the committce on claims.
Mr. Hendershott, from the committee on new çunties, to whom was referred Senate file No. 5, reported a substitute therefor.

House file No. 3, A bill for an act to incorporate and establish the City of Muscatine, was read a first and second time, and,

On motion of Mr. Espy,
Was ordered to be laid on the table.
House file No. 7, Joint Resolution in favor of an extension of a military road from Agency City to Council Bluffs, was read a first and second time.

Mr . Leffingwell moved that the bill be laid on the table.
Which motion was disagreed to.
Mr . Hendershott moved the suspension of the 13 th rule, and that the Joint Resolution be read a third time now.

And on this question the yeas and nays were requested, and being ordered were as follows:

Yeas-Messrs. Baker, Casady, Cook, Everson, Hendershott, Howell, Lewis, Lowe, Morton, Sales, Spees, and Mr. President-12.

Nays-Messrs. Alger, Espy, Heprer, Leffingwell, Shields and Wright-6.

So the rule was not suspended.
Senate file No. 5 was read a second time.
Mr. Espy moved to lay the bill on the table.
Which motion was disagreed to.
On motion of Mr. Casady,
The Senate resolved itself into committee of the whole for the consideration of said bill,

Mr. Leffingwell in the chair,
After some time spent therein, the committee rose, and by their chairman reported the same back to the Senate, with one amendment, and asked leave to sit again on Saturday next at two o'clock P. M.

Which leeve was granted.
On motion of Mr. Espy,
The Senate adjourned till 2 o'clock.

## TWO O'CLOCK, P. M.

The Senate proceeded to the further consideration of the revised code, and title 14 was read a first and second time, and ordered to be transmitted to the House.

Message from the House by Mr. Rockwell, Chief Clerk.
Mr. President :-I am directed to inform the Senate that the House of Representatives have appointed Messrs. Harbour, Negus and Parvin to act with a committee appointed on the part of the Senate to take into consideration that portion of the Governor's message relating to the procuring of a block of marble for the Washington Monument.

Senate then proceeded to the consideration of part 2nd, when On motion of Mr. Leffingwell,
All of the revised code now in possession of the Senate, be considered as read a first and second time, and transmitted to the House.

Which motion was agreed to.

Mr. Leffingwell moved to reconsider the. vote just passed, considering the code read a first and second time,

Which motion was disagreed to.
Mr. Hepner from the committee on incorporations made the following report:

The committee on incor prations to whom was referred two petitions from the citizens of Clinton county, have had the same under consideration, and report,

That the above petitions referred to, ask the legislature to grant two individuals ferry charters across the Mississippi river at the same place, that the only question to be decided seems to be, which of the applicants shall have the charter.

In the opinion of your committee, the parties should have applied to the commissioners of said county, who have ample powers to determine such questions, under the act entitled an act for extending the powers of the board of county commissioners, in regard to the licensing and regulating ferries, approved Feb 24th, 1847.

That the legislature should interfere in no case, with the powers conferred in the act aforesaid, unless it can be shown one or more of the commissioners, or the county, is interested in granting the charter.

Your committee therefore ask to be discharged from further consideration on this subject.
M. Lewis, moved that the report of the committee be concurred in. and the committee discharged, and

On this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Baker, Casady, Cook, Espy, Everson, Hendershott, Hepner, Howell, Leffingwell, Lewis, Lowe, Morton, Salee, Shields, Spees, Wright and Mr. President-18.

Nays-none.
So the report was concurred in and committee discharged.
Mr. Hendershott gave notice that he would, on to-morrow or momes future day, ask leave to introduce a bill to establish a ferry acrose the Dea Moines river, at Eddyville.

On motion of Mr. Lewis
The Senate adjourned until to-morrow morning.

## TUESDAY MORNING, DECEMBER 17, 1850.

Senate met pursuant to adjournment.
Message from the Housc by Mr. Rock lell, Chief Clerk.
Mr. President :-I am directed to inform the Senate that the House of Representatives have appointed Messrs. Price, Goodenow and Salmon, a committee on the part of the House, to act with a similar committee to be appointed on the part of the Senate, to prepare a memorial to Concress asking a grant of twenty-five thousand acres of the alternate sections of land lying along Turkey river, to be appropriated in building bridges across said river, at Willowville, Peck's Ferry, Elk Port, and Elkador.

I am also directed to inform the Senate that the House of Representatives have passed substitute for $H$. R. file No. 4, A bill for an act to provide for the locating of the seat of justice of the several counties therein named.
H. R. file No. 10, A bill for an act to locate a State road from Knoxville, in Marion county, to Wintersett, in Madison county.

Stbstitute for H. R. fite No. 18, Joint Resolution for the payment of the clain of James McIntosh.

In all of which the concurrence of the Senate is requested.
1 herewith return Senate file No. 11, A bill for an act granting the Burlington and Mt. Pleasant Plank Road Company the right of way, which has passed the House of Representatives with one amendment, in which the concurrence of the Senate is requested.

Mr. Wright introduced Senate file No. 12, memorial to Congresk. To the Senate and House of Representutives of the United States:

Your memorialists, the General Assembly of the State of Iowa. respectfully represent, That a preliminary survey has been made, and a company organized for the construction of a railroad between the cities of Dubuque and Keokuls in this State. That the projected road will commence at the commercial center of the mining region in this Ntate, pass through a country in its whole extent unexcelled in fertility by any portion of this State-a country already overepread to a great extent with cultivated farms, and filled with thriving towns, all requiring augmented facilities for interchanging their commodities with those of other States of the Union and of the world. That
the southern extremity of the road is on the Mississippi river, below the last great obstruction in that stream, and from whence the communication with St. Louis and the South is obstructed by ice but a mmall portion of the ycar.

Your memorialists further represent, that various lines of rail roads are proposed between different points on the Mississippi and some point on the Missouri river.

That those proposed routes are intended but as continuations of responding lines of railroads now rapidly making their way from the Atlantic seaboard, some of which will soon find their terminus on the Pacific.

That the face of the country through our State is evidently adapted to the construction of railroads running in that direction. That the necessity of intercommunication between the towns and settlements of the two great rivers of our State will soon render a work of this kind necessary for the use and convenience of our people themselves; and that the geographical position of our State, taken in connection with the various other works of like character, already in progress, or soon to be commenced, point to some one of the proposed routes through the State as one of the links of the great chain that is soon to span the continent.

In view of the want of means, incident to the condition of things in all new countries, and this increased in no small degree by the drain required for the purchase of our new lands, it will be impossible forus, if unaided, to construct either of these lines of rail road for a long period of time.

These roads will be of great importance to the Fedcral Government by furnishing the means of ready and rapid transportation for troops. supplies and mails and also by augmenting the value of, and thereby: causing more ready sale of large districts of the public domain.

Your memorialists therefore ask of your honoroble bodies a liberal contribution of the public lands to aid in the eonstruction of the IJubuque and Keokuk Raid Road, on the route the company or the State may select, and for a like contribution for the rail road, across the State from the Mississippi to the Missouri river, on such routes as may be deemed by the State most conducive to the general good.

Resolved, therefore, that our Senators be instructed and our Representatives requested to exert their combined and unremitting ener-
gies, to secure the appropriations or grants of land asked for above, and that the Secretary of State be directed to forward a copy of this memorial and resolution, to each of our Senators and Representatives in Congress.

Which was read a first and second time.
Mr . Cook moved to lay the memorial on the table.
Which motion was disagreed to.
Mr . Wright inoved the suspension of the thirteenth rule, and that the memorial be read a third time now.

Which was agreed to, and memorial read a third time, passed and title agreed to.
H. R. file, No. 7 : Joint Resolution relative to the extension of military road,

Was read a third time, passed and title agreed to.
Mr. Hendershott, with leave, introduced Senate file, No. 13, a bill for an act to authorize Joseph Roberts and others to eatablish and keep a ferry across the Des Moines river, at Eldyville,

Was read a first and second time, and
On motion of Mr. Espy,
Was referred to the committee on incorporations.
Message from the House being in order,
The President appointed Messrs. Lewis, Everson, and Sales, a committee on the part of the Senate, to act with a similar committee on the part of the House, to memorialize Congress for a grant of land to be appropriated to building bridges across Turkey river in this State.
H. R. file, No. 4, an act to provide for the locating of the seat of justice of the several counties therein named,

Was read a first and second time.
Mr. Leffingwell moved that the bill be referred to the commituee on new counties.

Which motion was disagreed to.
On motion of Mr. Wright,
"H. Allen, of Lucas county," wasstricken out of the 1st section, and "P. M. Janny, of Van Buren county," inserted.

Mr. Hendershott moved
That the name of L. M. Boggs be stricken out in second section, and insert John R. Williams.

Which mation was disagreed to.
H. R. file No. 10, a bill for an act to locate and establish a State road from Knoxville to Wintersett, in Madison county.

Was read a first and second time, and
On motion of Mr. Cook,
Was referred to the committee on roads, with instructions to include all state roads in one bill.
H. R. file Nu. 18, Joint Resolution to provide for the payment of the claim of James McIntosh,

Was read a first and second time.
Mr. Hepner moved to refer the Joint Resolution to the cominittee on judiciary, with instructions to report this afternoon.

Which motion was disagreed to.
Mr. Wright moved
That the thirteenth rale be suspended and the Joint Mesolution read a third time now, and

On this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Measrs. Alger, Casady, Cook, Hendershott, Howell, Leffingwell, Lewis, Lowe, Morton, Spees and Wright-11.

Nays-Messrs. Baker, Espy, Everson, Hepner, Sales, Shields and Mr. President-7.

So the rule was not suspended.
Mr. Wright, moved to refer the resolution to the comunittee on claims, with instructions to report this afternoon.

Which motion was agreed to.
On motion of Mr. Morton,
The Senate concurred in the amendment made by the House to Senate file No. 11, A bill granting the Burlington and Mount Pleasant Plank Road Company the right of way.

Mr . Leffingwell moved to take from the table
H. R. file No. 3, A bill to incorporate and eatablish the city of Muscatine.

Which was agreed to.
Mr. Leffingwell moved to amend by striking out of section eighteen the words "to license and establish ferries across the Mississippi river from said city to the opposite shore."

Mr. Hepner moved to refer the bill to the committee on the judiciary, when
genate journal.-9

On' motion of Mr. Wright,
The Senate adjourned until 2 oclock P. M:

## TWO O'CLOCK, P. M.

The question being on referring H. R. Gife No. 3, to the committiee on the judiciary,

It was decided in the affirmative, and the bill referred.
Mr. Lewis moved to re-consider the vote on the passage of Senste file No. 12, memorial to Congress for grants of land to aid in the construction of rail roads from Dubuque to Keokuk, and from the Mississippi to the Missouri river, and

On this question the yeas and nays were requested, and being ordered, were as follows:'

Yeas-Messrs. Alger, Baker, Casady, Cook, Espy, Everson, Hendershott, Howell, Leffingwelt, Lewis, Morton, Sales and Shields-13.

Nars-Messrs. Hepner, Lowe, Spees, Wright and Mr. President -5.

So the vote was reconsidered.
Mr. Morton moved to refer the memorial to the committee on incorporations.

Which was agreed to.
On motion of Mr. Cook,
Senate adjourned until to-morrow morning.

$$
\text { WEDNESDAY. MORNING, DECEMIBER } 18,1850 .
$$

S^nate met pursuant to adjournment.
Mr. Wright presented the petition of William Montgomery and bne hu idred' others, citizens or Afarion county, praying the location' of the capitol at Red Rock, in Marion county, which,

On his motion,

Was ordered to lay on the table.
Mr. Baker presented the memorial of S. Morrison and forty-four others, praying the General Assembly to repeal the existing license law, and prevent the sale of ardent spirits, which,

On his motion,
Was referred to a select committee.
The President appointed Messrs. Baker, Alger and Leffingwell said cominittee.

Mr. Leffingwell introduced the following resolution,
Resolved, That the committee on internal improvements, be requested to inquire into the expediency of diverting the proceeds of the Des Moines River Grant of land, to the purpose of building a railroad from Fort Madison, via Oscaloosa, to intersect the great national rail road across the State at Fort Des Moines; which,

On motion of Mr. Cook,
Was laid on the table.
Mr. Lowe, from the committce on claims, reported back H. R. file No. 18, Joint Resolution for payment of the claim of James M'Intosh, and recommended its passage.

Whereupon said joint resolution was read a third tim'e, passed, and title agreed to.

Mr. Leffingwell, from committce on enrolled bills, reported Senate file No. 11, A bill for an act granting the Burlington and Mt. Pleasant Plank Road Company the right of way, as correctly' ch̆rolled.

Mr. Cook, from the committee on incorporations, to whom was referred Senate file No. 12, Memorial to Congress for a grant of land to aid in the construction of railroads from Dubuque to Keokuk and from the Mississippi to the Missouri river, presented "a' substitute therefor.

Mr. Hepner, from the committee on incorporations, to whom was referred Senate file No. 13, A bill for an act to authorize Joseph Roberts and others, their heirs and assigns, to establish àd keep.a ferry across the Des Moines river at Eddyville, reported the same back to the Senate, and recommended its indefinite postponenent.

Mr. Leffingwell, from the committee on the judiciary, to whom was referred H. R. file No. 3, A bill for an act to incorporate and establish the City of Muscatine, reported the same pack, to the Senate with three amendments.
Which amendments were adopted by the Senate:

Mr. Baker moved further to amend said bill by striking out in the fourth and fifth lines of the twenty-sixth section the words "exeluisive of buildings within the same."

Which was agreed to by the Senate.
Message from the House of Representatives by Mr. Rockwell; Chied Clerk.

Mr. President:-I am directed to return to the Senate, Senate fileNo. 11, A bill to grant the Burlington and Mt. Pleasant Plank Road Company the right of way, the same having been signed by the Speaker of the House of Representatives.

The President informed the Senate that he had a message from his Excellency the Governor, which would require an executive session ; and,

On motion of Mr. Morton,
The Senate fixed the hour for its consideration at two oclock to-morrow.

Senate file No. 12, being in order,
Mr . Hendershott moved to lay the same on the table.
Which motion was lost.
Mr. Casady moved that the Senate concur in the report of the committee.

Mr. Wright moved to refer the memorial and substitute to the committee on internal improvements, with instructions to report to-morrow morning.

Which motion was lost.
The question being on concurring in the report of the committee.
The yeas and nays were requested, and being ordcred, were as follows:

Yeas-Mesers. Alger, Baker, Casady, Cook, Espy, Everson, Leffingwell, Lewis, Lowe, Morton, Sales and Shields-12.

Nays-Messra. Hendernhott, Hepner, Spees, Wright and Mr Pres-ident-5.

So the report was concurred in ; and,
On motion of Mr. Cook,
The substitute was ordered to be engrossed and read a third tirive to-morrow.

Senate file No. 13 bcing in order, and the question being on concurring in the report of the committee on incorporations,

The report was concurred in, and the bill indefinitely postponed.

The President read a communication from ex-Governor Lucas, I'resident of the State Temperance Society, soliciting the members of' the General Assembly, who ane favorable to the cause of temperance, to attend and participate in the proceedings of said Society, now in session in this city. Whereupon,

On motion of Mr.. Cook,
The Senate adjourned until to-morrow morning, and the use of the Senate chamber tendered to the Iowa State Temperance Society.

## THURSDAY MORNING, DECEMBER 19, 1850.

Senate met pursuant to adjournment.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk:

Mr. President: I am directed to inform the Senate that the House oí Representatives have passed-

Substitute for H. R. file No. 8, A bill for an act granting the Muscatine, Washington and Oskaloosa road and bridge company the right of way.
H. R. file No. 9, A bill for an act to lay out and establish a state road from Drakeaville, in Davis county, to Chariton Point, in Lucas county.
H. R. file No. 22, Joint Resolution authorizing H. B; Hendershott, to dispose of a solar compass.

In all of which the concurrence of the Senate is requested.
Mr. Espy, leave being granted, intraduced Senate file No. 14, Joint Resolution relative to adjournment.

Which was read a first and second time.
Mr. Lewis moved to lay the joint resolution on the table.
Which motion was lost.
Mr. Wright moved to indefinitely postpone; said resolution.
Upon which question the yeas and nays were called, and being ordered, were as follows:

Yeas-Messrs. Baker, Everson, Henderahott, Howell, Lewis, Lowe, Spees, Wright and Mr. President-9.

Nays-Messrs. Alger, Cassady, Cook, Espy, Hepner, Leffingwell, Morton, Sales and Shields-9.

So the motion to postpone was lost.
Mr. Lowe, moved to amend, by adding to the joint resofution the words-"provided the pay of the members and officers of the Legislature shall cease during said adjournment."

Which motion was lost.
So said joint resolution was ordered to be engrossed and read a third time to-morrow.

Mr. Baker offered the following resolution:
Resolved, That there be an additional committee added to the list of standing committees, to be called the standing committee on temperance.

Mr. Morton moved to amend said resolution, by striking out the word "temperance," and inserting in lieu thereof the words "grocery license."
Mr. Wright offered the following, as a substitute for said resolution:
Resolved, That the committee appointed on yeaterday, on the petition of citizens of Lee county, on the subject of licensing groceries, be increased to five, to which all petitions on the like subject shall be referred.

Which amendment was accepted by the mover of the resolution.
And upon the question of the adoption of the substitute, the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Baker, Cassady, Cook, Everson, Hendershott, Hepner, Lewis, Lowe, Morton, Sales, Spees, Wright and Mr. Presi-dent-14.

Nays-Mebrrs. Espy, Howell, Leffingwell and Shields-4.
So the substitute was adopted;
And Mr. President appointed Messrs. Lowe and Cook additional members of said committee.

On motion of Mr. Espy,
The Senate adjourned until 2 o'clock, P. M.

The Senate resolved itself into an executive session, and after some time spent therein, the session rose.
Mr. Morton, from the select committee, to whom was referred the message of the Governor relative to a grant of land to the Hungarian patriots, in Decatur county, made the following report:

The select committee, to whom was referred the message of the Governor, relative to the petition of Governor Ujhazy and his aasociates, to Congress, have had the same under consideration, and believing that the recommendation contained in said message will meet with the concurrence of the Goneral Assembly, have instructed me to report to the Senate a memorial in accordance therewith, and recommend its passage.
Senate file, No. 15, Memorial to Congress, asking a donation of land to the Hungarian patriots who have settled in Decatur county, Jowa.

Was read a first and second time.
Mr. Wright moved to suspend the thirteenth rule, and that the memorial be read a third time now; and
On this question the yeas and nays were requested, and being ordered, were as follows:

Yess-Messrs. Alger, Casady, Cook, Everson, Leffingwell, Lewis, Morton, Sales, Spees, Wright, and Mr. President.-11.

Navs-Mesprat Bqkep, Espy, Hendorahott, Hepner, Howell, Lowe, and Shields.-7.

So the rule was not suspended.
On motion of Mr. Wright,
The memorial was ordered to be engrossed, and read a third time to-morrow.
Mr. Casady, from the committee on the judiciary, reported back to the Senate the memorial from the grand jurors of Lepe county, on the subject of retailing, ardent spirits, with a recommendation that the same be referred to the committee to whom the petitions on the subject of retailing ardent spirits have beep referred.

Which report was concurred in by the Senate, and the memorial referred.
H. R. Gle, No, 3, A bill for ap act to "establish and incorporate the city of Muscatine, peing in order;

Mr. Alger moved to refer the same to the committee on the judiciary.

Which motion was lost.
Mr. Espy moved to refer the bill to the Senator from Mascatine, with instructions to strike out the: portion of the bill which refers' to the adoption of the same by the people.

Mr. Cook moved to amend, by instructing the committee to report such a bill as he thinks will be satisfactory to his constituents.

Which amendment was adopted, and the bill referred to the senator from Muscatine.
Substitute for Senate file, No. 12, Joint resolution memorializing Congress for grants of land to aid in the construction of rail roads, from Dubuque to Keokuk, and from the Mississippi to the Missouri river.

Was read a third time, when
On motion of Mr. Shields,
The Senate adjourned until to-morrow morning.

## FRIDAY MORNING, DECEMBER 20, 1850.

Senate met pursuant to adjournment.
The following message was received from the House of Representatives, by Mr. Ro:kwell, Chief Clerk.

Mr. President :-I am directed to inform the Senate, that the House of Representatives have passed,
H. R. file, No. 11, A bill for an act to locate a state road from Chariton Point, in Lucas county, to Fort Des Moines, in Polk county.
H. R. file, No. 12, A bill for an act to locate a state road from Chariton, in Lucas county, to Newton, in Jasper county.
H. R. file, No. 13, A bill for an act to locate a state road from Fort Des Moines, to Fort Clark.
H. R. file, No. 16, Joint resolution for the improvement of the Des Moines and Rock River rapids in the Mississippi river. :
H. R. file, No: 89, A bill for an ant to organize the copnty of Winneshiek, and locate the county seat thereof.
H. R. file, No. 19, A bill for an act'sathorizing the oousty commissioners of Davis county, to have a vote taken in relation to building a court house in said county.
H. R. file, No. 33, A bill for an act authorizing the Governor of the State of lowa to procare the title to certain gronid.

In all of which the concurrence of the Senate is requested.
The House have resolved that a Union mass meeting be held in the Hall of the House of Representatives on the 8th of Janaary.

In which they ask a concurrence on the part of the Senate.
I herewith present for your signature,
Substitute for H. R. file, No. 18, Joint resolution for the payment of the claim of James M'Intosh.
H. R. file, No. 7, Joint resolution relative to the extension of milis-1 tary road.

The same having passed both branches of the General Assembly and received the signature of the Speaker of the House of Representatives.

Mr. Morton presented the petition of ninecitizens of Henry county, praying the prohibition of the sale of ardent spirits as a beverage in any quantity whatever; which.

On motion of Mr. Morton,
Was referred to the special committee heretofore appointed on similar petitions.

Mr. Wright presented the petitions of A. Waskey, and one hundred. and one others, citizens of Keosauqua, in Van Buren county, for an act to incorporate said place, as also a bill for an act for said incorporation annexed to aaid petition and made part thereof by said petitioners; and

On his motion,
The reading was dispensed with and the said petition and bill referred to the committee on incorporations.

Also, the petition of John M. C. Spain, and forty-six others, praying compensation to the South Bentonsport mill company for delay and damages sustained by the improvement of the Des Moines river, which,

On his motion,
Was referred to the committee on internal improvements.
senate journal,--10

Mr. Baker presented the petition of the Daughtere of Temperance, praying " the repeal of all lieense laws, in this State."

Also memorial from the grand jurors of Lee county, on the same subjeet.

Alse petition of Jacob Hunor and twenty-three others, on the same subject.

Also petition of W. W. Phelps and one hundred and thirty-one others, on the same subject.

All of which,
On his motion,
Were referred to the select committee to whom former petitions on the same subject were referred.
Mr. Shields introduced Senate file No. 16, Joint Resolution in reference to compromise measures passed by the Congress of the United States, which

Was read a first and second time, and
On motion of Mr. Cook,
Was referred to the committee on federal relations.
Mr. Wright from the select committee to whom was referred that portion of the Governor's message relating to the block of manble for 'the Washington Monument, made the following report:

That they have been informed and understand that mothing is wanting to the completing of the marble block but a suitable inscription to be placed thereon, and that the workman has been waiting directions upon this subject. To obtain one that would appropriately designate our locality and unchangeable fidelity to the Union, has been our great object.

Your committee after a careful examination, would recommend the following :
IOWA.

Her affections, like the rivers of her borders, flow to an inseparable Union.

Your committee further recommend the adoption of the following resolution:

Resolved, That the Secretary of the Senate and Chief Clerk of the House, jointly forward a copy of this report to M. B. Root, Keosauqua, Iowa, with instructions to place the inscriptian sbave reoommended upon the blook of marble by him prepared for the Washington Monument.

All of which is submitted.
On motion of Mr. Lewis,
The Senate concurred in the report of the committee.:
Substitute for Senate file No. 12, memorial to Congress for grants of land, to aid in the construction of rail roads from Dubaque to Keokuk, and from the Mississippi river to the Missouri river.

Mr. Cook obtained the unanimous consent of the Senate, to make the following amendment:

Insert after the word "to" and before the word "pass," the words "make an appropriation of land to the State of Iowa," and strike out the words "pass into a law the bill which has already passed the Semate of the United States."

Which amendment was adopted; and
The memorial was read a third time, passed and title agreed to.
Senate file No. 14, Joint Resolution relative to adjournment.
Was read a third time; and
The question being, shall the Joint Resolution pass?
The yeas and nays were requested, and being ordered were as follows:

Yeas-Messrs. Casady and Espy-2.
Nays-Messis. Alger, Baker, Cook, Everson, Hendershott, Hepner, Howell, Leffingwell, Lewis, Lowe, Morton, Sales, Shields, Spees، Wright and Mr. President-16.

So the Joint Resolution was lost.
Senate file No. 15, memorial to Congress asking a donation of land to the Hungarian patriots, who have settled in Decatur county, Iowa,

Was read a third time, passed, and title agreed to.
The message from the House of Representatives being in order.
H. R. file No. 22, Joint Resolution authorizing H. B. Hendershott, to dispose of a solar compass belonging to the State of lowa.

Was read a first and second time.
Mr . Lowe moved that the thirteenth rule be suspended, and the Joint Resolution read a third time now ; and

On this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Casady, Cook, Everson, Hepner, Hownell, Leeffingwell. Lowe, Morton and Mr. President-io.

Nays-Messrs. Baker, Espy, Lewis, Sales, Shields, Spees and Wright-7.

So the rule was not suspended.
The Joint Resolution was ordered to be;engrossed and read a third time to-morrow.
H. R. file No. 9, A bill fonen act to lay out and extablish a State road from Drakesville, in Davis County, to Chariton Poant, in Lucas county,

Was read a first and second time, and
On motion of Mr. Cook,
Was referred to the committee on roads.
Substitute for H. R. file No. 8, A bill for an act granting the Murcatine, Washington and Oskaloosa Road and Bridge Company, the right of way.

Was read a first and sccond time; and,
On motion of Mr. Alger,
Was referred to the committee on incorporations.
H. R. file No. 12, An act to locate a State road from Charitom, in Lucas county, to Newton, in Jasper county.

Was read a first and second time; and,
On motion of Mr. Cook,
Was referred to the committec on roads.
H. R. file No. 11, An act to locate a State road from Chariton, in Lucas county, to Fort Des Moines, in Polk county.

Was read a first and second time; and,
On motion of Mr. Morton,
Was referred to the committee on roads.
H. R. file No. 16, Joint resolution for an appropriation for the improvement of the Des Moines and Rock River Rapids, in the Mississippi river.

Was read a first and second time; and,
On motion of Mr. Espy,
Was referred to the committee on internal improvements.
H. R. file No. 32, A bill for an act authorizing the Governor of the Ntate of Iowa to procure the title to certain grounds.

Was read a first and second time; and,
Oa motion of Mr. Sales,
Was referred to the committee on the judiciary.
H. R. file No. 29, A bill for an act to organize the county of Winneaheik, and locate the county seat thereof.

Was read a first and second time; and,

On motion of Mr. Shields,
Was referred to a committee composed of the Senstors from Duhuque, Jackson and Jones counties.
H. R. file No. 19, A bill for an act authorizing the county commiosioner's court, of the county of Davis, to have a vote taken in relation to building a court house in said county.

Was read a first and second time; and,
On motion of Mr. Lowe,
Was referred to committee on the judiciary.
Substitate for H. R. file No. 4, An act to provide for the location of the seats of justice of the several counties therein named.

Mr. Wright, by unanimous consent, moved to amend the bill, by striking oat the last section.

Which amendment was adopted by the Senate.
The bill was then read a third time, passed and title agreed to.
Mr. Hendershott, on leave obtained, introduced Senate file No. 17, A bill for an act to prevent' and punish injaries to the monumentr and other evidences on the south boundary of the State.

Was read a first and second time; and,
On his motion,
Was ordered to lay on the table.
On motion of Mr. Baker,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

On motion of Mr. Wright,
The Senate resolved itself into committee of the whole, for the consideration of substitute for Senate file No. 5, An act to establigh new counties, and define their boundaries,

Mr. Baker in the Chair;
And after some time spent therein, the committee rose, and by ther chairman, reported the same back to the Senate, with sundry amendments thereto. And,

On motion of Mr. Lowe,
The Senate concured in the amendments genarally.

On motion of Mr. Shields,
: : The Senate adjourned antil to-morrow morning.

## SATURDAY MORNING, DECEMBER, 21, 1850.

: Senate met pursuant to adjournment.
Message from the House of Representatives by Mr. Rockwell, Chief Clerk.

Mr. Presidgnt :-I am directed to inform the Senate that the House of. Representatives have passed-
H. R. file No. 14; Joint Resolution in relation to Hungarian exiles.
H. R. file No. 31, Joint Revolution relative to the eatablishment of
a. Land Office in Black Hawk county.

In which the concurrence of the Senate is requested.
I herewith return
Senate file No. 7, A bill for an act for the relief of the Rock, Island and La Salle Railroad.

The same having passed the House without amendment.
I herewith present for your consideration,
H. R. file No. 2, Joint Resolution in relation to the purchase of Indian titles in Nebraska Territory.

Mr. Casady presented the petition of A. S. Alcock and eighty-five others, for the location of a State road from Knoxville, in Marion county, to Wintersett, in Warren county ; which,

On his motion,
Waia referred to the comamittee on roads.
Mr. Lewis offered the following resolution :
Resolved, That the Secretary of the Senate be and is hereby - allowed; the sum of three hundred doltaris for indexing, distribating, i, and superintending the printing of - copies of the Journals of the Senate for the present session.

Mr. Morton moved that the blank be filled with Give hundred.
Which was agreed to.

The question then being on the adoption of the resolution as amended, it was adopted.
H. R. file No. 22, Joint Resolation antherizing H. B. Hendershott to dispose of a solar compass belonging to the State of Iowa, was read a third time, passed, and title agreed to.
Substitute for Sente file No. $\mathbf{\sigma}$, A bill for an act to entablish new counties and define their boundaries, was read a third time.
Mr. Morton, with unanimous consent of the Senate, moved to strike out the name of "Mason" in first section, and insert theiwierd "Union,"

Which was carried.
The bill being on its passage as amended, it was decided in the affirmative and the title agreed to.
H. R. file No. 13, An act to locate a State road from Fort Des Moines to Fort Clarke, was read the first and second time; and, On motion of Mr. Cook,
Referred to committee on roads.
Mr. Espy offered the following resolution :
Resolved, That the Senate recommend to the people of this State that a Union Mass Meeting be held in the State capitol, on the eighth of January next, in accordance with the proposition of the House of Representatives.

Which was adopted.
H. R. file No. 14, Joint Resolution and preamble in relation to Hungarian exiles, was read a first and second time, and,

On motion of Mr. Morton,
Was laid on the table.
H. R. file No. 31, Joint Resolution relating to the eqtabliehment of a land office in Black Hawk county, was read a first and second time, and,

On motion of Mr. Shielde,
Was refered to a select committee.
The liesident appointed Messts. Shields, Salee and Casady said committee.

On motion of Mr. Casady, $\quad \because \quad, \quad \because$ D
The Senate adjourned until Monday moming.

## MONDAY MORNING, DECEMBER 23, 1850.

Senate met pursuant to adjournment.
Mr. Casady prenented the petition of Judah Learning and fifty-five others, citizens of Polk, Dallas, and Boone counties, praying for a state rodd from Fort Des Moines to Fort Clark, on the west side of the Des Moines river, which

On his motion,
Was referred to the committee on roads.
Mr. Shields, from select committee to whom was referred
H. R. file, No. 41, Joint resolution relative to the estahlishment of.
a Laid Office in Blackhawk county, reported the same back, and On motion of Mr. Lewis,
The bill was laid on the table.
Mr. Lowe, from the committee on claims, to whom was referred John Scotts bill against the State of Iowa, reported the same back to the Senate.

Mr. Espy asked leave of the Senate to withdraw said bill.
Which was granted.
The President laid before the Senate a communication from the late Governor, in relation to the contingent fund.

Mr. Espy asked leave of absence for Mr. Cook, for a few days.
Which was granted.
Mr. Shields asked leave of absence for Mr. Leffingwell, for a few days.

Which was granted.
The following message was received from the House of Represestatives by Mr. Rockwell, Chief Clerk.

Mr. Presanent:-I and directed to inform the Senate that the Honse of Representatives have passed,
H. R. file, No. 36, Joint resolution for an extension of a mail route from Lancaster, in Keokuk county, to Indianopolis, in Mahaska county, to Montezuma, in Powashiek county, to the county seat of Marshall county, via. Sugar Grove, in Powashiek county.

In which the concurrence of the Senate is requested.
The House have disagreed to the amendments made by the Senate to

Substitute to H. R. file, No. 4, A bill for an act to provide for the locating of the seat of justice of the several counties therein named.
I am also directed to inform the Senate that titles one and two, of part one, of the report of the committee of revision, have received two separate readings in the House of Representatives, and are herewith returned to the House in which they originated, without amendment.

On motion of Mr. Wright,
The message was taken from the table.
H. R. file, No. 36, Joint resolution for the extension of a mail route from Lancaster, in Keokuk counts, to the county seat of Marshall county.
Was read a first and second time, and
On motion of Mr. Casady,
It was referred to the joint select committee to which all petitions for mail facilities were referred.
Substitute for H. R. file, No. 4, An act to provide for the location of the seat of justice of the sercral counties named therein.

On motion of Mr. Wright,
The Senate insisted upon the amendments made to the said bill.
Title one and two, of part 1 , of the revised code, was taken up, and On motion of Mr. Shields,
Was laid upon the table.
Mr. Shields, from the select committee, to whom was referred
H. R. file, No. 29, A bill for an act to organize the county of Winneshiek, and locate the county seat thereof, reported the same back to the Senate with one amendment, and recommended its passage.

The Senate concurred in the report of the committee; and
The bill was read a third time, passed and title agreed to.
On motion of Mr. Espy,
The Senate adjourned until 2 o'clock, P. M.

## TWO OCLOCK, P. M.

Mr. Wright, from the committee on enrolled bills, reported,
That they have examined Senate file, No. 7, An act for the relief of the Rock lsland and Lasalle Rail Road Company, and found the pame correctly enrolled.

Mr. Shields moved that the Senate adjourn.
Which motion was lost.
0
Mr. Lowe, with leave, offered the following resolntion:
Resolved, That, when the Senate adjourns on Tucsday evening next, that they will adjourn to meet on Saturday at 10 oclock.

On motion of Mr. Morton,
The Senate resolved itself into committee of the whole, for the consideration of the resolution.

Mr. Wright in the Chair,
And after some time spent therein, the committee rose, and through their chairman, reported the same back to the Senate, and asked the concurrence of the Senate therein.

Mr. Morton moved that the report of the committee, and resolution be laid on the table.

Which was agreed to.
On motion of Mr. Morton,
The Senate adjourned until to-morrow morning.

## TLESDAY MORNING, DECEMBER 24, 1850.

Henate met pursuant to adjournment.
Message from the House of Representatives, by Mr. Rockwell, Chiff Clerk:

Mr. Presment: 1 am directed to return title three of part one, of the report of the committee of revision, the same having received two separate readings, and sundry amendments, in the House of Representatives.

In which the concurrence of the Senate is requested.
Amendments made by the House, to the revised code are marked "*A" (amendment,) on the margin of the page where they occur, with a reference to the amendment-words inserted are known by the reference, and quotation marks and words stricken out, are erased.

I herewith return,

Senate file No. 7, A billifor and for the relief of the Rock Istand and Lasalle Rail Road Company.
The same having reoeived the signature of the Speaker of the House of Representatives.
Mr. Sales presented the petition of W. W. Day, and ninety-three others, citizens of the counties of Cedar, Jones, Clinton, Jackson and Dubuque, praying for the location of a State road from Tipton, in Cedar county, to Dubuque county. Also, from Anamosa, in Jones county, to Belleview, in Jackson county. Which,

On his motion,
Was referred to the committee on roads.
Mr . Morton offered the following resolution,
Resolved, The House concurring, that the two Houses meet in the Hall of the House of Representatives, this afternoon, at 2 o'clock, for the purpose of electing a State printer. Which,

On motion of Mr. Everson,
Was laid on the table.
Mr. Wright, from the committee on internal improvernents, to whom was referred,
H. R. file No. 16, Joint resolution for an appropriation for the improvement of the Des Moines and Rock River Rapids, in the Massissip pi river.

Reported the same back to the Senate without amendment. Where upon,
Said joint resolution was read a third time, passed and tithe agreed to.

Title third, part first, of revised code was taken from the table. And, On motion of Mr. Morton,
The Senate resolved itself into committee of the whole, for the consideration thereof,

Mr. Lowe in the chair; and,
After some time spent therein, the committee rose, and throagh their chairman, reported the same back to the Senate, and aaked the concurrence of the Senate to the amendments made by the Honse sepa ately.

Which was agreed to.
Title three, part one, being in order, and the question being on concurring in the amendments made by the Howse, the firet, second and fourth amendmente, made by the House, to section twelve of
chapter five, were disagreed to; and the third amendment made by the House was concurred in by the Senate.

The Senate concurrred in the amendments made by the House to sections fifteen and sixteen, of said chapter.

Senate disagreed to the amendments made by the House to section twenty, of said chapter.

On motion of Mr. Wright,
The Senate adjourned until 2 o'clock, P. M.

TWO O'CLOCK, P. M.
Mr. Wright offered the following resolution, which was adopted:
Resolved, That the privilege is hereby given to the Hon. Charles Mason and William.G. Woodward, Esq., and they are hereby requested to take seats within the bar of the Senate, and speak to questions arising on the consideration of the revised code.

Chapter eight of said title three, being under consideration,
Mr . Wright moved to strike out, in the first section of said chapter, in the last line, the words "naid justice," and insert in lieu thereof "the county judge."

Which motion was lost.
The question then being on concurring in the amendments mad** by the House, to said section,

Was decided in the negative.
The following measage was received from the House, by Mr. Rockwell, Chief Clerk.
Mr. Prebment: I am directed to inform the Senate that the House: of Representatives have passed substitute to
H. R. file No. 33, $A$ bill for an act to grant the use of Centre market in lowa City to the Davenport and lowa City Rail Road Company.
H. R. file No. 86, Joint resolution asking a'donation of land to artual settlers.

In which the concurrence of the Senate is requested.
The House have refused to concur with the Senate in the passage of
Senate file No. 8, A bill for an act to authorize the corporation of Davenport to issue bonds to the Rock Island and Lasalle Rail Road, and provide for the payment of the interest thereon.

Mr. Wright moved to strike out the last clause of said section one. And

On this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Baker, Ererson, Mendershott, Howell, Morton, Spees and Wright-7.
Nays-Messrs. Alger, Gasady, Hepner, Lewis, Lowe, Sales, Shields and Mr. President-8.

## So the motion was lont.

Mr. Hendershott moved to substitute the following, for the firet clause of section 7:

The attorncy shall receive, for his whole compensation for services rendered to the county, an annual salary amoun upon the salary of county judge, and payabke and graduated in the same manner, except as berein otherwise declared.

Which was adopted.
The Senate concured in the amendments made by the House to section one, chapter twelve.
Mr. Hendershott offered the following as a substitute for section tour of said chapter, which was adopted:

When there is a balance of fees, above the amount due the above officers for the year, it shall be paid to the prosecuting attorney, and the residue, if any, after paying this salary, shall go into the county 1 reasury.

Mr. Hendershott offered the following, as an additional section to said chapter:

Any change of salary as herein authorized ahall commence on the first day of August next after the taking of a vote, as contemplated in the previous section, or next after the returns of the census are filed in the office of the Secnetary of'State.

Which was adopted.
Mr. Baker moved to amend the ehapter by striking out the sixth section.

Which motion was lost.
The Senate concurred in all the amendments made by the House to chapter thirteenth.

Mr. Wright moved to insert after the first clause of eection thirty, chapter five, the words, Provided theat when the judginent or order for money, as contra distinguished from an act to be performed, no
appeal shall be allowed, unless the amount thereof, shall be at least ten dollars, exclusive of costs."

Which motion was lost.
Mr. Morton moved that the Senate adjourn until to-morrow morning at $\mathbf{1 0}$ o'clock.

Which motion was lost.
Mr. Everson moved that the Senate adjourn until Saturday next, at 10 o'clock A. M.; and
On this question the yeas and nays were requested, and bein ${ }_{r}$ ondered, were as follows:

Yeas-Messis. Alger, Everson, Lowe and Morton-4.
Nays-Messrs. Baker, Casady, Hendershott, Hepner, Howrll, Lewis, Sales, Shields, Spees, Wright and Mr. President-11.

So the motion was lost.
Mr. Shields moved that the Senate adjourn until 8 o'clock A. M. to-morrow.

Which motion was lost.
Mr. Wright moved the appointment of a committee of conference, on the disagreeing vote of the two Houses, on substitute for H. R. file No. 4, An act to provide for the location of the seat of justice of the several counties therein named.

Which motion was adopted, and
The President appointed Messrs. Wright, Hepner and Alger sail committee.

Mr. Morton offered the following resolution:
Resolved, by the Senate, the House concurring, that the two Houses of the General Assembly adjourn until Christmas morning at 7 o'clock, A. M.

Which motion was lost.
Mr. Sales, with leave, introduced Senate file No. 18, Joint Resolution for the increase of mail facilities.
Which was read a first and second time, and referred to the select committee to whom all petitions on the same subject have been referred.

On motion of Mr. Baker,
Leave of absence was granted to Mr. Espy for a few days.
On motion of Mr. Wright,
The Senate adjourned until to:morrow morning.

## WEDNESDAY MORNING, DECEMBER 25, 1850.

Senate met pursuant to adjournment.
Mr. Lewis presented the petition of Platt Smith, and eight others, of the Dabuque bar, praying a change of the time of holding the supreme Court, and other matters; which,

On his motion,
Was referred to the committee on the judiciary.
Mr. Alger presented the petition of William Block, and one hun: dred others, asking the repeal of all laws for the collection of debts; which,

> On his motion,

Was referred to the eommittee on the judiciary.
Mr. Wright moved that the Senate resolve itself into a committee of the whole for the consideration of the revised code.

Which was agreed to.
Mr. Sales called to the chair.
And after come time spent therein, the committee rose, and through their chairman, reported the same bactit to the Senate, and asked to be diseharged from further consideration.

Which was agreed to, and committee discharged.
Mr. Baker moved that the Senate adjourn until Saturday next at 2 o'clock P. M.

Which motion was lost.
On motion of Mr. Sales,
The Senate adjourned until to-morrow morning.

## THURSDAY MORNING, DECEMBFR 26, 1850.

Senate met pursuant to adjournment.
Mr. Spees offered the following resolution, which was adopted :
Resolved, that the committee on ways and means be instructed to
take immediate action to ascertain what amount is now paid yearly for public printing-what deduction it is advisable to make, if any, ons present prices. To inquire whether it is advisable to continue the office of State Printer-the propriety of letting the public printing to the lowest responsible bidder. That they open a correspondence with the different printers and proprietors of preeses throughout the State on this subject, and report the result of their examinations at an early day.

The message from the House being in order,
H. R. file No 26, Joint Resolution asking a donation of land to actual settlers, was read a first and second time ; and,

On motion of Mr. Morton,
Was referred to the committee on federal relations.
Substitute for H. R. file No. 33, A bill for an act granting the use of Center Market in Iowa City to the Davenport and Iowa City Rnilroad Company, was read a first and second time; and,

On motion of Mr. Hepner,
Was referred to the committee on internal improvements.
Mr. Hendershott asked leave of absence for Messrs. Shields, Lowe and Everson for the balance of this week.

Which leave was granted.
The following message was received from the House by Mr. Rockwell, Chief Clerk.

Mr. Presment :-I am directed to infom the Senate that the House of Representatives have passed,

Substitute for H. R. file Nu. 37, Joint Resolution of the General Assembly of Iowa, instructing our Senators and Representatives in Congress to use their influence to procure a donation of land, to be appropriated to the building of bridges across Turkey river. Also,
H. R. file No. 34, Joint Resolution staying money in the hands of the State Treasurer.

In all of which the concurrence of the Senate is requested.
The House of Representatives have indefinitely postponed Senate file No. 6, A bill for an act to renew a ferry charter for the benefit of John Wilson and James Hale.

The message from the House being in order,
H. R. file No. 37, Joint Resolution of the General Assembly of Iowa, instruction our Senators and Representatives in Congress to use their influence to procure a donation of land to be appropriated
to the building of bridges across Turkey river, was read a first and second time ; and,

On motion of Mr. Wright,
The Senate resolved itself into committee of the whole for the further consideration thereof,

Mr Casady in the chair,
And after some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate, with several amendments and asked to be discharged.
Which was agreed to, and,
On motion of Mr Wright,
The bill and the amendments made in committee of the whole were referred to the committee on internal improvements.
H. R. file No. 43, Joint Resolution staying money in the hands of the State Treasurer, was read a first time; and,

On motion of Mr. Wright,
'The joint resolution was rejected.
Mr . Hendershott moved to take from the table,
Senate file No 17, A bill for an act to prevent and punish injuriea to the monuments and other evidences on the south boundary line of the State.
Which was agreed to, and
On his motion,
The bill was referred to the committee on the judiciary.
On inotion of Mr. Morton,
The Senate adjourned until two oclock P. M.

TWO OCLOCK, P. M.
Mr. Wright, from the committee on federal relations, to whom was referred so much of the message of his Excellency the Governor as relates to the subject of slavcry; as also Senate file No. 16, preamble and resolution in reference to the compromise measures passed by the Congress of the United States, submitted the following report;

Which was laid on the table, and fifteen hundred copies of the same ordered to be printed for the use of the General Assembly.
semate fournal.- 12

The committee on federal relations, to whom was referred so much of the message of his Excellency the Governor. as relates to the subject of slavcry; as also Senate file No. 16, "Preamble and Resolution in reference to the compromise measures passed by the Congress of' the United State's," have had the same under their consideration, and beg leave to subunit the following

## IREPORT:

To the mind of every citizen the subjects submitted to your committce are invested with an importance scarcely equalled by any other that could be preeented for consideration. Your committee need not refer to the deep and universal interest felt throughout our country during the past protracted session of Congress. As the result of certain important negotiations and treaties the United States had become possessed of a large territory;-a portion of the people of that territory were applying for admission into the Union as independent States;-others were secking the establishment of territorial governinents; one of the States in the south was claiming a portion of this same territory; the northern portion of our Confederacy was demanding one peculiar provision in relation to the governments, State and Territorial, to be formed from said territory, as likewise the abolition of the slave trade in the District of Columbia; the sonth was demanding other and different peculiar provisions in said govcmments so to be formed, as also more effective provisions for carrying out the provisions of the constitution relative to "fugitives from labor;" and thus at one and the same time was this vexed question of slavcry connected with a variety of measures, important in themselver, all of which were to be settled, if possible, so as to give peace and quiet to an excited public mind, and place the government in its wonted safety and prosperity. We say, we need noi refer to these thing: They are part of the history of the çountry-a part too full of interest to the present and equally so to the future.

As to the propriety of all the provisions contained in the different measures so passed by Congress, we do not know that it is necessary for us to speak. Your committee regard the measures passed upon as legitimate subjects for legislation by the National Assembly.While some of your committee might not coincide with all the provisions contained in these different enactments : yet having been past by
the constitutional tribunal, by statesmen whose ability all aknowledge, and whose sincere devotion to the Union and our common country, their many previous acts soclearly demonstrate--and from the further consideration that having just passed a session of unexampled exexeitement and agitation, the pablic mind naturally enough seeks to aroid like scenes, your committee deem it inappropriate to here enter into their discussion. Indeed your committee do not know that these matters are within tho province of the duties assigned to them. A question vastly more important-one that more intimately concerns our position as a State and the good of our common country would seem to demand more appropriately our attention, and come within the sphere of our duties.
In that portion of the mossage of His Excellency the Governor, referred to us, we find the following language, to-wit: "But whatever differences of opinion may be entertained in regard to this law, it is now our duty to support it so long as it remains the law of the land." From this it will be observed, that in the opinion of the executive, there is but one of the serics of compromise measures (so called) upon which there is any doubt as to the action of the people, so far as the northern or free States are concerned. In the south while mach is said and written against theso measures, yet we know their complaint is founded upon causes entirely different from those existing north. 'Ihis measure roferred to by the exocutive is the "act to amen d and supplementary to the act entitled an act respecting fugitives flom justice, and persons escaping from the service of their masters, approved, Feb. 2, 1793."
That it was the duty of Congress in the general consideration that. was being given to this vexed and important question of slavery - to regard the voice of the south in this particular, while they were complying with some of the demands of the north, we think is clear. In view of what had been the action of some of the free states, it was to be expected that the south, in the general attempt to settle controversies, should demand more efficient process and proceedings to enforce the "claim" of their citizens when made for fugitives. In the minds of those who are willing to carry out in good faith the provisions of our national constitation, this demand would reasonably meet with no objection-and as to all others there was a necessity for close, carefal and effective legislation.
Before referring to the duty of the citizen ander this and all other
laws passed by the constitutional tribunal, your committee beg leave to refer somewhat more at length to what they regard to be the duty and constitutional power of Congress-and this they will do generally and not with reference to the specific provisions of this bill. This duty and power your committee regard to be well settled by numerous decisions by the highest judicial tribunals of the states; as also by the supreme and inferior courts of the United States, in which the "judicial power" of the government "is invested by the Constitution." We only refer to a few adjudications to establish this.

In the celebrated case of Prigg vs. Commonwenlth of Pennsylvania, 10, Peters 539, we find the following:

First-"A claim to a fugitive slave is a controversy in a case, "ariring under the Constitution of the United States," under the express delegation of judicial power given by that instrunent, Congress may call that power then into activity, for the very purpose of giving effect to the right; and if so, then it may prescribe the mode and extent to which it shall be applied, and how and under what circumatances, the proceeding shall afford a complete protection and guarantee of the right."

Sacond-"The natural if not the necessary conclusion is, that the national government, in the absence of all positive provisions to the contrary, is bound through its own proper departments, legislative. executive or judiciary, as the case may require, to carry into effect all the rights and duties imposed upon it by the Constitution."

Thrn-"It cannot well be doubted that the constitution requires the delivery of the fugitive "or the claim of the master; and the natural inference certainly is that the national government is clothed with the appropriate authority and functions to enforce it. The fundamental principle to all cases of this sort would seem to be, that where the end is required the means are given; and where the duty is enjoined, the ability to perform it is contemplated to exist on the part of the functionaries to whom it is entrusted."

Other authorities might be referred to, establishing the same position, but this we deem sufficient.

Having said this much as to the duty and power of Congress to legislate on this subject, we now come to the duty of the citizen in relation thereto.

The great distinguishing feature between a well regulated, prosperous and permanent government, and that which affords no safety to
the citizen and no protection to property, is that in the one case the citizen abides by the law, and seeks its repeal or modification. if obnoxioue, by proper constitutional and legitimate means; and in the other he sets the law at defiance-acts from his own convictions of right, irrespective of the controlling obligation imposed upon him the moment he becomes a citizen of the government. To say that each man shall be allowed to prescribe his own rule of conduct, in violation of law, and in so doing shall be protected and justified, necessatrily destroys all ideas of government, and as necessarily destroys the government that may be established. Government pre-supposer obedience to law. Not an obedience, it is true, that destroys freedom of speech and of the press-nor that obedience which would mush argument, or prevent the proper demand for the repeal or modification of law ; but that obedience which disavows resistance by force, to the execution of the law, and which while deeming the law unjust and impolitic, seeks only constitutional means for its change. To recognize any other rule, throws us into a wide field beset by danger on every side-presents anarchy and confusion instead of law and order -gives us the most cruel of despotisms instead of well regulated sovernment.

Upon a proper view of this question and consequent proper action thercon, your committee hesitate not to say, depends the peace, the prosperity, the happiness and even perpetnity of our government. It is a question as they conceive between the supremacy of the law, the constitution and the government, and individual opinion, and a consequent spirit of defiance to law and the constitutional tribunals of ${ }^{\circ}$ the land. This issue they regard as clearly presented in the insur now before the American people. And let this spirit of resistance and the claim of right to be guided by each man's own rule of conductoriginate north or south-in free or slave states-your committer say unqualifedly that it should meet with unreserved condemnation from all good citizens-fraught as it is with untold evils to our Union and its institutions.

Under these circumstances, your committee will not believe that any citizen of Iowa can hesitate in his action but are bound to believe that he will always be found on the side of safety to his country and in opposition to that doctrine which leads to its destruction. As citizens of a young but prosperous State-situated aloof from those portions of our union in which great excitement has prevailed
and still prevaile, our voice should be heard on the side of law, ordar; the constitution and the Cnion, and we fondly hope that auch vaice will not be without its influence. By every motive that binds us to our country-by every feeling that can prompt the American heartby all the love that we owe to that government, which, commanding the admiration of the world, shields and protecta our life and liberty and ensurcs our happiness-we should feel bound not to evade the requirements of that government or "nullify" its commands. So doing we uphold the supremacy of the law-quell that spirit of foreihe resistance which, encouraged, destroye all that we love best in our country, and ensure, as we fondly hope, the perpetuity of that government, upon the existence of which depends not only our own. welfare, but even the fate of the citizen, and the civil liberty of all the nations of the carth.

In conclusion, your committee would recommend the adoption of the following preamble and resolutions:

Whereas, The Congreas of the Cnited Sitates, at its last pession, adopted a serics of acts, known as the compromise measures, had whereas there has been manifested throughout portions of the north and south, a dispesition to set a portion of said acts at defiance, and thereby declare open resistance to the power of the government and its laws:

And whereas, in view of our duty to the government, and for the purpose of showing to all portions of the Union our firm and unyielding devotion to its cause and its institutions, we deem it proper to make some public demonstration of our views and feelings. Therefore,

1. Resolved, That in the opinion of this General'Assembly, "the Constitution of the United States is a compact, a fundamental treaty:" -and that in order to our continued prosperity and happiness, that constitution and the laws of the land must be respected and obeyed.
2. Resolved, That we will give no countenance or aid to those, north or south, who would set up "their own rule of conduct" in opposition to and as being higher than the constitution-and while we would give the largest latitude to thought, speech and action, yet such an avowal we regard as meriting unmixed condemnation-its inevitable tendency being hazardous to that tinion which we hereby declare ourselves bound to maintain by any and all means in our power.
3. Resolved, That whatever may be the opinions of individuals as
to the policy or details of said compromise mensures, yet it is the duty of every good citizen to conform to their requisitions and carry them out in good faith-seeking their modification or repeal, if such should be necessary, in the manner contemplated by the constitution and laws.
4. Resolved, That the constitution should br our guide, "and in questions of doubt we should look for its interpretation to the judicial decisions of the tribunal which was established to expound it, and to the usages of the government, sanctioned by the acquiesence of the country"-that "all its provisions are equally binding"-that it is the will of the people expressed in the moist folemn form,"-that no preterec of utility, no honest conviction even of what might be crepedimet can justify "the assumption of any porer not \&rented" or the violation of its provisions and that we deem it our first duty not to "evade its requirementa or nullify its commands."
E. Resolved, That the Sccretary of State is hereby directed to forward a copy of these resolutions to the Governor's of each state and Territory, and to each of our Senatore and Representatives in Conriess.

Mr. Wright, from the committee on internal improvements, to whom was referred
Substitute to H. R. file, No. 37, A bill for an act to grant the use of Centre Market, in Iowa City, to the Davenport and Iowa City Rail Road Company, reported the same back to the Senate without amendment.

Mr. Morton moved that the thirteenth rule be suspended, and the hill read a third time now.

On which question the yeas and nays were requeated, and being ordered were as follows:

Yeas-Messrs. Alger, Casady, Lewis, Morton, Sales, and Wright--(b.
Nars-Messrs. Baker, Hendershott, Hepner, IIowell, Spees, and Mr. President.-6.

So the rule was not suspended.
On motion of Mr. Sales,
The Senate resolved itself into a committee of the whole for the consideration of the code,

Mr. Hendershott in the chair,

And atter some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate.
1 On motion of Mr. Lewis,
Senate adjourned until to-morrow morning.

## FRIDAY MORNING, DECEMBER 27, 1850.

Senate met pursuant to adjournment.
The following message was received from the House of Representatives by Mr. Rockwell, Chief Clerk.

Mr. President:-I am directed to return title four, of part one, of the report of the committee of revision, the same having received tivo separate readings in the House, with sundry amendments.

I herewith present for your signature,
H. R. file, No. 22, Joint resolution authorizing H. B. Henderehott, to dispose of a solar compass belonging to the State of lowa.

Mr. Hendershott presented the petition of Jonas Wescott, and sev-enty-six others, citizens of Davis, Appanoose, and Lucas countics, praying for the location of a state road from Drakesville, in Davis county, to Chariton, in Lucas county ; which

On his motion,
Was referred to committee on roads.
Mr. Casady presented the petition of D. P. Palmer and thirty-six others, citizens of Davis county, asking the passage of a law authorising the commissioners of Davis county to levy a tax to build a court house; which,

On motion of Mr. Sales,
Was referred to committee on judiciary.
Mr. Morton, from the select committee to whom was referred the petition of sundry citizens of New London, praying the passage of in act granting the privilege of erecting an institution of learning on the public square in said town, reported

Senate file, No. 10, A bill for an act to authorise the erection of
an institution of learning on the public square, in the town of New London, in Henry county.

Which was read a first and second time.
Mr. Morton moved that the thirteenth rule be suspended and the bill read a third time now.

Which was agreed to, and
The bill read a third time, passed and title agreed to.
Mr. Wright, from the committee on federal relations, reported back H. R. file, No. 26, with a recommendation that the Secretary of the Senate transmit the same to the House of Representatives, with a request that the same be engrossed before its return to this body.

Mr. Lewis moved that the bill be recommitted to the comunitterf on federal relations.

Whioh was agreed to.
Mr. Lewis gave notice that he would, on to-morrow, ask leave to bring in a memorial to Congress for the laying out and establinhing a military road from the Mississippi river to Fort Clark, on the Des Moines river, and from thence to Council Bluff's, on the Missouri river, opposite Council Bluffs Indian agency, in Nebraska Tervitory.

Substitute for H. R. file, A bill for an act to grant the use of Center Market, in Iowa City, to the Davenport and lowa City Rail Road Coinpany,

Was read a third time.
And being on its passage,
The yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Baker, Casady, Hendershott, Levis, Mortón, Sales, Spees, Wright, and Mr. President.-10.

Nars-Mesqrs. Hepner, and Howell.-2.
So the bill was passed, and title agreed to.
On motion of Mr. Hendershott,
The message from the House was taken up, and
On motion of Mr. Wright,
The Senate resolved itself into committee whole for the considera. tion of title four, part one, of the revised code,

Mr. Morton in the chair,
And after sone time spent therein, the committpe rose. anl by their chairman reported the same back to theßenate, and autced liu.e Ho altagain at 2 oclock, P. M.

## Which leave was granted.

On motion of Mr. Baker,
The Senate adjourned until 2 o'clock, P. M.

## TWO OCLOCK, P. M.

.. On motion of Mr. Sales,
$\therefore$ The Senate again resolved ifeelf into a committee of the whole for the further consideration of the code,

Mr. Morton in the ehair,
And after some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate, and asked leave to sit again.

Which leave was granted.
On motion of Mr. Hendershott,
The Senate adjourned until to-morrow morning,

## SATURDAY MORNING, DECEMBER 28, 1850.

Senate met pursuant to adjournment.
The following message was received from the Housc, by Mr. Rockwell, Chief Clerk.

Mr. President :-The House of Representatives insist on their disagreement to the amendments of the Senate to
Substitute to H. R. file, No. 4, A bill for an act to provide for locating the seat of justice of the several countics therein named;

And ask a conference thereon.
They have appointed Messrs. Reuben Riggs, Flint, and Allender, managers to conduct said conference on their part.
: The House have also appointed Messra. Babbitt, Crawford, and Thompson, managers to conduct, on their part, all conference which
may be asked for on disagreements of either House, to the amendments of the other House, to the report of the committee of revision.

Mr. Lewis, with leave, introduced.
Senate file, No. 20, A memorial to Congress for the location and construction of a military road from the Mississippi river to Fort Clark, on the Des Moines river, and from thence to the Council Bluffs, on the Missouri river.

Which was read a first and second time, and
Ordered, to be engrossed, and read a third time on Monday next.
On motion of Mr. Baker,
The Senate resolved itself into committee of the whole for the furconsideration of the code,

Mr. Morten in the chair.
And after some time spent therein, the committec rose and by their chairman, reported the same back to the Senate, and asked leave to sit again.

Which leave was granted.
On motion of Mr. Spees,
The Senate adjourned until 2 o'clock, P. M.

TWO O'CLOCK, P. M.
On motion of Mr. Baker,
The Senate again resolved itself into committee of the whole for the further consideration of the code,

Mr. Morton in the chair,
And after some time spent therein, the committee rose, and by their chairman, Mr. Morton, reported that they had had under consideration title four, of the revised code, that they recommend that the Senate concur in the amendments made by the House, except the amendment to section one, chapter eight, to which they recommend the Senate to disagree:

The committee also reported fifteen amendments to said title, which they recommend for the adoption of the Senate.

On motion of Mr. Wright,
The Senate adjourned until Monday morning.

## MONDAY MORNING, DECEMBER 30, 1850.

Senate met pursuant to adjournment.
Mr. Wright presented the petition of Wm. E. Adams, and fifyeight others, citizens of Van Buren county, asking that our Senators and Representatives in Congress, may be instructed to procure the immediate repeal of the fugitive slave law,

Which was read, and
On motion of Mr. Lowe,
Was laid on the mble.
Mr. Shields presented the memorial of the Mayor and Recorder of the city of Dubuque, asking an amendment to said city charter; which,

On his motion,
Was referred to a select committee.
The President appointed Messrs. Shields, Baker, and Sales, said committee.

Mr. Spees presented the petition of John F. Holcomb, and eighteen others, citizens of the town of Portland, Van Buren county, praying the vacation of part of sixth street, in said town;

Which was read; and,
On motion of Mr. Wright,
Was referred to the Senators from Van Buren county.
Mr. Wright, from the committee on internal inprovements, to whom was referred,

Substitute for H. R. file, No. 37, Joint Resolution of the General Assembly, of Iowa, instructing our Senators and Representatives in Congress to use their influence to procure a donation of land to be appropriated to the building of bri lyes across Turkey river;

Reported the same back to the Senate without amendinents, and recommended its passage.

When the joint resolution was read a third time ;
And the question being, Shall the bill pass?
The yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Casady, Everson, Hendershott, Lewis, Lowe, Morton, sales, Shields, Spees, and Wright.-10.
$\mathrm{Nax}_{\mathrm{y}}$-Mesars. Alger, Baker, Hepaer, Howell, and Mr. President--5. So the joint resolution was passed and title agreed to.
Mr. Sales, from the committee on federal relations, to whom was referred
H. R. file, No. 26, Joint Resolation arking a donation of land to actual settlers,

Reported the same back to the Senate with one amendment, and asked the concurrence of the Senate.

The report of the committee was concurred in, and the joint resolation was read a third time, passed and title agreed to.

Senate file, No. 20, A memorial to Congress for the location and construction of a military road from the Mississippi river, to Fort Clark, on the Des Moines river, and from thence to the Council Bluffs, on the Missouri river.

Was read a third time, passed and title agreed to.
The report of the committee of the whole Senate, being in order, was taken up, and

On motion of Mr. Morton,
The Senate concurred in the report of the committee of the whole, on the amendments made by the House.

The question being on the adoption of the amendments made in the committee of the whole,

It was decided in the affirmative, and the amendments were separately adopted.

Mr. Morton moved to further amend the eighteenth section, of chapter two, title four, by adding the following proviso: "Unless he be personally known to at least two judyes of the election, to be a legal voter of the county."

And on this quertion the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Everson, Lewis, Morton, Sales,Shielda, and Spees-6.
Nays-Messrs. Alger, Baker, Casady, Hendorahott, Hepner, Howell, Lowe, Wright, and Mr. Preaident-9. .

So the amendment was lost.
Mr. Morton moved to strike out the first, second, and third segtions of chapter five.

Which motion was adopted.
Mr. Baker moved to strike out all after the wond "township," in the fourth lipai of pection three, and insert:
"But one or two additional justices of the peace may be elected in each township which includes an incorporated town, if the trustees so direct, by posting up notices of the same in three of the most public places in the township, at least ten days before said election."
'Which motion was agreed to.
On motion of Mr. Wright,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk.

Mr. President:-I am directed to return titles nine, ten, and twelve, of the report of the committee of revision, under the. eigthteenth joint rule, with sundry amendments thereto.

In which the concurrence of the Senate is requested.
Mr. Wright, from the committee of conference, appointed to act with a similar committee on the part of the House, upon the disagreeing vote of the two Houses, on H. R. file, No. 4, made the following report:

That the joint committee have agreed the Senate will not longer ingist on its first amendment, and that the House concur in the second amendment.

In which the committee ask the concurrence of the Senate.
Which report was adopted.
Mr. Everson moved to amend section four, of chapter five, by striking out the word "directed," in section sixteen, chapter two, of this title, and insert "in general elections."

Which was carried.
Mr. Everson moved to strike out, in section ten, the words, "in chapter two, of this title," and also the word "other."

Which was agreed to.
Mr. Baker moved to strike out all of section seven, in chapter first.
Which was agreed to.
On motion of Mr. Wright,
The Senate resolved itself into a coramittee of the whote for the
considenation of titioe nime, ten, and twelve, of patt ore, of the rovised code,

Mr. Everson in the chair,
And after some time spent therein, the committee rose and by their chairman, reported the same back to the Senate with their action thereon, and anked to be discharged.

Which was granted.
Mr. Morton moved that the titles nine, ten, and twelve, widh the amendments made by the committee of the whole, be referned to the committee on the judiciary.

Which motion was lost.
On motion of Mr. Wright,
The Senate adjourned until to-morraw morning.

## TUESDAY MORNING; DECEMBER 31, 1850.

Senate met pursuant to adjournment.
Mr. Wright offered the following resolution, which was aidopted::
Resolved, That the time heretofore fixed for the meeting of the Semate, be cohanged, wo as that the time of meeting each moming shall be 9 o'clock, until otherwise ordered.

Mr. Shields, from the lect committee to whom was reforred ${ }^{\text {i }}$ the petition of the mayor and resorder of the city of Dubuque, praying for an amendment to the said city charter; meported,

Senate ale, No، 21, A bill to amend an act entitied an act to ibcorporate and atabliah the city of Dubuque, approved February 24, 1847,

Which was read a first and second time, and
On his metiong was
Ordered tot be engreaged, and read a thind time on to-morrow.
Mr. Howell, from the committee on agriculture, to whom wes: refarred eundry petitions foom citisens of Seott coupty, praying the . paseage of alaw to metroin wrive, and sheep from nunning! at large, seported
 at large.

Which was read a first and second time, and
On motion of Mr. Baker,
Was ordered to lay on the table.
The following message was received from the Hoase of Repronemtatives, by Mr. Rockwell, Chief Clerk:

Mr. President: I am directed to inform the Senate, that the House df Representatives have passed,
H. R. file No 34, A bill for an act to change the nante of Guthenburg or Guttenburg to Prairie la Porte;
H. R. file No. 34, A bill for an act to grant the right of way to the Davenport and lowa City railroad company.

In which the concurrence of the Senate is requested.
The House have refused to concur in the amendments made by the Senate to
H. R. file No. 29, A bill for an act to organize the county of Winneshiek and locate the county seat thereof.

I herewith return,
Senate file No 15, Memorial to Congress asking a donation to the Huogarian Patriots who have settled in Decatur county.

Senate file No. 19, A bill for an act to authorize the erection of an institution of learning on the public mquare, in the towm of New London, in Henry county.

Both of which have passed the House without amendment.
Also, substitute for Senate file No. s, A bill for an act to ongamize new counties and define their boondaries;
Which has passed the House with sundry amendments, in which the concurfence of the Senate is requested.

I herewith pregent for your signatare,
H. R. file No. 18, Joint resolation for an opprepriation for the improtentert of the Des Maines and Rock River rapidesin the Miestuippi river; :1:0,

Substitute to H. R. file No. 33, A bill for an act to grant the ase of Centre Market, in Iowa City, to the Daven port radifowa Chy raitroad eehpany.
The same having paceed both branchen of the Guneral Amenmby and recoived e aignaturte of the Speater of Houve of Hepresem tatives.

The report of the committee of the whole Senate being in order, was taken up, and was concurred in by the Senate.

Mr. Hepner moved to amend chapter second, of title twelve, by striking out all after the sixth clause of section second, and insert the following :

A prayer that a quantity of land sufficient for the use of the mill and dam be set apart by metes and boands, and appraised.

Notice of the flling of such petition must be servid on the other owners of the land sought to be so set apart, in the manner provided for serving original notices in civil actions.

Also to strike out all after the fifth clause, in the seventh section and insert the following:

Whether there be any other valid objection to the erection of the dam.
7. And the Jury shall set apart by metes and bounds a quantity of land convenient for the dam and mill, not exceeding one acre on either side of the stream; and shall appraise separately the valus of land so set apart, takiag into considerationits enhanced value in consequence of the water power connected therewith. The water power and the landes so set apart shall be known as a mill privilege.

Also, strike out all of said chapter after section nine, und insert the following:
10. If no sufficient objections are made to the proceeding under the writ, and if it appears to the court that neither the dwelling hoase; out houses, yard, garden or orchard of any owner of lands will be orerflowed, and that the health of the neighborhood will not be injured in consequence of the erection of the proposed dam, the court shall enter a decrec authorizing its oonstruction, and granting the use of the lands set apart as aforesaid for that purpose.
11. Unless the other proprietors of $t$ :e lan 1 so set apart appearand object, such decree may also give to the petitioners the privilege of builing the dam and establizhing the mill, and to take ponsession' of the lands set apart for that purpewie; apon paying the respeotive proprietors thereof the value of such lands as ascertained by the jary, and to holl the same for the use of mach mill and'das: but for no other purpore.
12. But if anty of the penpriesors of the land sb set apart lappear and deaire to become the proprietor of ruacm mellil privilege; the couth shalt direct the inheriff, at:sone convenient time and plaw, to sell nach
privilege to the highest bidder among the praprietors of the land set apart as aforesaid. Due notice having been given to all such propriebors of the time and place of the sale.
13. The court may direct such sale to be made on a credit of not more than nine months; the purchaser giving sufficientsecurity for the payment of the purchase money. Tt,e highest bidder among those authorised to bid at such sale, becomes the proprietor of such mill privilege, and the decree of the court shall be rendered accordingly.
14. The purchase money for such mill privilege shall be distributed among all the proprietors of the lands set apart and constituting such privilege, in proportion to their respective interests, as ascertained by the jury making the appraisement, the purchaser retaining his own share thereof.
15. If the dam and mill be not commenced within one year, and finished within two years from the date of the decree aforesaid, or if the dam or mill be destroyed or impaired so as to suspend its operations, and be not rebuilt or repaired within two years thereafter, mill privilege as created by the proceedings hereinbefore authorised ceases, and the land will revert to its original proprietors respectively. or to their heirs or assigns, upon their repaying to the person to whom the mill privilege was decreed, his heirs or assigns, the amount of purchase money received from him without interest.
16. Dams not built in accordance with the directions prescribed by the court, shall be deemed public nuisances and may be dealt with as such, and any person injured thereby may recover double damages.
17. No dam shall be authorised to be constructed in such a manner as to obstruct the navigation of any navigable stream.
18. The word "mill," as used in this chapter, means any machinery propelled by water power.

All of which was agreed to.
Mr. Shielde moved to amend chapter one, title nine, part one, by adding an addditional seotion, as follows:

Scc. 8. The Secretary of State must keep and preserve a joural of all the acts of the Census Board.

Which was agreed to.
Mr. Lewis moved to amend section thirty-nine, chapter thrse, of ${ }^{\circ}$ title twelve, part first, by adding,
"The provisions of the preceding meetion apply. to all cases of roads
and bridges where tolls are legally taken, whether such roads; and bridges are licensed, constructed, and regulated in accordance with the provisions of this title or not.

Which amendment was adopted.
Mr. Howell moved to strike out the word "ten," in section forty, chapter three, title twelve, and insert the word "five."

Which was agreed to.
Mr. Hendershott moved to strike out all after the word "if necessary," in ninth line, and insert: "Provided such use shall in no way obstruct said public highway."

Which was agreed to.
Mr. Hendershott moved that the Senate adjourn until 2 o'clock, $P$. M.,

And on this question the yeas and nays were called, and being ordered, were as follows:

Yras-Messrs. Baker, Everson, Hendershott,Howell, Lewis, Lowe. Spees, and Wright.-8.

Nays-Messrs. Alger, Casady, Hepner, Morton, Sales, Shields, and Mr. President.-7.

So the Senate adjourned until 2 ọ'clock, P. M.

TWO O'CLOCK, P. M.

On motion of Mr. Mortpn,
The Senate adjourned until Thursday morning, at 9 o'clock, A. M.
$\qquad$
Senate met pursuant to adjournment.
Mr. Sales presented the petition of Michael Flanigan, and forty-one others, for a State road from Garry Owen, in Jackson county, to Car. cade, in Dubuque county;

Also, from Denson's Ferry, to intersect the aforesaid road; which, On his motion,
Was referred to the committee on roads.
Mr. Casady presented the memorial of Madison Young, and thirtyeight others, citizens of this State, in relation to Normal Schools. Which,

On his motion,
Was referred to the commmittee on schools.
Mr. Sales presented two petitions on the same subject.
Which were referred to the same committee.
Mr. Casady presented the petition of John Woods, and sixty others, citizens of Polk, Dailas and Boone counties, praying for the location of a State road from Fort Desmnines to Fort Clarke. Which,

On his motion,
Was referred to the committee on roads.
Mr. Lewis presented the petition of F. E. Bissell, and one hundred and sixty-six others, asking a repeal of all license laws in this State; and the passage of a law prohibiting the traffic in spirituous liquors. Which,

On his motion,
Was referred to the select committee, to whom all similar petitions have been referred.

Mr. Spees, from the select committee, to whom was referred the petition' of the citizens of Portland, in Van Buren county, for vacating certain parts of said town, reported to the Senate,

Senate file No. 23, An act to vacate a part of the town of Portland, in Vän Buren county. Which,

Was read a first and second time; and,
Ordered to be engrossed, and read a third time to-morrow.
The following message was received from the House of Representatives, by Mr. Hooten, Clerk-

Mr. President: I am directed to inform the Senate that the House of Representatives have passed,
H.'Tt file No. 48, A bill for an act to change the name of John William Branzon, to William Allen Scott.

In which the concurrence of the Senate in requested.
The House have also paseed, without amendment,
Senate file No. 12, Memorial to Congres for grants of land to aid
in the construction of rail roads from Dubuque to Keokuk, and from the Mississippi to the Missouri river.

Also, that the House have concurred in the amendment made by the Senate to
H. R. file No. 26, Joint Resolution asking a donation of land to actual settlers.
Mr. Casady, from the committee on the judiciary, to whom was referred,
H. R. file No. 19, A bill for an act autherizing the County Commissioner's Court, of the county of Davis, to have a vote taken in relation to building a Court House in said county.

Reported the same back to the Senate, with one amendment, and recommended its passage.

So the bill was read a third time, passed and title agreed to.
Mr. Hepner gave notice, that on to-morrow, or some subsequent day, he would ask leave to introduce a bill to legalize the acts of thr school fund commissioners of Des Moines county.

Senate file No. 21, A bill to amend an act, entitled "an aat to incorporate and eatablish the city of Dubuque."

Was read a third time, passed and title agreed to.
The message from the House being in order, was taken up, and
H. R. file No. 34, A bill for an act to grant the right of way to the Davenport and lowa City Rail Road Company.

Was read a first and second time.
H. R. file No. 41, A bill to change the name of Gathenburg in Clayton county, to Prairie La Porte;

Was read a first and second time.
On motion of Mr. Wright,
The Senate insisted on their amendment made to
H. R. file No. 29, A bill for an act to organize the county of Wipmesheik and locate the county seat thereof.

On motion of Mr. Lewis,
A committee of conference was appointed on the disagreeing voter of the two Houres, on H. R. file No. 29, and

Mr. President appointed Messrs. Lewis, Baker and Spees, caid eom nittee.

Sabstitute for Senate file No. 5, A bill for an act to eatablish new counties and define their boundaries, having been roturned fiom the House with sundry amendments; and

On motion of Mr. Hepner,
The Senate disagreed to the amendments made to said bill by the House.
H. R. file No. 48, A bill for an act to change the name of John William Branzon to William Albert Lett.

Was read a first and second time, and
On motion of Mr. Wright,
Was referred to the Senators from the Dubuque district.
On motion of Mr. Hepner,
Senate file No. 16, Preamble and Resolutions in reference to compromise measures passed by the Congress of the United States.

Was taken up, and read a third time, passed and title agreed to.
The consideration of the report of the committee of revision being in order.

Mr. Lowe moved to amend by inserting, after section twenty-three, in ohapter five, title three, as follows:
$\mathfrak{2 3 a}$. The judge may also in like manner submit to a vote of the people the question of a removal of the seat of justice of the county to any other point therein which is distinctly designated.

23 b . Whenever a petition for that purpose is presented to the judge, signed by at least one fourth of the legal voters of the county, asking such removal, and being accompanied by the deposit hereinafter named the judge shall enter an order accordingly and the vote shall be taken in pursuance thereof at the first regular election that occurs thereafter, either in $\Lambda$ pril or August, and which allows sufficient time to give the requisite notice.

23 c . Before such election is ordercd, those desiring it must deposit with the county treasurer an amount of money sufficient to pay the expenses likely to be incurred in consequence of taking the proposed vote.

23d. The proposition submitted to the people, and the published notice thereof, must be such in substance as is proposed by those who "are secking to effect the change, and they must fix the terms and conditions on which the change is to be made, and the time when it is to take effect.

23e. Upon the result of the vote being ascertained, if it is in favor 'of the proposed change, the county court must enter an order in 'accordance with such result, and a notice thereof must be published in the manner directed by the court.

23f. All the expensés of publishing the notioes above contemplated, as well as any other expenses created in condequence of submitting the proposition to a vote of the people as above contemplated, must be paid out of the deporit made as herein required, and the remainder of such deposit shall be restored to the depositors.

Which amendment was read, and-
On his motion,
Was laid on the table.
Mr. Cook, with leave, presented the petition of W. Hammond, and two hundred and twenty-five others, citizens of Cedar county, praying the passage of a law restraining swine and sheep from running at large, which

On his motion was referred to the committee on agriculture.
Mr. Casady moved to adjourn until 2 o'clock P. M.
Which motion was lost.
On motion of Mr. Wright,
The Senate resolved itself into a committee of the whole, for the consideration of the code.

Mr. Hepner in the chair.
And after some time spent therein the committee rose, and through their chairman, reported the same back to the Senate.

On motion of Mr. Baker,
The Senate adjourned until 2 o'clock P. M.

## TWO O'CLOCK, P. M.

Mr. Wright, from the committee on earolled bills, reported as correctly enrolled, Senate file, No. 15 , and 19.

Mr. Lowe, from the select committee on mail facilities, to whom was referred

Senate file, Nos. 18, Joint Resolution for an increase of mail facilities, reported the same back without amendment, and recommended its passage.

And the joint resolution was read a third time, passed and title sgreed to.

Mr . Casady, with leave, introduced,
Senate file, No. 24, A bill for an act to establish a state road from
the west line of Dallas county, to Council Bluffe, on the Missouri river, opposite to Cotecil Bluff Indian Agency, in Nebrarka Territory.

Which was read a finst and second time ; and, On his motion,
Was referred to the committee on roads.
On motion of Mr. Lewis,
The Senate adjourned until to-morrow morning.

## FRIDAY MORNING, JANUARY 3, 1851.

Senate met pursuant to adjournment.
The following message was received from the House, by Mr. Hooten, Clerk.
Mr. Prespant :-I am directed to inform the Senate that the House of Representatives have passed
II. R. file, No. 49, A bill for an act to lay out and establish a state roal fio.n Cedar Falls to Buenavista ; also,
H. R. file, No. 5'), Memorial to Congress for a donation of land to aid in the construction of a rail road from Dubuque, via the Great Bend of St. Peters river, to Red river, and a donation to aid in the construction of a bridge across the Mississippi river, at Dubuque: also,
H. R. file, No. 51, A bill for an act granting a state road from Quasqueton to the north boundary of the State of lowe; also,
H. R. file, No. 52 , A bill for an act granting a atate road from Gutt'nberg, in Clayton county, to Louisville, in Winneshiek county: anlalso,
H. R. file, No. 54, Joint Resolution for a mail route from Davenport to Inwa City.

In all of which the concurrence of the Senate is requested.
Mr. Casady presented the petition of M. H. Hare, and one hundred and forty others, citizens of Polk and Dallas counties, praying for the repeal of all existing license lawa in this State; which

On his motion,
Was referred to the committee to whom all petitions on the same subject were referred.

Mr. Lowe presented the petition of George Pinkerton and sixtythree others, citizens of Keokuk county, praying a removal of the Capitol to Oskaloosa ; which

On his motion,
Was referred to the committee on public buildings.
Mr. Sales presented the petition of John Kelso, and fifty others, praying the passage of a law restraining swine and sheep from running at large; which,

On his motion,
Was referred to the committee on agriculture.
Mr. Morton presented the petition of E. B. Ogg, and eighty othem. citizens of Mount Pleasant, in Henry county, praying the passage of ${ }^{\prime}$ act incorporating said town; which,

On his motion,
Was referred to a select committee, and
Mr. President appointed Messrs. Morton, Cook, and Casady, said committee.

Mr. Hepner offered the following resolution :
Resolved, That the committee of revision be requested to modify their report so as to require persons to pay tax according to what they are worth; abolishing all poll tax, whether for State, county, sehool, road or other parposes; which,

On his motion,
Was laid on the table.
Mr. Hepner, in pursuance of previous notice, leave being obtained, introduced,

Senate file, No. 25, An act to legalize certain proceedings of the school fund commissioners of Des Moines county, and of school district No. 2, of the township of Burlington, in said county; which

Was read a first and second time, and
Ordered to be engrossed and read a third time to-morrow:
Senate file, No. 23, An act to vacate a part of the town of Portland, in Van Buren county.

Was read a third time, passed and title agreed to.
H. R. file, No. 34, A bill for an act to grant the right of way to the Davenport and Iowa City Rail Road Company.
gENATR JOURNAL.-15

Was read a third time, passed and title agreed to.
H. R. file, No. 41, A bill ta change the name of Guttenberg, or Guthenberg, in Clayton county, to Prairic Lal'orte.

Was read a third time, and
On motion of Mr. Lewis,
The bill was laid on the table.
The message from the House being in order, wan taken up, and
H. R. file, No. 49, An act to lay out and eitablish a state road from Cedar Falls to Buenavista.

Was read a first and second time; and
On motion of Mr. Casady,
Was referred to the committce on roads.
H. R. file, No. 51, A bill for an act, granting a state road from Quasqueton to the north line of the State of lowa.

Was read a first and second time; and
On motion of Mr. Lowe,
The bill was referred to the committee on roads.
H. R. file, No. 52, A bill for an act granting a state road from Guttenberg, in Clayton county, to Louisville, in Winneshiek county.

Was read a first and second time; and
On motion of Mr. Sales,
Was referred to the committee on roads.
H. R. Cile, No. 50, Memorial to Congrees for a donation of land to aid in the construction of a rail road from Dubuque, via the Greas Bend of St. l'peters river, to Red river; and a donation to aid in the construction of a bridge across the Mississippi river at Dubuque.

Was read a first and second time; and
On motion of Mr. Shields.
Was referred to the committee on ways and means.
H. R. file, No. 54, Joint resolution for a mail route from Davenport to Iowa City.

Was read a first and second time; and
On motion of Mr. Wright,
Was referred to the select committee on mail facilities.
Mr. Haker moved to take from the table the resolution on the subject of taxation.

Which was agreed to.
Oramotion of Mn. Bakery

The Senate resolved itself into a committee of the whole, for the consideration of said resolution,

Mr. Alger in the chair,
And after some time spent therein, the committce rose, and by their chairman, reported the same back to the Sicnate with one amendment.

And the queation being on concarring in the amendment made in committee of the whole.

The yeas and nays were requested, and being ordered, were as follows:

Yeas-Messn, Alger, Baker, Cook, Howell, Lewis, Lowe, Sales, Shields, Wright, and Mr. President.-10.

Nays-Messrs. Casndy, Everson, Hepner, and Morton.-4.
So the report was concurred in; and
On motion of Mr. Lewis,
The resolution was laid on the table.
Mr. Baker, leave being granted, introduced
Scnate file, No. 26, Preamble and resolution relative to the mode of supporting the generad government.

Which was read a first and second time.
Mr. Wright moved that the preamble and resolution be indefinitely postponed.

And on this question the yeas and nays were requested, pending which,

Mr. Baker moved to lay the preamble and resolution on the table. Which motion was lost.
Mr. Baker asked leave to withdraw said preamble and resolution.
Which leave was granted, and the preamble and resolution were withdrawn.

On motion of Mr. Cook,
The Sonate adjourned until 2 o'clock, P. M.

## TWO OCLOCK, P. M.

Mr. Baker moved that the amendment oflered to the code on yesterday, in relation to the removal of county seats, be taken from the table.

Which motion was lost.

Mr. Sales presented the petition of George Paddington, and thirtyfive others, citizens of Linn county, praying that townships eighty-live and eighty-six, north of range five, west, may be attached to Joncs county; which

On his motion,
Was referred to the committee on county boundaries.
Mr. Morton moved that the Senate adjourn.
Which was lost.
On motion of Mr. Lowe,
The Senate resolved itself into a committee of the whole, for the consideration of the code,

Mr. Lewis in the chair,
And after some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate, and asked leave to sit again.

- Which leave was granted.

On motion of Mr. Lowe,
The Senate adjourned until to-morrow morning.

## SATURDAY MORNING, JANUARY 4, 1851.

Senate met pursuant to adjournment.
Mr. Casady presented a remonstrance against making Fairvicir and Richmond points in the State road from Knoxville to Wintersett. via Indianola, signed by William Genky, and eighty-three others, citizens of Madison and Warren counties. Which,

On his motion,
Was referred to the committee on roads.
Mr. Hepner presented,
Senate file No. 27, Joint Resolution for the establishment of a land office at Fort Des Moines. Which,

Was read a first and second time, and ordered to be engrossed and read a third time on Monday next.

Mr. Casady offered the following resolution:
Resolved, That the Secretary of State be requested to communicate to the Senate an abstract showing the number of inhabitants in each county, as returned by the deputy marshals of the State.

Which was adopted.
Mr. Shields, from the select committee, to whom was referred,
H. R. file No. 48, A bill for an act to change the name of John William Branzon, to William Allen Lett.

Reported the same back to the Senate, and recommended its passage; and,
The bill was read a third time, passed and title agreed to.
Mr. President laid before the Senate a Message from hisExcellency the Governor, which will require an executive session.
Senate file No. 25 , An act to legalize certain proceedings of the school fund commissioner of Des Moines county ; and of school district number two of the township of Burlington, in said county.

Was read a third time, passed and title agreed to.
On motion of Mr. Lewis,
II. R. file No. 41, A bill to change the name of Guttenberg, or Guthenberg, in Clayton county, to Prairie Ia Porte.

Was taken from the table; and,
Was read a third time, passed and title agreed to.
On motion of Mr. Baker,
The Senate resolved itself into a committee of the whole, for the consideration of the code,

Mr. Lewis in the chair.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk:

Ma. President: I am directed by the House to inform the Senate that the House have passed,
H. R. file No. 42 , A bill for an act to locate a State road from Fort Des Moines to Fort Clark. And,
H. R. file No. 55, Joint Resolution for a mail route from Centerville, in Appanoose county, to the Missouri river near Fort Kearney.

In which the concurrence of the Senate is requested.
I berewith return,
Senate file No. 20, A Memorial to Congress for the location and construction of a military road from the Mississippiriver to Fort Clart.
on the Des Moines river; and from thence to the Cauncid Bluffis, on the Missouri river, which has passed the House, without amendment.

I herewith present, for your signature,
Substitute for II. R. file, No. 37, Joint Resolution of the Cirneral Assembly of Iowa, instructing our Senators and Representatives in Congress to use their influence to procure a donation of land, to be appropriated to the building of bridges across Turkey river.

The committee of the whole, for the consideration of the code, alter some time spent therein, reported the same back to the Senate, by their chairman.

On motion of Mr. Wright,
The appendix, as reported by the committec of revision, for the consideration of the General Assembly, was referred to the committee on the judiciary.

Mr. Cassady, from the committee on the judiciary, to whom was referred the appendix, as reported by the committee on revision for the consideration of the Gencral Assembly.

Reported the same back to the Scnate, without amendment.
Mr. Everson moved that the appendix, as reported by the committee of revision, be considered as part of the code as reported.

Mr. Morton moved to indefinitely postpone all that part of the appendix, under the head of "courts of conciliation."

Pending which,
On motion of Mr. Cook,
The Senate adjourned.

$$
\text { MONDAY MORNING, JANUARY } 6,1851 .
$$

Senate met pursuant to adjournment.
Mr. Casady presented the petition of Levi Wright and thirty-three thers, citizens of Dallas county, praying for a State road from the west line of Dallas county to Kanesville, or some suitable point at Bounci Bluffs; whioh,

On his motion,

Was referred to the commithee on roads.
Mr. Espy presented a memorial from the Medical Faculty of the Iowa University ; which,

On his motion,
Was referred to the committee on schools.
Mr. Baker presented the petition of Wm. Hall, and forty others, in relation to Normal Schools; which,

On his motion,
Was referred to the committee on schools.
Mr. Alger presented the petition of John H. Martin, and fifty others, citizens of Blackhawk county, asking that the tier of townships on the north and west of said county be added thereto; which,

On his motion,
Was referred to the committee on county boundaries.
Mr. Wright presented the petition of J. Church, and one hundred and forty-seven others, citizens of Polk county, and of S. G. Henderson, and one hundred and forly-nine others, eitizens of Warren county, praying that a certain district of Polk county be attached to Warren county; which,

On his motion,
Was referred to the committee on county boundaries.
Mr. Wright presented the petition of John D. Bedelle, and thirtytwo others, citizens of Marion county, asking the removal of the seat of government to Red Rock, and an offer to donate certain lands and lots to the State, in eonsideration thereof; which,

On his motion,
W as referred to the committee on public buildings.
Mr. Baker presented the petition of J. W. Ogden, and two hundred and twenty-six others, citizens of Lee county, praying the establishment of a Lumatic Asylum; which,

On his motion,
Was referred to the committee on public buildings, with instructions to report at an early day.

Mr. Alger presented the petition of John Wright, and forty-six others, citizens of Cedar and Muscatine counties, for the location of a State road from Washington Ferry, in Cedar county, to Overman's mill, in Muscatine county ; which;

On motion of Mr. Sales,
Was referred to the committee or roads.
Mr. Selman presented the petition of James A. Senger, and fifty-
six others, citizens of Davis county, praying the passage of a law prohibiting the sale of spirituous liquors; which,

On motion of Mr. Lowe,
Was referred to the select committee on temperance.
Mr. Casady presented the petition of Richard 1. Watts, and one hundred and three others, citizens of Marion county, praying the location of the capitol at Fort Des Moines; which,

On motion of Mr. Hepner,
Was referred to the committee on public buildings.
Mr. Sales presented the petition of Ira B. Ryan, and forty others, eitizens of Jones county, praying the passage of a law restraining swine and sheep from running at large; which,

On his motion,
Was referred to the committee on agriculture.
Mr. Shields presented
Senate file No. 28, Preamble and Joint Resolution in relation to a grant of land by Congress to the State of Iowa, in aid of the construetion of certain rail roads therein named.

Which was read a first and sccond time, and
On motion of Mr. Hepner,
Was referred to the committee on internal improvements.
Senate file No. 27, Joint Resolution for the establishment of a Land Office at Fort Des Moines.

Was read a third time, passed, and title agreed to.
H. K. file No. 42, A bill for an act to locate a State road fiom Fort Des Moines to Fort Clarke.

Was read a first and second time, and referred to the committer on roads.
H. R. file No. 55, Joint Resolution for a mail poute from Centreville, in Appanoose county, to the Missouri river, near Fort Kearaey.

Was read a first and second time, and referred to the committee on mail facilities.

On motion of Mr. Lowe,
The amendments offered to the code in relation to the removal of county seats,

Was taken from the table.
Mr. Lowe moved to amend the amendments by adding two additional sections.

Mr. Selman moved that the amendmente be laid on the table.

Which motion was lost,
On motion of Mr. Espy,
The amendments were referred to the committee on the judiciary, with instructions to report at an early day.

The following message was received from the House of Representatives, by Mr. Rockwell, Chicf Clerk :

Mr. President:-I am directed to inform the Senate that the House of Representatives have passed
H. R. file No. 56, A bill for an act to establish a State road from Muscatine to the county line of Muscatine county.
H. R. file No. 57, A bill for an act to grant the right of way to the lowa Western Railroad Company.
II. R. file No. 58 , A bill for an act to locate a State road from Wintersett, in Madison county, to Adell, in Dallas county.

In all of which the concurrence of the Senate is requested.
The House insists on its disagreement to the amendments madeby the Senate to
H. K. file No. 59, A bill for an act to organize the county of Winneshiek and locate the seat of justice thereof;

And grants the conference requested by the Senate thereon, and have appointed Messrs. Price, Samuel Riggs; and Flint, managers to conduct said conference on the part of the House.

The House also refuses to recedc from its amendments to subetitute to Senate file No. 5, and asks a conference thereon. Messrs. summers, Allender, and Crawford have been appointed managers to conduct said conference on the part of the Housc.

The House have Resolved, (the Senate concurring.) That the (ieneral Assembly will adjourn sine dic on the 20th instant.

On motion of Mr. Baher,
The message from the House was taken up.
H. R. file No. 56, A bill for an act to establish a State road fiom Muscatine to the county line of Muscatine county.

Was read a first and second time, and
Referred to the committee on roads.
H. R. file No. 58, A bill for an act to locate a State road from Wintersett, in Madison county, to Adell, in Dallas county.

Was read a first and second time, and
Referred to the committee on roads.
SENATE JOURNAL.-10
H. R. file No. 57 , An act to grant the right of way to the lowa Western Rail Road Company.

Was read a first and second time, and
On motion of Mr. Baker,
Was referred to the committec on internal improvements.
On motion of Mr. Shields,
The Senate insist on their amendments made to H. R. file No. $\because 9$, and,

Mr. President appointed Mesars. Lewis, Baker, and Spees, committee to manage said conference on the part of the Senate.
The President appointed Mcssrs. Casady; Everson and Lowe a committee to manage a conference on the disagreeing vote of the two IIouses ; on

Substitute for Senate file No. 5, A bill for an act to establish new counties and define their boundaries.

Mr. Wright presented the claim of Josiah H. Bonney, against the State, which

Un his motion,
Was referred to the committee on claims.
On motion of Mr. Wright,
The Hon. John J. Selman was added to the following standing committees, viz: internal improvements, incorporations, claims and public buildings.

Mr. Sules, with Ieave, presented the petition of Joshua Sherman and eight others, citizens of Cedar, Jones, Clinton, Jackson and Dubuque countics, praying the location of a State road from Tipton, in Cedar county, to Dubuque, in Dubuque county.

Also from Anamosa, in Jones county, to Bellevue, in Jackson county, which

On his motion,
Was referred to the committce on roads.
On motion of Mr. Wright,
The petitions on the table in relation to the re-location of the seat of government, were taken up, and
lieferred to the committee on public buildings.
On motion of Mr. Wright,
The senate adjourned until 2 o'clock P. M.

## TWO OCLOCK, P. M.

Mr. Casady from committce on conference made the following report:
The committec of conference to whom was referred the disagrceing vote between the Senate and House of Representatives, on the substitute for Senate file No. 5, beg leave to report:
That the Senate will agrec to the amendments made by the House to the following sections, to wit: three, four, eight, nine, thirteen, nineteen, twenty-three, twenty-fur, twenty-eight, thirty-seven, fortytwo, forty-three, forty-six and forty-seven; and we recommend that the House will recede from its amendments made to sections twenty; twenty-one, twenty-five, twenty-seven, thirty-one, thirty-three, fortyone, forty-five, forty-nine and fifty. And we further recommend that the following be substituted for the House amendments to section forty-eight, to-wit: insert Dickenson instead of Richmond.

Which report was concurred in.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk:
Mr. Presidext:-I am directed to inform the Senate that the House of Representatives, have ordered to be printed five thousand copies of the report of the Superintendent of Public Instruction for the use of the General Assembly.
Mr. Seiman moved that the Secretary of the Senate call on the House of Representatives, for the resolution in favor of an adjourninent, as mentioned in the message received from the House this morning.
Which motion was agreed to.
On motion of Mr. Leffingwell,
Senate file No. 22, A bill to restrain swine and sheep from running at large.
Was takn from the table, and
On motion of Mr. Casady,
The Senate resolved itself into a committec of the whole for the consideration of said bill.

Mr. Baker, in the chair, and
After some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate, with one amendment.

And the question being, will the Senate concur in the report of the rommittee.

It was decided in the negative.
Mr. Sales moved to insert Jones after the word "Scott" whenever it occurs in the bill.

Which was agreed to.
Mr. Shiclds moved to amend the bill by adding the following proviso:
"Provided, That all sheep and swine owned in the county of Dubuque, within four miles of the Jones county line, be permitted to run at large in Jones county."

Which was agreed to.
Mr. Howell moved that the bill be engrossed and read a third time to-morrow.

Which motion was lost.
Mr. Shields moved that the bill be laid on the table.
Which was agreed to, and the bill laid on the table.
On motion of Mr. Sales,
The Scnate resolved itself into a committee of the whole, for the consideration of the appendix, as reported by the committee of revision, for the consideration of the General Assembly.

Mr. Selman in the chair.
And after some time spent therein the committee rose, and by their chairman reported the same back to the Senate, and asked leave to sit again.

Mr. Leflingwell from the committee on enrolled bills, reported Senatt: file No. 20 , as correctly enrolled:

Mr. President laid before the Senate the report of the Superintendent of Public Instruction; which

On motion of Mr. Lowe,
Was laid on the table,
On motion of Mr. Shiclds.
The Senate adjourned until to-morrow morning.

## TUESDAY MORNING, JANUARY 7, 1851.

Senate met pursuant to adjournment.
Mr. Casady presented four remonstrances of A. J. Reynolds, and three hundred and forty-six others, citizens of Polk county, against striking off any portion of Polk county, for the purpose of attaching it to another county. Which,

On his motion,
Was refersed to the committee on county boundaries.
Mr. Espy presented the memorial of Ozero Hall for relief. Which, On his motion,
Was referred to the committee on claims.
Mr. Leffingwell presented the petition of R. Jenks, and thirty-four others, citizens, praying the location of a State road from Tipton, in Cedar county, to some point on the Mississippi river, in the direction of Galena. Which,

On his motion,
Was referred to the committec on roads.
Mr. Baker presented the claim of Charles Jewett, for guarding prisoners. Which,

On his motion,
Was referred to the committee on claims.
Mr. Leffingwell presented the petition of G. W. Parker, and sixtyfive others, praying that a certain part of Clinton county be attached to Scott county.

Also, a remonstrance against the same. Which,
On his motion,
Were referred to the committee on county boundaries.
Mr. Casady presented the petition of Gcorge B. Warden, and seven-ty-three others, citizens of Polk and Dallascounties, praying the removal of the Capitol to Fort Des Moines, in Polk county. Which,

On his motion,
Was referred to the committee on public buildings.
Mr. Leffingwell, presented the petition of Ira Gardner, and twentyseven others, citizens of Scott, Clinton, Cedar and Jones, praying the location of a State road from Davenport to Anamosa, in Jones county. Which,

On his motion,
Was referred to the committe on roads.
Mr. Hepner offered the following refolution:
Resolved, That a committee of three be appointed, whose duty it shall be to ascertain the names of State and judicial officers, who are siockholders in ony rail road company within this State. Also, the names of the members of the Legislature owning stock in said companics, the amount of stock rubscribed breach, and that said committec have power to send for persons and papers. And

The question being on the adoption of the resolution, the yeas and nays were requested, and being ordered, were as follows:

Iens-Mesera. Enpy, Hepncr, Howell, Leffingwell, Morton, Sales Sellinan, Shiclds, Specs and Wright-10.

Nirs-Messrs. Alger, Baker, Casady, Everson. Lewin, Jowe and Mr. President-T.

So the resolution was adopted.
And the President appointed Messrs. Hepmer, Leffingwell and Selman said committe.

Mr. Wright, from the committee on the judiciary, to whom was refirred the amendments to chapter five, title three, part one, with regard to the removal of county seats, reported the same back, with one amendment, requiring one third instead of one fourth of the citi\%ens to petition therefor.

Which report was concurred in by the Senate.
Mr. Lewis, from the committee appointed on the part of the Senate, to manage a conference on the disagreement of the two houses on
II. R. file No. $29, \Lambda$ bill for an act to organize the county of Winneshick, and locate the county seat thereof.

Reported that the joint managers of the conference recommend that the House recede from its disagrecment to the amendment made by the Senate.

Which report was concurred in by the Senate.
On motion of Mr. Lowe,
The Senate resolved itself into a committee of the whole, for the consideration of the appendix, as reported by the committee of revision, for the consideration of the General Assembly,

Mr. Shields in the chair.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk.

Mr. Presment: I an directed to inform the Senate, that the Houre of Representatives have passed,
H. R. file, No. 6, A bill for an act to locate a state road from M'Gregor, in Clayton county, to Fort Clark, on the Des Moines river,
II. R. file, No, 25, $A$ bill for an act to locate a state road from Fort Des Moines to Indian town.
H. R. file, No. 33, A bill for an act to repeal an act ton authorize Thomas L. Parks to kecp a ferry across the Mississippi river.
II. R. file, A bill for an act to provide for the location of a state: road from Bloomfield, in Davis county; to a point on the Mirsouri river, opposite old Fort Kearney.

In all of which the concurrence of the Senate is requested.
1 herewith return,
Senate file No. 18, Joint hemolution for an increase of mail facilities, which has passed the House with one amendment.

In which the concurrence of the Senate is requested.
I herewith present for your signature,
H. R. file, No. 41, An act to change the name of the town of Guttenberg or Guthenberg, to Prairie La Porte.
II. R. file, No. 48, An act to change the name of Wm. Branzon to Wim. Allen Lett.
di. R. file, No. 26, Joint Resolution for a donation of land to actual settlers.
H. R. file, No. 19, An act authorising the county commissioners of Davis county to have a vote taken in relation to building a court house in Davis county.
H. R. file No. 34, An act to grant the right of way to the Davenport and Iowa City Rail Road Company.

All of which have passed both branches of the General Assembly.
The committee of the whole after some time spent therein, rose and by their chairman reported progress, and asked leave to sit again at 2 o'clock P. M.

Which leave was granted.
On motion of Mr. Sales,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

The message from the House being in order, was taken up.
Senate file No. 11, Joint Resolution for mail facilities; was
On motion of Mr. Sales,
Referred to a select committee.
The President appointed Messrs. Sales, Selman and Spees said committec.

- H. R. file No. 6, A bill for an act to locate a State road from McGregor's in Clayton county, to Fort Clarke on the Des Moines river.

Was read a first and second time, and
On motion of Mr. Shiclds,
Was referred to the committee on roads.
H. R. file No. 25, A bill to locate a State road from Fort Des Hoines to Indian Town.

Was read a first and second time, and
On motion of Mr. Casady,
Was referred to the committee of ways and means.
H. R. file No. 53, A bill for an act to repeal an act to authorize S . Parks to keep a ferry across the Mississippi river.

Was read a first and second time.
H. R. file No. 45, An act to provide for the location of a State road from Bloomfield, in Davis county, to a point on the Missouri river opposite old Fort Kearney.

Was read a first and second time, and
On motion of Mr. Lewis,
Was referred to the committee on ways and means.
On motion of Mr. Morton,
The Senate resolved itself into a committee of the whole for the further consideration of the appendix.

Mr. Espy in the chair.
And after some time spent therein, the committee rose, and by their chairman, reported progress and asked leave to sit again.

Which leave was granted.
Mr. Casady, with leave, presented a remonstrance of P. Myers, and two hundred and sixty seven others, against altering the boundary of Polk county; which

On his motion,

Was referred to the committee on county boumdariea.
Mr. Leffingwell gave notice that he would on to-morrow or some future day bring in a bill for the relief of Daniel Hess.

On motion of Mr. Morton.
The Senate adjourned until to-mortow morning.

## WEDNESDAY MORNING, JANUARY 8, 1851.

Senate met pursuant to adjournment.
Mr. Baker presented the petition of D. L. McGugin; of Lee county, asking the establishment of a Lumatic Asylum, accompanied by a plan for the same; which

On motion of Mr. Baker
Was referred to the committee on publie buildings.
Mr. Lewis presented the petition of William Redfeld, and aix bemAred and fifty others, praying that a portion of the northern part of Clayton county, and the southern part of Allamakec county, be taken off and a new county established; which

On his motion
Was referred to the committee onicounty boundaries
Mr. Seles, from the seleat committee to whom was referred
Senate file No. 18, Joint Resolution fon an inicnease of mail facilities.

Reported the same back ta the Spnate, and rtcommended a concurrence in the amendment made by the House, which repert was concurred in.
Mr. Shicds, from the committee on ways athdmeana, to whom was referred
H. R. file No. 25, A bill to locate ai-staterroad from Fodt Dea Moines, to Indian Town

Reported the same back to the Senate, and recommended itt pas sage.

On motion of Mr. Baleez,
semate journal.-17

The bill was rocomonitted to the conapittce on roads.
, Mr. Shiekda, from the committee on ways and means, to ${ }^{-}$whom was referred
H. R. file No. 45, A bill for an act to provide for the location of a State road from Bloomfield, in Davis county, to a point on the Missouri river opposite to old Fort Kearney.

Reported the same back to the Senate, and recommended its parsage.

On motion of Mr. Lowe,
The bill was referred to the committee on roads.
Mr. Leffingwell, from the committee on county bound aries, to whom was referred the petitions of citizens of Polk county asking to be attaeked to Wharen county, reported,

Senate file No. 29, A bill for an act to define the northern boundary of the county of Warren.

Which was read a first and second time.
And the question being on engrossing and reading s third time to-morrow, the yeas and nays were requested, and being ardored, were as follows:

Yeas-Messrs. Alger, Everson, heffingwell, Lerwis, Luwe, Moiton, Siates and Wright-8.

Nurs-Messrs Haker, Casady, Espy, Hepner, Selman, Sbielde, Spees and Mr. President-8.

So the motion was lost.
On motion of Mr. Wright,
The bill was laid on the table.
H. R: file No. 58, A bitl forian not to repeal an tot to authorize Thomas S. Parks to keep a ferry acrons the Mississippi niver.

Was read a third time, passed, and title agreed to.
Mr. Leffingwell; previotas notice having been given, introduced - Eenate, file Nio. 304 A bill for the relief of Daniel Heas; whioh Was read a first and second time.

- Mn Morton moved that the thirteerith rule be suepended, and the bill read a third time now.

Which motion wae lostj
And the bill was ordered to be engrossed and read a third. time tomarous,

On motion of Mr. Sales,
The Senate adjourned until to-morrom maning.

## THURSDAY MORNING, JANUARY 9, 1851.

Senate met pursuant to adjournment.
The following message was received from the House of Repromentatives, by Mr. Hooten, Clerk-
Mr. Presment: I am directed to return to the Senate chapter fornas of title five, part one; chapter one, title two, part one; chapter one, twe; three, four, five, six and seven, of title thiitieen, part one; claapters bne, two, three, four, five, six, seven, eight and nine, of title fourteen, part one; and chapters one, two, three, four, five, six, seven, cight and nine, of title one, part secord; under the 18th joint rule of both Houmen, with sundry amendments thereto.

In which the concurrence of the Senate is requestert.
Mr. Hendershott presented the petition. of William C. Drake, and twenty-eight others, for the location of a State raad from Drakesville, in Davis county, to Chariton; in Lucas county. Which,

On his motion,
Was referred to the committee on roads.
Mr. Hendershott presented the petition of H. P. Graves, and fortynine others, members of the Methodist Episcopal Church, praying the passage of a apecial act of incorporation for the Methodist Episcopal Church of the United States, for the State of Iowa. Which,

On his motion.
Was referred to a select committee.
And the President appointed Messrs'. Hendershott, Alger and Lewis, said committee.
Mr. Shields offered the following resolution, which was adopted:
Resolved, That one thousand copies of the report of the Superintendant of Public Instruction be printed for the use of said office.

Mr. Henderahott gave notice that on to-morrow, or some future day, he would ask leave to introduce A bill for an act to sedure a more vigorous prasecution and an early completion of the Des Moines river improvement.
Mr. Baker gave notice that he would on to-morrow, or some subsequent day, introduce a bill for an aet to anamd tharohartar of the city of Keokuk.

Mr. Baker, from the committee on public buildinge, made the following report-

The committee on public buildings, to whom was referred a petition for an appropriation to complete the penitentiary, have had the sam. under consideration and instructed me tó report:

That according to the bet information your committee are in possession of, it will take about twenty thousand dollars to complete the same, including the walls around the yard, and about half that sum to complete the buildings exclusive of said wall; and about five thousand dollars to put the buildinge in such repair as will be necessary for the safety and comfort of convicts.

Therefore your committee are of opinion that an appropriation of at least five thousand dollars should be made for said purpose during the present session of the General Assembly.

Senate file No. 30, A bill for an act for the relief of Daniel Hess.
Wes read a third time, passed and title agreed to.
The message from the Honse being in order;
On motion of Mr. Wright,
The Senate resolved itself into committee of the whole, for the consideration of that part of the code, accompanying said nessage,

- Mr. Sales in the Chair,

And, after some time spent therein, the committee rose, and by their chairman reported progress, and asked leave to sit again.

Which leave was granted.
On motion of Mr. Casady,
The Senate adjourned until 2 o'clook, P. M.

## TWO O'CLOCK, P. M.

The President appointed Messrs. Lewis, Hepther and Wright, a committee on the part of the Senate, to act with a similar committec already appointed by the House, to act on disagreements of eaclt House on amendments to the code.

On motion of Mr. Wright,
The Sdnate again jesotved itself into committee of the whole for the consideration of the code,

Mr . Sales in the chair,

And, after some time spent therein, the committee rose, and reported the same back to the Senate, with a recommendation that the Senate concur in the action of the committee.

Perding which,
On motion of Mr. Lowe,
The Senate adjourned until to-morrow morning.

## FRIDAY MORNING, JANLARY 10, 1851.

Senate met pursuant to adjournment.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk

Mr. President:-I am directed to iniorm the Senate that the House of Representatives have pasped
II. R. file, No. 60, Joint Resolution in relation to mail facilities.
II. R. file, No. 59, Joint Resolution relative to an appropriation from Congress.
H. R. file, No. 61, Joint Resolution for an increase of mail facilities from Burlington to Keosauqua.
H. R. fite, No. 72, A bill for an act to locate the seats of government of several counties ther ein named.

In all of which the concurrence of the Senate is requested.
I herewith return,
Senate file, No. 23, A bill for an act to vacate a part of the town of Portland, in Yan Buren county; which has passed the House without amendment.

Mr. Cook presented the petition of George Goddard, and fifty othars. citizens of Cedar county, praying the passage of a law restraining swine and sheep from ranning at large in said county ; which

On his motion,
Was laid on the table.
Mr. Morton offered the following resolation:
Hesolved, That the Senate concur in the resolution of the House of

Wepresentatives, providing that the General Assembly adjourn sine die on the 20 th instant.

Mr. Shields moved that the resolution be laid on the table.
And on this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Baker, Casady, Espy, Everson, Hepner. Howell, Lewis, Lowe, Sales, Selman, Shields, Spees, Wright, and Mr. President.- 15.

Nays-Messrs. Cook, Leffingwell, and Morton.-3.
So the resolution was laid on the table.
Mr . Hepner, from the committee on incorporations, to whom was referred

Substitute for II. R. file, No. 8, A bill for an act granting the Muscatine, Washington and Oskaloosa road and bridge company, the right of way.

Reported the same back to the Senate with one amendment.
Which amendment was concurred in, and the bill was read a third time, passed and title agrced to.

Mr. Alger, from the select committee, to whom was referred
H. R. file, No. 3, A bill for an act to incorporate the City of Muscatine, with instructions to amend said bill so as to meet the wishes of the eitizens of Muscatine, reported back to the Senate a substitute therefor;

Which was read a first and second time, and
On motion of Mr. Cook,
Was referred to the comnittce on incorporations.
Mr. Baker, notice having been given, introduced
Senate file, No. 31, An an act to amend the charter of the City of Keokuk.

Which was read a first and second time.
Mr. Baker also presented a remonstrance against any amendment to said charter, signed by G. C. Anderson and one hundred and fifteen others; which

On his motion,
With the aforesaid bill, was referred to the Senators from Lee county.

Mr. Morton, from the select committee, to whom was referred the petitions of citizens of the town of Mount Pleasant, for the incorporation of said town, reported,

Senate file, No. 32, A bill for an act for the incorporation of the sown of Mount Pleasant.

Which was read a firstand seoond time; and,
On his motion,
Was referred to the committee on inoorporatipna.
Mr. Leffingwell, with leave, introduced;
Senate file, No. 33, Joint Resolution for a mail route from Albang, Illinois, to Camanche, Iowa, Centre Grove and Blommield, to Anamosa, in Jones county, Iowa.

Which was read a first and seeond time; and
On his motion,
Was referred to the committeern mail facillites.
Mr. Selman, with leave, introduced
Senate file, No. 34, An act providing for the election of an additional justice of the peace in Bloomfield townstip; in Daris caunty.:

Which was read a first and second time; and
On his motion,
Ordered to be engrossed and read a third time to-morrot.
Mr. Selman, with leave introduced,
Senate file, No. 35, Joint Resolution for a-grant of lend to aid in -constructing a rail road from Keokuk to Misiouri river.

Which was read a first and second time ; and
On motion of Mr. Casady,
Was referred to committee on federel redations.
Mr. Espy, with leave, presented the petition of H. C. MPMrphy, Sor allowance of claim; which,

On his motion,
Was referred to the committee on clairns.
Mr. Espy presented the memorial of W. Lessie, J. W. Albright, and Wm. Ritcholl, a committee on the part of the.citizens of Fort Madison, together with accompanying papers; which,

On his motion,
Was referred to the committee on internal improvements.
The repert of the cemmittee of the whode, of yesterday, being in order, and the question being on concurring in Hoase amendment to chaptet two, title fourteen.

On motion of Mr. Cook,
The Senate adjourned until $2 o^{\prime}$ clock, P. M:

A call of the Senate was had when it appeared that Mr. Hepner was absent.

Mr. Hepner appearing a further call was suapended.
The yeas and nays were requested on the question pending at the time of adjournment, and being oxdered, were as follows:

Yeas-Mears. Espy, Everson, Hendershott, Howell, Leffingwell. Lowe, Morton, and Spees.-8.

Nays-Messrs. Alger, Baker, Casady, Cook, Hepner, Lewis, Salcs. Selman, Shields, Wright, and Mr. President.-11.

So the Senate refused to concur.
Mr. Hendershott moved to amend by inserting in the last line of section foar, chapter two, title fourteen, part one, between the worls, "rate" and "is," the words, "does not exceed ten per cent and;"

And on this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Cook, Espy, Everson, Hendershott, Howell, Leffingwell, Lowe, Morton, and Spees.-9.

Nays-Mebsrs. Alger, Baker, Casady, Hepner, Lewis, Sales, Selman, Shields, Wright, and Mr. President.-10.

So the amendment was not agreed to.
Mr. Leffingwell moved to amend chapter tivo, titlo fourteen, part one, by striking out the third section.

Which amendment was lost.
Mr. Morton moved to amend section four, of chapter twe, title fourteen, by striking out the words; "When such rate is," and insert. "such rate if it exceeds six per cent shall be."

Which amendment was adopted.
Mr. Leffingwell moved to add the following proviso to same section :
"Provided no judgment or decree shall draw more than ten per cent interest."

And upon this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messts. Alger, Cook, Espy, Everson, Hendershott, Howell. Leffingwell, Lewis, Lowe, Morton, Selman, Shields, Spees, Wright, and Mr. President.-15.

Nays-Messrs. Baker, Casady, Hepner, and Sales.-4.

So the proviso was adopted.
Mr. Everson moved to strike out the last clause of gection four, in shapter four, title Courtern, part first.

And on this question the yeas and nays were requested, and being ordered, were as follows:

Y fas-Messrs. Alger, Baker, Everson, and Morton.-4.
Nirs-Mesars. Casady, Gook, Espy, Hendershott, Hepner, Howell, L.effingwell, Lewis, Lowe, Sales, Selman, Shields, Spees, Wright, and Mr. President.- 15.

So said motion was lost.
Mr. Everson moved to strike out of section two, of said chapter, the words "or to deliver a written instrument."

Which motion was lost.
Mr. Lefingwell moved that the Senate resolve itself into a committee of the whole, for the consideration of the appendix, as reported by the committee of revision, for the consideration of the General Assembly.

Which motion was lost.
On motion of Mr. Leffingwell.
The Senate adjourned until to-morrow morning.

> SATURDAY MORNING, JANUARY HF, 185t.

Senate met pursuant to adjournment.
The following message was received from the House of Represenratives, by Mr. Rockwell, Chief Clenk.

Mr. Preadesnt: I am direoted by tho House, to return to the Senate, under the 18 th joint rule of both Hquses, "title two of part two." and "title one of part third," of the revised code, with sundry amendments thereto;

In which the concurrence of the Senate is requested.
I am also directed to inform the Senate that the House hare passed
H. K. file, No. 7\&, A bill for an act to change the name of Washington, in Henry county, to Hillsboro.
gRnate fotrnal.- 18

In which the concurrence of the Semate is also requested.
And I herewith retarn,
,
Senate file, No. 20, Memorial to Congress for the location and construction of a Military road, from the Mississippi river to Fort Clark. on the Des Moines river, and from thence to the Council Bluffs, 'on the Missouri river.

The same having received the signature of the Speaker of the Honse of Representatives.

Mr. Leffingwell presented the petition of Reuben Seymour and eleven others, praying a grant of the right of way, from Camanche to Council Bluffs, to the Camanche and Council Bluffs railroad company; which,

On his motion,
Was referred to the committee on internal inprovements.
Mr. Lewis presented the petition of Mary Spaulding, and three hundred other ladiea of Dubuque, praying the passage of a law to prohibit the sale of ardent spirits in this State;

Also, petition of T. V. Goodrich and thirty others, citizens of Dubuque, on the same subject; all of which,

On his motion,
Was referred to the select committee to whom all similar petition have been referred.

Mr. Lewis presented the potition of Elisha Brady, and eighty-six others, citizens of this State, praying the location of a State road from Irdependence, in Buchanan county, to Dubuque ; which,

On his motion,
Was referred to the committee on roads.
Mr. Cook offered the following resolutions:
Resolved, That the committee on the judiciary, be instructed to prepare and report a bill preventing the circulation of all foreign bank bills as money, in this State.

Resolved, That said bill be so framed as to make it a penal offence to pay out or receive a bank bill as money, after the fourth of Juty next.

Mr. Lowe moved to amend the resolution, by adding after the word prepare, and before the word and, in the first resolution, "enquire into the expediency."

Which amendment was adopted.

Mr. Baker moved that the resolution as amended be laid on the table;

And on this question the ycas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Baker, Hendershott and Mr. President-4.
Nays-Messrs. Casady, Cook, Lspy, Everson, Hepner, Howell, Leffingwell, Lewis, Lowe, Morton, Sales, Selman, Shields, Spees and Wright-15.

So the motion was lost.
Mr. Casady moved to amend the resolution, by adding to the first section the following:
"Including the bills of any company or association issuing paper as a currency."

Which amendment was accepted by Mr. Cook.
And the question being on the adoption of the resolution as amended, the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Baker, Cook, Espy, Hendershott, Hepner, Howell, Leffingwell, Lewis, Lowe, Sales, Sellman, Shields, Wright and Mr. President-15.

Nays-Mesers. Casady, Eiverson, Morton and Specs-4.
So the resolution was adopted.
Mr. Sales offered the following resolution:
Resolved, That the committee of ways and means, be requested to enquire into the expediency of making an appropriation for the purpose of getting up a correct map of this State, and that they be required to report by bill or otherwise.

Which resolution was adopted.
Mr. President submitted to the Senate, the report of the State Librarian.

Iowa City, January 9th, 1851.
Gentlemen of the Scnatc and House of Representutives:
In compliance with the thirteenth and fourteenth sections of an act eatitled "An act to provide for the management of the State Library, and the election of a Librarian"-

I submit to you the following statement of facts required to be brought to your notice; together with a statement of the contingent expenses of the same for the years 1849 and 1850 , with the exception
of the last quarter; which does not expire until the e4th February, 1851.

The number of volumes in the State Library is about 1670, besides a number of books in pamphlet form, journals, re ports, dec., about one third of the books are law books, the remainder consists of statutes of the different States, miscellaneous works, Amcrican State papers, congreasional documents, dxc.

There has never been any appropriation for the increase of the tibrary, consequently the only increase (which is very small) arises from the exchange of bowks between the States; and some books sent by Congress, being laws of the United States, Joarnals, \&c.

I reoeived last summer, from the Department of State, a very fine copy of Wilkes' Exploring Expedition, consisting of ten volumes, got up in the best style; with this exception the library is entirely destitute of late works that have been issuing from the press for the last ten years.

The Library was purchased in 1839, and up to this time the State has not made any addition to it.

The books composing the Library are mostly broken setts, that want the filling up to make them useful, especially is it the case with the law reports, the setts of which need completing in order to derive advantage from those we have.

I would respectfully suggest to your consideration the propriety of making a small appropriation for the increase of the library; a small appropriation of, say one thousand dollars, would make it respectable, and an ornament and honor to the State; such appropriation, with a mall yearly one of two hundred dollars, would keep it up with the progress of the age.
The Library is greatly in want of some good new maps, as there is not a decent map belonging to the State. There has not been any books lost since the mecting of the last Legislature.

The following is a correct statement of the contingent expenses of the Library, for the years 1849 and 1850:

For wood, candles, stationary, fixing shelves, removing, freight on boxes, painting, carpeting, stove pipe, \&c. - . - $\$ 13883$

The last quarter, ending on the 24th of February, 1851, is not included in the above.

All of which is respectfully submitted.
LEMUEL B. PATTERSON. State Librarian.

On motion of Mr. Wright,
The report of the State Librarian:
Was referred to the committee on ways and ineans.
Mr. Hendershott, with leave, introduced,
Senate file No. 36, A bill for an act to secure a more vigorous prospecution and anearly completion of the Des Moines River Improvement.
Which was read a first and sccond time. And
On motion of Mr. Wright,
Was relerred to the committee on internal improvements, with instructions to report on Monday next.
Senate file No. 34, A bill for an act providing for the election of an additional jestice of the peace in Bloomfield township, in Davis county.
Was read a third time, passed and title agreed tó.
On motion of Mr. Levis,
That part of the report of the committee of revision, which relates to incorporations, was referred'to a select committee.
Mr. President appointed Messrs. Lewis, Morton and Baker, said committee.
Mr. Wright mored to amend section thirty-eight; of chapter fise. title one, part two, by adding to the section the following:

Ind in such cases it is no ohjection to the record that no official seal is appended to the recorded acknowledgment thereof, if when the acknowledgment purports to have been taken by an officer, having an official seal, there be a statement in the certificate of acknowledgment that the same is made under his hand and seal of offioe, which will be presumptive evidenee that the official seal was attached to the original certificate.
The provisions of the preceeding section are intended to apply to all instruments heretofore recorded, as well as those hereafter to be recorded.

Which was adopted.
Mr. Espy moved to amend the amendment, by inserting between the word "office" and "which" the words "and the record show by a scroll or otherwise that there was such a seal."

Which amendment was adopted.
Mr. Wright moved to amend section forty, in the same chapter, by adding:

But that the records of all instruments heretofore recorded or herfatter to be recorded, whether properly acknowledged or not, are from the taking effect of this statute, notiee to all persons of the interest of *uch purchaser derived from such instrument. Which,

On his motion,
Was laid on the table.
Mr. Leffingwell, from the committee on enrolled bills, reported:
Senate file No. 18, Joint Resolution for mail facilitics;
Senate file No. 23, An act to vacate the town of Portland;
As correctly enrolled.
On motion of Mr. Espy,
The Senate adjourned until 2 o'clock. P. M.

## TWO OCLOCK, P. M.

The Senate resolved itself into executive session, and after a short tine the snssion rose.

Mr. Cook, from the judiciary committec, reported:
Senate file No. 37, A bill for an act to prevent the circulation of foreign bank bills, and bills of any company.

Was read a first and second time.
Mr. Sales moved that the bill be laid on the table.
Which motion was lost.
Mr. Cook moved that the bill be engrossed and read a third time un Monday next;

And, on this question the yeas and nays were requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Cook, Espy, Hepner, Howell, Leffingwell, Sales, Sellman, Shields, Spees and Wright-11.

Nays-Messrs. Baker, Casady, Everson, Hendershott, Lowe, Morton and Mr. President-7.

So the bill was ordered to be engromsed and read a third time on Monday.

On motion of Mr. Morton,
The Senate adjourned until Monday morning.

## MONDAY MORNING, JANUARY 13, 1851.

Senate met pursuant to adjournment.
Mr. Casady presented the petition of A. L. Johns, and one hundred and ten otherr, citizens of Dallas and Boone countier, praying for a change of the county boundorics of Poll, Dallas and Boonc counties ; also

Remonstrance of G. B. Warden, and forty others, citizensi of Dallas county, against any change ; both of which,

On his motion
Was referred to the committee on county boundaries.
Mr. Lowe presented the petition of J. B. Whisler, and forty-seven others, citizens of Keokuk county, praying the permanent location of ${ }^{-}$ the seat of government of thir State at Oskalooza; which,

On his motion,
Was referred to the conmitter on public buikings.
Mr. Lewis presented the petition of Dennis A. Mahony, and twents others, in relation to normal schools; which

On his motion,
Was referred to the committee on schools.
Mr. Morton presented the petition of Wm. Thompson, and thirtyseven others, praying the General Asembly to memorialize Congress for a grant of land in aid of the construction of the Burlington and Fort Des Moines rail road; which

On his motion,
Was referred to a select committec.
Mr. President appointed Messrs. Morton, IIcpner and Casady snid! committee.

Mr. Spees presented the petition of Joseph Foster, and some threehundred others, citizens of Van Buren county, praying the docation of the Capitol at Oskaloosa.

Mr. Leefingwell moved that the petition be referred to the committee on roads.

Which motion was lost.
On motion of Mr. Lowe,
The petition was referred to the committee on public buildinges.
Mr. Hendershott presented the petition of Richard Butcher, and
two hundred and twenty others, citizens of Mahaska and Wapcllo counties, praying a rqmoval of the seat of government to Fort Dea Moines; which

On his motion,
Was referred to the committee on public buildings.
Mr. Casady presented the petition of Harlam Parks, and twentytwo others, citizens of Polk and Jasper counties, for a State road from Tools Point, in Jasper county, to Fort Des Moines; which

> On his motion,

Was referred to the committee on roads.
Mr. Hendershott presented the petition of James Hawley, and one hundred and fifty others, praying for the location of a State road from Dttumwa, in Wapello county, to Centreville, in Appanoose county. which

On his motion,
Was referred to the committee on roads.
Also from Coleman Seymour and fourteen others, citizens of Decatur county to locate the court house, jail \&c.; which

On his motion,
Was referred to the committee on county boundaries.
Mr. Lowe presented the petition of Butler Dunbar, and seventyfive others, citizens of Keokuk and Mahaska counties, for a State road from Wasson's Mill, on English river, to Duncan's lower mill. on the south fork of Skunk; which

On his motion,
Was referred to the committee on roadd.
Mr. Everson introduced,
Senate file No. 38, Joint Resolution respecting saline lands; which
Was read a first and second time; and
On motion of Mr. Selman,
Was referred to the committee on federal relations.
Mr. Wright, from the committee of internal improvements, to whom was referred

Senate file No. 36, A bill for an act to secure a more vigorons prosecution and early completion of the Des Moines river improvement.

Reported a substitute therefor.
Which report was concurred in by the Senate.
Mr . Baker moved to lay the bill on the table.

Mr. Sales moved to amend the motion, "and fifty copies be printed for the use of the Senate."

Which amendment was lost.
The question then being on laying the bill on the table it was decided in the affirmative.
The President laid before the Senate the account of H. B. Hendershott, Esq., late boundary commissioner; which
Was read and,
On motion of Mr. Everson,
Was referred to the committee on claims.
Mr . President laid before the Senate the following communication and resolution:

## To the Honorablc Scnate and

House of Representatives of the State of Iowa:
The executive committee of the Iowa State Temperance Society, would respectfully represent to your honorable body, that the above named society at their recent sessions on the 18th. instant, unanimously adopted the following resolution:
Resolved, That the Legislature now in session be respectfully requested to repeal all laws now in existence in relation to the retail and vending of ardent spirits, and to prohibit, under severe penalties, the sale of the same, except for mechanical or medicinal purposes. S. H. HAZARD, Ch'm'n. Ex. Com. I. S. T. S.
Joserh T. Fales, Secretary.
Which was refered to the select committee onperance.
Senate file, No. 37, A bill for an act to prevent the circulation of foreign bank bills, and bills of any company.

Was read a third time; when,
Mr. Selman moved to refer the bill to a select compitteen .! w i
And on this question the feas and nays were requested, and being ordered, were as follows:

Yeas-Messrs, Alger, Baker, Hepner, Howell, Lowe, Salegs, Selman, Shields, Spees, and Mr. President.- 10 .
 Morton, and Wright.-8, and and

So the motion was agreed to.
senate journal.-19

And the President appointed Mesars. Selman, Cook, and Lowe, said committee.

Mr. Wright moved that the committee be instructed to report to-morrow morning.

Which motion was lost.
Mr . Wright moved that the committee be instructed to report on Wednesday next.
And on this question the yeas and nays being requested, were ordered, and were as follows :

Yeas-Messrs. Cook, Espy, Everson, Leffingwell, Lewis, Jowe, Morton, Spees, and Wright.-9.

Nars-Messrs. Alger, Saker, Casady, ILepner, Howell, Sales, Selman, Shields, and Mr. Prepident.-9.

So the motion was lost.
Mr. Lewis, with leave, introduced,
Senate file, No. 39; A bill to repeal an act entitled an act to changrthe name of Guttenberg or Guthenberg, to Prairie La Porte, approved, Jan. 9, 1851 .

Was read a first and second time.
Mr. Espy moved that the bill be referred to the committee on judiciary.

Which motion was lost.'
Mr. Shields moved that the thirteenth rule be suspended, and that the bil be read a third time now.

Which was disagreed to.
On motion of Mr. Sales,
The bill was ordered to be engrossed and read a third time to-morrow.

Mr. Casady asked leave to introduce a bill, which being objected to.

Mr. Casady moved a suspension of the rule twelfth.
And on this question the yeas and nays were requested, and being ordered, were as fotlows:

Yeas-Mesars. Alger, Casady, Cook, Howell, Leffingwell, Lewis, Lowe, Morton, Selman, Spees, Wright, and Mr. President.-12.

Nars-Messrs. Baker, Espy, Everson, Hendershott, Hepner, Salea. and Shields.-7.

So the rule was not suspended.
Mr. Cook moved that the committee on county boundaries be
instructed to bring in a bill for the organization of Pottawattamie county.

Which was disagreed to.
Mr. Casady gave notice that he would on to-morrow, or some subsequent day, introduce a bill for the location of the county seat of lottawattamie county.

Message from the House being in order, was taken up.
H. R. file, No. 59 , Joint Resohtion relative to an appropriation from Congress.

Was read a first and seeond time.
H. R. file, No. 76, A bill for an act to change the name of Washington, in Henry county, to Hillsboro.

Was read a first and second time.
Mr. Leffingwell moved that the bill be indefinitely postponed.
And on this question the yeas and nays were requested, and being ordered, were as follows:
Yeas-Messrs. Alger, Baker, Espy, Hepner, Howell, Leffingwell, and Wright.-7.
Nays-Messrs. Casady, Cook, Everson, Hendershott, Lewis, Lowe, Morton, Sales, Selman, Shields, Spees, and Mr. President.-12.

So the motion was lost.
H. R. file, No. 60, Joint Resolution in relation to mail facilities.

Was read a first and second time ; and
On motion of Mr. Lowe,
Was referred to the committee on mail facilities.
H. R. file, No. 61, Joint Resolution for an increase of mail facilities from Burlington to Kevsauqua.

Was read a first and second time; and On motion of Mr. Wright,
Was referred to the committee on mail facilities.
H. R. file, No. 72, An act to locate the seats of justice of certain counties therein named.
Was read a first and second time; and On motion of Mr. Selman,
Was referred to the committee on new counties.
Mr. Wright moved to take from the table the amendment offered to gection forty, chapter five, title one, part two, of the revised code.

Which was agreed to.

On motion of Mr. Hendershott,
The Senate adjourned until $20^{\circ}$ clock, P. M.

## TWO O'CLOCK, P. M.

The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk:

Mr. President:-I ain directed to return
Senate file, No. 4, Joint Resolution relative to Green's reports. which has passed the House with one amendment.

In which the concurrence of the Senate is requested.
I also return
Senate file, No. 15, Memorial to Congress asking a donation of lands to the Hungarian patriots, who have settled in Decatur coonty: the same having received the signature of the Speaker of the House: of Representatives.

The question being on the adoption of the amendment under consideration at the time of adjournment.

It was decided in the negative.
So the amendment was lost.
On motion of Mr. Wright,
The Senate resolved itself into a committee of the whole for the consideration of the code,

Mr. Morton in the chair,
And after some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate and asked the concurrence of the Senate in their action.

On motion of Mr. Wright,
$\therefore$ The Senate disagreed to the action of the committee on sertion eight, chapter one, title two.

On motion,
The Senate concurred in the report of the counmittee of the whole. generally.

- Mr. Hendershott moved to amend seetion eight, by striking out in last line, all after the word, "a,? and inisert "the husband separately."

And on this question the yeas and naysarere requested, pending which,

Mr. Baker offered the following as a substitute for the amendment: - Strike out all after the word "wife," in third line, and insert the words "and in relation thereto, they may be sued joistly."

Which was not adopted.
And on the adoption of the motion to amendsection eight, the yeas and nays were ordered, and were as follows:

Yeas-Messrs. Baker, Casady, Cook, Espy, Hendershott, Howell, L.ewis, Lowe, and Morton.-9.

Nays-Messrs. Alger, Everson, Hepner, Selman, Shields, Spees, Wright, and Mr. President.-8.

So the amendment was adopted.
On motion of Mr. Alger,
The message from the House was taken up; and
On motion of Mr. Lewis,
The Senate concurred in the amendment made by the House, to
Senate file, No. 4, Joint Resolution in relation to Green's reports.
On motion of Mr. Cook,
The Senate adjourned until to-morrou morning.

## TUESDAY MORNING, JANUARY 14, 185 r.

Sonate met pursuant to adjournment.
Mr. Sales introduced,
Senate file, No. 40, Joint resolution asking for an increase of mail facilities.

Was read a first and second time, and
On motion of Mr. Casady,
Was referred to the select committee on mail facilities.
Mr. Leffingwell, from the committee on enrolled bills, to whom was referred

Substitute for Senate file, No. 5 , A bill for an act to establish new ronnties and define their boundaries.

Reported the same as corfectly enrolled.

Mr. Wright, from the committee on federal nelations, to whom was referred.

- Senate file, No. 38, Joint resolution yespecting saline lands.

Reported the same back without amendment, and recommended its passage.

And the Joint resolution was read a third time, passed and title agreed.

Mr. Hepner, from the committec on incorporations; to whom was referred,

Subatitute for M. R. file, No. 3, A bill for an act to establish and incorporate the city of Muscatine.

Reported the same back to the Senate with sundry amendments thereto.

And the question being on concurring in the amendments separately,

The Sennte refused to concur in the first amendment.
Un the adoption of the second amendment reported by the committee, to the fifth clause of the twentieth section, which is as follows, to-wit:
"Provided, nothing in this section shall be so construed as to affect the rights of the state or counties, nor to prevent the county of Muscatine from granting ferry charters within said county."

The yeas and nays were requested and were as follows:
Yens-Messrs. Casady, Cook, Espy, Everson, Hendershott, Hepner. Howell, Leffingwell, Lowe, and Shiclds.- 10 .

Naps-Mesers. Alger, Balker, Lewis, Morton, Sales, Selman. Npers. Wright, and Mr. President.-9.

- So the amendment was concurred in.

The Senate refused to concur in the third and fourth amendments. and reported by the committee.

On the adoption of the amendment made to section thirty-first. which is as follows, to-wit:
"Strike out from the word 'and' to the word 'valuation' inclusive."
The yeas and nays were requested, and were as follows:
Yeas-Messrs. Casady Cook, Espy, Everson, Hepner, Howell, Leffingwell, Lewis, Lowe, Sales, Shields and Mr. President-12.

Nays-Mesars. Alger, Baker, Henderehott, Morton, Selman, Spees and Mr. President-7.

So the amendment was concurred in.

On the adoption of the sixth amendment, made by the committee as follows: To strike out of section thirty-two, all after the word "omitted," to the word " assessing" in the last line.
The yeas and nays were requested and were as follows:
Yeas-Mesars. Cassady, Cook, Espy, Everson, Hepner, Howell, Leffingwell, Lewis, Morton, Sales, Shields, Specs, and Mr. President -13 .

Nass-Messrs. Alger, Baker, Mendershott, Lbwe. Selman and, Wright-6.

So the ameudment was concurred in.
The bill was then read a third time, passed, and title agreed to.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk.

Mr. Presidevt:-I am directed to inform the Senate that the House of Representatives have passed
Substitute for II. R. file No. 24. A hill for an art to change certain roads therein named.
II. R. file No. 47, A bill for an act to re-locate a portion of the State road from Fairfield to Oskaloosa.
H. R. file, No. 68, A bill for an act to incorporate the oity of Dav--nport.
II. R. file Yo. 70, A bill for an act to locate the county ecat of Fayrtte county.
II. R. file No. 69, A bill for an act to locate the county seat of Allamakee county.
H. R. file No. 71, A bill for an act granting the Burlington and Toolsboro Plank Road Company the right of way.
H. R. file No. 74, Joint Resolution for the establishment of a mail route from Sabula to Pionecr Grove.
II. R. file, No. 77, A bill for an act to establish a State road from the Des Moines river, to Bloomfield, in Davis county; and
II. R. file No. 78, Joint Resolution for a peasion for Şilas Messinger.

In all of which the concurrence of the senate is requested.
The House of Representatives have appointed Messrs. Flint, Summers and Harper, to act with a similar committee on the part of the Senate, to consider the account of II. B. Hendershott, late boundary commissioner.

I herewith return Senate file No. 21, A bill for an act to amend an
act entitled an act to incorporate and establish the city of Dubuque, which has passed the House without amendment.

I am also directed to return title two, of part three, of the report of the committee of revision, under the eightecith joint rule of both. Houses with sundry amendments thereto.

In which the concurrence of the Senate is requested.
I herewith present for your signature,
H. R. file No. 53, A bill for an act to repcal an act to authorize Thomas S. Parks to keep a ferry across the Mississippi river; and
H. R. file No. 29, A bill for an act to organize the county of Poweshiek, and locate the county seat thereof; both of which have passed both branches of the General Assembly, and received the signature of the Speaker of the House of Representatives.

I am also directed to return chapter twenty-one, of title thirteen, of part one, of the revised code, under the eighteenth joint rule, with. sundry amendments tilereto.

In which the concurrence of the Senate is requested.
Mr. Cook from the committee on county boundaries, made the following report:

The committee on county boundaries to whom was referred the petition of citizens of Linn county, asking to set off a portion of said county, to the county of Jones; lave instructed me to report against the prayer of said petitioners.

Your committee deem it inexpedient to interfere with the boundaries of any county, unless it be for the interest of the eounty whose limits are to be interfered with.

Your committee therefore beg leave to be discharged from the further consideration of this subject.

Mr. Sales from the same committee, submitted a minority report, as follows:

As the majority of the committee on county boundaries have concluded to report against granting the petition of certain citizens of Linn county, asking to be attached to Jones county, the minority of said committee deeming it improper to pass over a petition setting forth so many grievances, so unicersally admitted, and unanimously signed by those on the territory in question, have thought it just and proper, to report the following bill:

Senate file No. 41, An act to change the eastern boundary of Limn county.

Which, together with said reports, were
On motion of Mr. Cook,
Laid on the table.
Mr. Hendershott, from the committee on new counties, to whom was referred,
H. R. file No. 72, reported the same back to the Senate, without amendment, and recommend its passage.

Mr. Selman moved to strike out in section five, the name of "Willian McDermott, of the county of Lucas" and insert "John Willis, of the county of Daris."

Which motion was disagreed to.
Mr. Selman moved to refer the bill to a-select committee.
Which motion was lost.
On motion of Mr. Selman,
The bill was laid on the table.
Mr. Morton, from the selfect committee to whom was referred the petition of W. Thompson, and thirty-seven others, praying the Genrral Assembly to memorialize Congress for a grant of land in aid of the construction of the Burlington and Fort Des. Moines rail road. reported

Senate file No. 42, Memorial to Congress for a grant of land in aid of the construction of the Burlington and Fort Des Moines rail road.

Which was read a first and second time; and
Ordered to be engrossed and read a third time to-morrow.
Mr. Wright presented the account of M. B. Root, against the State; which

On his motion,
Was referred to the committee on claims.
Senate file No. 39, A bill to repeal an act entitled an act to change the name of Guttenberg or Guthenberg to Prairie La Porte, approved. January $0,1851$.

Was read a third time, passed, and title agreed to.
H. R. file No. $\mathbf{5 9}$, Ioint Resolution relatiye to an appropriation from. Congress;

Was read a third time, passed and title agreed to.
II. R. file No. 76, A bill to change the name of Washington, in Jlenry county; to IIillsboro;

Was read a third time, and
senate journal.--30

On the passage of the bill the yeas and nays wore requested, and being ordered, were as follows:

Yeas-Messrs. Alger, Casady, Cook, Espy, Escrson, Hendershott, Howell, Lewis, Lowe, Morton, Sales, Sclman, Shiclds, Spees, and Mr. President.- 15.

Nays-Messrs. Baker, Hepner, Leffingwell, and Wright.-4.
So the bill was passed and title agreed to.
Mr. Baker gave notice that he would on to-morrow, or some day thereafter, introduce a bill granting the right of way from Keokuk, in Lee county, via Charleston, to Birmingham, in Van Buren countr, to the Kcokuk and Des Moines Valley Plank Road company.

Mr . Espy gave notice that he would on to-morrow, or some subsequent day, present a bill granting the right of way for the construction of a plank road from Fort Madison, in Lee county, via West Point, to Fairiceld, in Jefferson county.

Mr. Cook gave notice that on to-morroit, or some subsequent day, he would introduce a bill for an act authorizing the people of the Ntate to vote for or against the alteration of the constitution.

Mr. Alper gave notice that on to-morrow, or some subsequent day. he would introduce a bill to amend the charter of the city of Burlington.

Mr. Casady, pervious notice having been given, introduced
Senate file No. 43, A bill for an act to provide for the location of the county scat of lottawattamic countr.

Which was read a first and second time, and
On motion of Mr. Wright,
Was referred to the committec on new counties.
Mr. Wright mored to amend chapter one, title fifteen, part onc, by adding as follows:

Sec. 2. All offieers heretofore chected shall continue in office until the expiration of the time for which they wre clected, unless the same is incompatible with the provisions of this statute.

Sec.3. The judge of probate shall continue to discharge his duties as such until the elcetion and qualification of the county judge, who will thenceforth be deemed his suceessor.

Sec. 4. All other daties, exeept those connected with probate matters, which by this statute are imposed upon the judge of the county court, devolves upon the board of county commissioners until the judtre of the county court, in their county: is elected and qualified.

## Which amendmont was adopted

Mr. Shields moved to amend section twenty-four, chapter three, witle one, part three, by adding to the section as follows:
"But the terms of said court skall not be holden at more than one place in any county."

On motion of Mr. Cook,
The Senate adjourned until 9 o'otock, $P, M$.

## TWO OCLOCK, P. M.

Mr. Wright, leave being granted, presented the petition of J. H. Bonncy, and ninety-seven' othere, citizens of Kcosauqua, asking the passage of a law authorizing the city authorities to levy a tax of two and half per cent. for the purpose of building a bridge across the Des Moines river.

Also, the remonstrance of William Warren, and twenty-four others. against the levy of said tax ; both of which,

On' his motion,
Were referred to the committec on incorporations.
Mr. Lewis, on leave granted, presented the remonstrance of A. 1. (iriswold, and three hundred and ninety others, citizens of Clayton county, remonstrating against any change in the county lines of said county; which was,

On motion of Mr. Shields,
Referred to the committee on county boundaries.
The question being on the adoption of the amendment offered previous to adjournment.

Mr. Cook moved the previous question, which being seconded,
The yeas and nays were requested, and were as follows:
Yeas-Messrs. Alger, Cook, IIepner, Lowe, Morton, Selman, and Spees.-7.

Nays-Messrs. Baker, Casady, Espy, Everson, Hendershott, Howell, Leffingwell, Lewis, Sales, Shields, Wright, and Mr. President-12.

So the motion was lost.
And the question being on the ardoption of the amendment;
The yeas and nays were requested, and were as follows:

Yeas-Messrs. Espy; Hendershott, Howell, Leffingwell, Lewis, Sales, and Shields-7.

Nars-Messrs. Alger, Baker, Casady, Cook, Evcrson, Hepacr, Lowe, Morton, Selman, Spees, Wright, and Mr. Mresident-12.

So the amendment was not adopted.
'Mr. Leffingwell moved to amend section thirty-threc, of chapter one, title one, part three, by adding the following proviso:
"Provided the court shall always be held at the county scat."
And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Espy, Hendershott, Howell, Leffingwell, and Shields $-5$.

Nars-Messrs. Alger, Baker, Casady, Cook, Everson, Hepner, Lewis, Lowe, Morton, Sclman, Spees, Wright, and Mr. President-13.

So the amendment was not adopted.
On motion of Mr. Morton,
The Senate adjourned until to-morrow morning.

$$
\text { WEDNESDAY MORNING. JANUARY 15, } 1851 .
$$

Senate met pursuant to adjournment.
Message from the House of Representatives, by Mr. Rockwell, Chicf Clerk.

Mr. President:-I am directed to inform the Senate that the Hoase of Representatives have agreed to the amendment made by the Senate to

Substitute for II. R. file No. 8, A bill for an act granting the Muscatine, Washington, and Oskaloosa road and bridge company, the right of way.

The House has passed,
II. R. file, No. 38, A bill for an act to provide for a state loan.

Substitute No. 1, for H. R. file, No. 40, A bill for an act to grant the right of way to the Dubuque and Kcokuk rail road, south.

Substitute No. 2, for H. R. file, No. 40, A bill for an act entitled an act granting the right of way to the Dububue and Keokuk rail roaid company, north.
H. R. file Na 62, $A$ bill for an act to incorporate the town of Ginttenberg.
H. R. file, No. 64, A bill for an act to be entitled an act to locate a state road from Council Bluff's to Indian town.
H. R. file, No. 65, A bill for an act to locate a state road from Unionville to Pisgah.
H. R. file, No. 67, A bill for an act to vacate the town of Pleasant Plain.
H. R. file, No. 73, A bill for an act to lay out and establish a state road from Independence to Cedar Falls.
H. R. file, No. 75, Joint Resolution to procure for the State of Iowa a donation of Fort Atkinson, and the lands attached thereto.
H. R. file, No. 79, A bill for an act to establish a state road from Ezekicl Clark's mill, in Johnson county, to Cedar Rapids, in Lim county.
H. R. file, No. 81, A bill for an act to authorise John H. Franklit to transcribe the records of the probate court of Jasper county.
H. R. filc, No. 84, A bill for an act to locate a state road from Independence, in Buchanan county, to Lancaster, in Keokuk county; and
H. R. file, No. 88, A bill for an act to locate a state road froms Wintersett to the south line of the State.

In all of which the concurrence of the Senate is requested.
I am also directed to retarn title three, of part third, of the report of the committee of revision, under the eighteenth joint rule, with sandry amendments thereto.

In which the concurrence of the Senate is requested.
I herewith return,
Senate file, No. 16, Preamble and resolution in reference to compromise measures passed by the Congress of the United States.

Senate file, No. 25, A bill for an act to legalize certain proceedings of the school fund commissioner of Des Moines county, and of school district No. 2 , of the township of Burlington, in said county.

Senate file, No. 27; Joint Resolution for the establishment of a land office at Fort Des Moines.

Senate file, No. 30; Ald for an act tor the relief of Daniel Hess, and,

Senate file, No. 34, $A$ bill for an act providing for the election of an additionaljustice of the peace in Bloomfield, in Davis county.

All of which hase passed the House of Representatives withoui amendment.

I herewith present for your signature.
Substitute for II. R. file, No. \&, A bill for an act granting the Muscatine, Washington, and Oskaloosa road and bridge company, theright of way ; and

Substitute for H. R. file, No. 4, A bill for an act to provide for the location of the county seat of several countics therein named.

Which have passed both branches of the General Assembly, and received the fignature of the Speaker of the House of Representatives.

I herewith retura,
Senate file No. 18, Joint Resolution for mail facilities.
Senate file, No. 23, An act to vacate a part of the town of l'ortland. in $\operatorname{Van}$ Buren county.
Substitute for Scnate file, No. 5, A bill for an act to establish new counties and define thicir boundarics.

Both of which have received the signature of the Speaker of the House of Representatives.

Mr. Selman presented the petition of John R. Craig, and sixty-five others, citizens of Davis county, praying the passage of an act prohibiting the sale of intoxicating liquors.

Which was referred to the select eommittee on temperance.
Mr. Casady presented the petition of Samuel Turrentine, and sistyothers, citizens residing north of the county of Boone, praying for the organization of a county; and also, for the appointment of commissioners to locate the county seat; which,

On his motion,
Was referred to a select committce.
'The President appointed Messrs. Casady, Lefingwell, and Sales. said committee.

Mr. Alger introduced,
Senate file, No. 44, Joint Resolution and memorial to Congress for the location and construction of a military road from the Mississippi river, to Fort Clark; on the Des Moines river.

Which was read a first and second time; and

- On motion of Mr. Lewis,

Was referred to the committee on internal improvemente.
Mr. Lewis offered the following resolution, which was adopted:
Resolved, That the cammittec on public buildings be instructed to ' raquire into the expediency of making an appropriation for the purpose of enclesing the square of the capitol, with a good and substantial fence, and otherwise improving the same; and that they report by hill or otherwise.

Mr. Leffingwell, from the committee on county boundariee, to whon was referred the petition of citizens of Clayton and Alamakee counties, praying for the formation of a new county out of a part of thoose counties, have had the same under consideration and have instructed him to report,
That the alteration prayed for, will result to the disadrantage of the county of Alamake, and will be ruinous to the county of Clayton. let, at the same time, the new county propsed, will be one of the tinest in our State, selected as it is proposed to be, from all that portion of Clayton and Alamakee which characterizes them as the finest agricultural counties in the State. Your committee decm the demand upon these counties too unjust to reccive from them a favorable consideration; the effect of which would be to enhance the interests of some private individuals, at the expense of the great mass of the citizens of said counties.
The policy of altering the houndaries of any county, is looked upon with distrust by this committee, and unless the advantages will be greatly superior to the disadvantage secured by the result, your committee will aecordingly oppose any attconpted alteration.
The petition praying forlocating the county seat of Decatur county, is reported back with the accompanying bill, and a recommendation that it pass.
The petition of citizens of Boone, asking an alteration of the boundaries of their county, is reported against for the same reasons that apply to the above petition of Clayton and Alamakee.

And the petitions of Blackhawk for the same reason.

> W. E. LEFINGWELL, Chairman.

Report concurred in.
Senate file, 45, an act to locate the county of Decatur.

Was read a first and second time, and ordered to be engrossed and read a third time to-morrow.

Mr. Hepner, from the committee on incorporations, to whom was referred the petition of the citizens of Keosauqua, praying an act of incorporation for said town; reported

Senate file No. $\mathbf{4 0}$, An act to incorporate the city of Keosauqua; Which was read a first and second time.
Mr. Leffingwell moved to strike out all that portion of section sixteen, after the word "reward" to the word " and the city council;" and

On this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Casady, Cook, Espy, Everson, Hendershott, Howcll, Leffingwell, Lewis and Lowe- $\mathbf{1 0}$.

Nars-Messrs. Alger, Baker, Morton, Spees, Wright and Mr, Pres-ident-6.

So the amendment was adopted.
On motion of Mr. Wright,
The bill was ordered to be engrossed and read a third time to-morrow.

Mr. Headershott from the committee on new counties, to whom was referred,

Senate file No. 43, A bill for an act to provide for the location of the county seat of Pottawattamie county,

Reported the same back to the Senate, with sundry amendments. and asked the concurrence of the Senate.

The report of the committee was concurred in.
And the bill was read a first and second time, and
Ordered to be engrossed and read a third time to-morrow.
Mr. Baker from the select committee to whom was referred a bill for an act supplimental to, and amendatory to an act incorporating the city of Keokuk, and the remonstrance against the passage of the same.

Reported the same back to the Senate, anil recommended the indefinite postponement thereof.

Which report was concurred in.
And the bill indefinitely postponed.
Mr. Baker, in pursuance of previous notice given, introduced
Senate file No. 47, An act granting the Keokuk and Des Moines Valley Plank Road Company, the right of way; which

Was read a first and second time; and
On motion of Mr. Lowe,
Was referred to the committee on incorporations.
Senate file No. 42, Memorial to Congress for a grant of land in aid of the construction of the Burlington and Fort Des Moines rail road.

Was read a third time, and passed.
Mr. Wright moved to amend the title of the memorial, by adding " with a branch to Keosauqua."

Which amendment was adopted; and the title as amended was agreed to.

Mr. Casady moved to take from the table
H. R. file No. 72, An act to locate the seats of justice of certain counties therein named.

Which was agreed to.
Mr. Cassady moved to strike out of the bill the fifth section.
Which was agreed to; and
The bill was read a third time, passed, and title agreed to.
Mr. Casady gave notice that he would on to-morrow, or some subsequent day, introduce a bill for an act appointing commissioners to locate the county seats of Cass, Adair, Yell, and Riley counties.

Mr. Espy moved that the code be taken from the table.
Which was agreed to.
Mr. Selman moved that the Senate resolve itself into a committee of the whole for the consideration of the code.

Which motion was lost.
Mr. Espy moved to amend section twenty-four, chapter third, part third, title one, by adding-
"Provided that in any county where by the laws now in force terms of the district court are holden within any incorporated city or town, not being the seat of justice of such county, the said city or town shall provide and furnish the necessary rooms and places for such terms of said court, free from charge to the said county."

Which amendment was adopted.
On motion of Mr. Selman,
The code was laid on the table.
Mr. Wright moved to take from the table,
Substitute for Senate file No. 36, A bill for an' act to 'secute' the more vigorous prosecution and early completion of the De Momen river improvements.
gimate journal.-21

Which was agreed to.
On motion of Mr. Wright,
The Senate resolved itsclf into a committee of the whole for the consideration of the said bill,

Mr. Selman in the chair.
And after some time spent therein the committee rose, and by their chairman, reported the same back to the Senate, with sundry amendments, and asked leave to sit again.

Which leave was granted.
Mr. Wright moved to take from the table chapter one, title two, part two, of the revised code.

Which was agreed to; and
On his motion,
Was made the order of the day, in the committee of the whole, for Friday next, at 2 o'clock, P. M.

Mr. Leffingwell moved to take from the table,
Senate file No. 22, 1 bill for an act to restrain swine and sheep from running at large.

Which was disagreed to.
On mation of Mr. Wright,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

Message from the House being in order, was taken up, and
On molion of Mr. Selman,
The Senate resolved itself into a committee of the whole for the consideration of that part of the code communicated with the message,

Mr. Lewis in the chair.
After some time spent thercin the committee rose, and by their chairman, reported progress and asked leave to sit again.

Which leave was granted.
Mr. Leffingwell, from the committee of enrolled bills, reported
Senate file No. 21, A bill for an act to amend an act entitled an 30ft to incorparate the city of Dubuque

- Ag norxectly epropled.

On'motion of Mr. Espy,
The Senate adjourned until to-morrow morning.

## THURSDAY MORNING, JANUARY 16, 185 .

Senate met pursuant to adjournment.
The following message was received from the House of Representatives, by Mr. Kockwell, Chief Clerk:

Mr. President:-I am directed to iniorm the Senate that the House of Representatives have passed
H. R. file No. 82, A bill for an act to lay out and establish a State road from Independence to the Rice trading House, in the Upper Big Woods of Cedar.
H. R. file No. 86, A bill for an act to locate a State road from Washington, in Henry county, to Farmington, in Van Buren county.
H. R. file No. 63, A bill for an act to legalize certain roads in Jefferson county.
H. R. file No. 96, Memorial and Joint Resolution asking a donation of land to bridge the prinoipal atreams on the State road from Ottumwa to Council Bluffs.
H. R. file No. 98, A bill for an act to legalize the acts of the truatees of the Methodist Episeopal Church of Muscatine.

In which the concurrence of the Senate is requested.
I am directed to return title four, of part third, of the report of ithe committee of revision, under the 18 th joint rule, with atondry amendments thereto.-

In which the concurrence of the Senate is requested.
I herewith present for your signature,
H. R. file, No. 59, Joint Resolution for procuring an . approperiation from Congress ; and,
H. R. file, No. 76, A bill for an act to chaqge the name pf the town of Washington, in Henry county, to Hillsboro; the sapme having
passed both branches of the General Assembly, and received the signature of the Speaker of the House of Representatives.

Mr. Hepner, from the committee on incorporations, to whom was referred,

Senate file, No. 47, An act granting the Keokuk and Des Moines Valley Plank Road Company, the right of way.

Reported the same back without amendment.
Mr. Baker moved to insert after the word Birmingham, "Van Buren county."

Which was agreed to, and the bill was read a third time, passed and title agreed to.

Mr. Lewis asked leave to withdraw the petition of citizens of Allamakee and Clayton counties, asking for a new county.

Which leave was granted.
Senate file, No. 45, An act to locate the county seat of Decatur county.

Was read a third time ; and
On motion of Mr. Hendershott,
Was referred to a select committee
,Mr. President appointed Mesars. Casady, Selman, and Hendershott, said committee.

Senate file, No. 46, A bill for an act to incorporate the City of Keosauqua.

Was read a third time, passed and title agreed to.
Senate file, No. 43, A bill for an act to provide for the location of the county seat of Pottawatamie county.

Was read a third time, passed and title agreed to.
The messages from the House of Representatives were taken $\mu$ p, and
H. R. file, No. 7T, A bill for an act to establish a state road from the Des Moines river to Bloomfield, in Davis county.

Was read a first and second time; and
On motion of Mr. Selman,
Was laid on the table.
H. R. file, No. 74, Joint Resolution for the establishment of a mail route from Sabula to Pioneer's Grove,

Was read a firat and second time; and

On motion of Mr. Eyersont,
What Heferred to the committee on mail facilities.'
II. R. file, No. 69, A bill for an act to locate the county seat of Allamakee county.

Was read a first and second time.
Mr. Leffingwell moved to strike, out "two," and insert "twenty."
Which motion was lost.
Substitute for H. R. file, No. 24, A bill for an act to change a certain road therein named.
Was read a first and second time; and
On motion of Mr. Wright,
Was referred to the committee on roads.
H. R. file, No. 47, A bill for an act to relocate a portion of the state road from Fairfield to Oskaloosa.

Was read a first and second time; and
On motion of Mr. Baker,
Was referred to the committee on roads.
H. R. file, No. 70, A bill for an act to locate the oquaty seat of Faviette county.

Was read a first and second time.
H. R. file, No. 71, A bill for an act granting the Buyfington and Toolsboro Plank Road company, the right of way.

Was read a first and second time.
H. R. file, No. 78, Joint memorial for a pension for Silas Messenger.

Was a read a first and second time; and
On inotion of Mr. Shields,
Was referred to the committee on federal relations.
H. R. file, No. 68, A bill to incorporate the City of Davenport.

Was read a first and second time; and
On motion of Mr. Leffingwell,
Was referred to the committee on incorporations.
Substitute for H. R. file, No. 38, A bill for an act to provide for a state loan.

Was read a first and yecord time.
Mr. Morton moved that the bill be indefinitely postponed.
Mr. Lowe moved that the bill be referred to the committee on ways and means.

Which was agreed to.
H. R. file, No. 62, A bill for an act to incorporate the town of Guttenberg.

Was read'a first and second time; and
On motion of Mr. Shields,
Was referred to the committee on incorporations.
Subsfitute No. 1, for H.'R. file, No. 40, A bill for an act entitled an act to grant the right of way to the Dubuque and Keokuk rail road company, south.

Was read a first and second time; and
On motion of Mr. Lewis,
Was referred to the committee on interual improvements.
Substitute No. 2, for H. R. file, No. 40, A bill for an act entitled an act to grant the right of way to the Dubuque and Keokuk rail road company, north.

Was read a first and second time; and
On motion of Mr. Baker,
Was referred to the committee on internal improvements,
H. R. file, No. \&1, An act to authorise John H. Franklin to transcribe the records of the probate court of Jasper county.

Was read a first and second time.
H. R. fite, No. 88. A bill to locate a state road from. Winterett to the south line of the State.
H. R. file, No. 79, An act to establish a state road from Ezekiel Clark's imill, in'Johnson county, to Cedar Rapids, in Linn pounty.
H. R. file, No. 73, A bill for an act to lay out and establish a state road from Independence to Cedar Falls.
H. R. file, No. $\mathbf{6 4}$, A bill for an act to be entitled an aet to locate a state road from Council Bluffs to Indian town.

- H. R. file, No. 65, A bill to locate a state road from Cinionville to Pisgah.
H. R. file, No. 84, An an act to eqtabligh a state poad form mudependence, in Buchanan county, to Lancaster, in Keokuk coanty.
H. R. file, No. 63, A bill for an act toplegalize, certain toods ind Jefferson county, therein named,
H. R. file, No. 86, A bill for an act to locate and ! astanlinh alstave
road from Washington, in Henry county, to Farmingtot, in $V$ an Buren county.
H. R. file, No.82, A bill for an act to lay out and estabfistr a state road from Independence to Rice's' trading house, in the apper big woods, of Cedar.
All of which, were read a first and second time, and
On motion
Were referred to the committee on roads.
H. R. file No. 75, Joint Resolution to procure to the State of lowa a donation of Fort Atkinson and the lands attacked thereto.
Was read a first and second time; and
On motion of Mr. Everson,
Was referred to the committec on military affairs.
H. R. fite No. 67, A bill to vacate the town of Pleasant Plaius.

Was read a first and second time.
II. R. file No. 98, memorial and Joint Resolution asking a donation of land to build bridges over Grand and Nodaway rivers.

Was read a first and second time; and
On motion of Mr. Hepner,
Was referred to the committee on federal relations.
H. R. file No 日8, A billfor an ant ito tegelies the stite of the trustee of the Methodite Episcopal chureb of Mascatine'

Was read a. firet and recond time; and
On motion of Mr. Hepner,
Was referred to the committec on the judidiaty
Mr. Casady, in pursuance of notice given, introdaced
Senate file No. 48, A bill for an tet to locate fie county seats of Cass and Adair counties.

Was read a first and second time; and
Ordered to be engrossed and reat a third time to morrow".
Mr. Sales gave notice that os to-morrow, or some future day he will introduce a bill providing for the medical department of the lowa University.

Mr. Casady gave notice that he would on tomorrow, or some future day, introduce a bill attaching certain countie to the fifth judicial district.

Alpe sh bill for an act to amend an act to re-organize the supreme court.
Mr, Hemdershott gave notice that on to-morrow, or some subsequent day, he would introduce a bill granting the right of way to the Ottumwa and Libertyville Plank Road Company.

Also a bill providing for the location of the seat of justice of Taylor county.

On motion of Mr. Hepmer,
The Senate resolyed itself into a committee of the whole for the consideration of the code,

Mr. Hepner in the chair.
And after some time spent therein, the committee rose, and by their chairman reported progress, and asked leave to sit again.

Which leave was granted.
On motion of Mr. Cook,
The Senate adjourned until 2 o'clock P. M.

## TWO O'CLOCK, P. M.

Mr. Cock; im purshamee of previous notice, introdaced
Senate file, No..49, A. bill for an act to aliow the people of lowa to express their opinion upon the subject of a convention to amend the constitution of this State; which

Was read a first and second time ; and
On his motion,
Was referred to the committee on ways and means.
Mr. Morton, from the committee on military affairs, to whom was referred
H. R. file ${ }_{x}$ No, 75, Joint Resolution to procure for the State of Jowa a donation of Fort Atkinson and the lands attached thereto.

Reported the same back to the Senate without amendment, and recommend its passage.

The question being, on concurring in the amendments made in committee of the whole.

It was decided in the affirmative.
Mi. Morton moved to strike out section seventy-one, in title four, of justices of the peace and their courts.

Which motion was lost.
Mr. Everson moved to amend section one hundred and eighteen, of the same title, by inserting between the words "on" and "any" the words " or give transcript of"

Which amendment was agreed to.
Mr. Baker moved to amend section four, chapter eleven, title two, part three by striking out all after the word amount.

Which motion was lost.
Mr. Hendershott moved to amend aection two, chapter three, title two, part three, by inserting between the words court and may, the following: "Shall order the same at the costs of the plaintiff and."

Which amendment was adopted.
Mr. Wright moved to amend title four, of Justices of the Peace and their courts by adding after section eighty-seven, the following:
87a. If an appeal is taken for delay, the district court shall award such damages not exceeding ten per cent on the amount of the judg'ment below as may seem right.

Which amendment was agreed to.
On motion of Mr. Morton,
The Senate resolved itself into an executive session, and after some time spent therein the session rose.

Mr. Lewis offered the following resolution:
Kesolved, That no new business shall be offered in the Senate after the 20th instant, except such as properly belongs to the code, during the present session.
Mr. Everson moved that the resolution be laid on the table.
Which was agreed to.
On motion of Mr. Sales,
The Senate adjourned until to-morrow morning.

[^4]
## FRIDAY MORNING; JANUARY 17, 1851.

Senate met parsuant to adjournment.
Mr. Wright presented the petition of June Sutten, and eighty-severn, others, citizens of Van Buren county, praying the removal of the seat: of government to Fort Des Moines, which

Was referred to the committee on public buildings.
Mr. Hendershott presented the remonstrance of Robt. Ralster, and ninety-flive others, against the passage of a law establishing a State road from Ottumwa to Centreville, in Appanoose county, which"

Was referred to the committee on roads.
Mr. Hendershott from the select committee, to whom was referred the petition of Heman P. Graves and forty nine others, membere of the Methodist Episcopal church of the State of Lowa, setting forth among other things, that the present law entitled "An act to authorize general incorporations for other purposes than those of pecuniary profit," approved February 24th, 1847, does not afford that church, in consequence of its peculiar organization, the same facilities for holding and sccuring their church property that if does to other churches, and asking the passage of a special act of incorporation for the - Methodist Episcocal church of the United States for the State of lowa," have had the same under their consideration and have instructed me to report, that from an examination of the provisions of the above entitled act-a full knowledge of the peculiar organization of the said church, and from all the lights before your committee, they cannot conceive that any other or further legislation is necessary on the subject set forth in the said petition, but every fuollity $\left\{\begin{array}{l}\text { fafforded }\end{array}\right.$ the said church or any association of persons comprising a part of the said church in any particular locality, to acquire, hold and secure their church property, that could be desired. It is provided in the act above referred to that any number of persons desiring to incorporate themselves together tor the establishment of any church or other lawful purposes, unconnected with motives of pecuniary profits. may do so by adopting articles of association, not incompatible with the constitution and laws of this State, containing the name, object
and tocation of their ausociation, w. hich said articles are to be recorded. It will thiss b's perceived 'b hat the most simple and easy mode pessible is affordod to all persions so desiring to perfect an organizatigan for the parprose setout in th e petition.

When thus o'ga nized the af,seciation has power to purchase, hold and manage thai"; property $\mathrm{b}^{\prime} \mathrm{y}$ and under such corporate name an they may sel $\mathrm{ec}^{+}$.

Inesmuch., t'serefore, as the; said petitioners do not out in their maid petiti or. what particular legistation is desired, and inammuch as your cor ar sittee, in view of the provisions of the abover recited act, do not cor.ce sive that any othe $r$ or different facilities could be afforded to the $\mathrm{P}^{\mathrm{t}} \mathrm{t}$.tioners than thos e already afforded, they would reeommend that $n$.n further legislati on be now had on the subject, and that the sai d petitioners have If ave to withdraw their petition.

The committee ask. to be discharged from a further consideration of the matter.

## HENDEASHOTT, Chairman.

Whirh report was'concurred in and the committee diecharged.
Mr. Wright, $\mathrm{f}_{\mathrm{t} \text { 'om }}$ the conimittee on federal relations, to whom was sefer:er ${ }^{\prime}$,
Li. K. fite 1 Nus. 26, Memorial and Joint resolution asking a donation of lisud to bridge Grand river and Nodaway:
fieported the same back without amendment, and racotomended its Jtaveage.

And the bill wad read a third time; passed and title agreed to.
The following message was redeived from the House of Representatives by Mr.' Rockwell; Chief Clerk:

Mr. Prestdent: I am directed to inform the Senate that the House Cof Representatites have passed,
H.R. file No. 100, A bill for an act to establish a State rbad from the south west corner of section eighteen, of Franklin township, in I Lee county, to Plymonth;in Van Buren county; and,
H. R. file No: 107;'A bill for an act to establish a'State road from Cedar Rapids, in Linn county, to Fremont, in Benton county. $\therefore$. 'In' which the coneurrence' of the Senate is requested!

I"am directed to return title eight of part one, and chapter cight of
title thirteenth of the report of the committee of revision; under tre righteenth joint rule, with sundry amendments.

In which the concurrence of the Senate is requested.
Mr. Wright, from the committee on federal relations, to whoin was. referred
H. R. file No. 78, Joint Resolutions for a pension for Xilas Mesuinger.

Reported back a substitute therefor; which
Was read a third time, passed, and title agreed to.
Mr. Baker, from the select committee to whom was referred chapter one, of incorporations as reported by the committee of revision.

Reported back to the Senate a substitute therefor.
Which report was adopted.
Mr. Selman from the select committee to whom was referred
Senate file No. 37, reported a substitute therentir.
Mr. Cook from the same committee, reported baok the original bill and recommended its passage.

Mr. Baker moved to indefinitely postpone the substitute:
Mr. Coolz moved a division of the question to postpone the original bill and the substitute.

Mr. Hepner moved to amend the substitute, by striking out aill after the enacting clause, and inserting the following:

- Sec. 1. That any person, company, association, or body corporate and politic, who shall pas3 or convey to an other person, company ${ }_{y}$ association, or body corporate and politic, any bank note, post note, or any: other kind which contains a promise to pay a specific sum of money shall be held and bound to the assignee thereof for the amount which such instrument purports to promise to pay.

Sec. 2. Any instrument as contemplated in the preceeding section may be transferred by delivery, blank assignment, or by an instrus ment of writing showing the transfer by the assignor.

Suc. 3. The assignor shall not be held for a longer term than twelve months from the date of assignment, nor shall the apsignce be required in law to go out of the State to make demand or enter suit against the original maker of any such instrument as aforesaid, but where the original maker is not within the limits of the State the
holder may maintain his action against the assignor, as on promiseory notes of hand.

And on this question the yeas and nays were requested, and were as follows :

Yeas-Mesers. Alger, Hepner, Howell, Sales and Shields-iry-
Nars-Messrs. Baker, Casady, Cook, Espy, Everson, Hendershott, Leffingwell, Lewis, Lowe, Morton, Selman, Spees and Wright-13.

So the amendment was not adopted.
And the question being on the indefinite postponement of the subatitute for the bill; and

On this question the yeas and nays were requested and were as follows:

Yass-Mesars. Baker, Casady, Cook, Espy, Hendershott, Leffingwell, Lowe, Morton, Spees, Wright and Mr. President-11.
Nays-Messrs. Alger, Everson, Hepner, Howell, Lewis, Sales, Selman and Shields-8.

So the substitute was indefinitely postponed.
Mr. Leffingwell from the committee on enrolled bills; reported Senate file No. 25,27 and 34, as correctly enrolled.

Mr. Espy from the standing committee on internal improvements to which was referred Senate file No. 28, Preamble and Joint Resolution in relation to a grant of land by Congress to the State of lowa, in aid of the construction of certain railroads therein named, have had the same under consideration, and a majority of the committer ingtruct me to report thereon as follows:

The preamble and Joint Resolutions, may fairly be presumed to contemplate a grant of land conditioned for the completion of said roads by the State within ten years, as passed by the Senate of the United States at the last session of Congress. Your committee d ubt the propriety of the acceptance on the part of the State of a grant of lands so conditioned and restricted by the general government inasmuch as such grant might be the means of involving the State anintentionally in debt to the general government.

Your committee are therefore of opinion that no action should be taken by the General: Assembly requiring the selection of lands for internal improvement purposes, granted by the Congress of 'the Unisee States, until thai Stataihee scopeded asid grant and conditions or
restrictions if any, such should s.ttend auch grant. The seleotien of the lands as con'iemplated in ts. a Preamble and Resolations psowold suck grant thereafter be reflis' d by the State) would ber atteaded by a useless experse on the part. of the State.

W, thereffre recommenis the postponement of further aetion on said Preamble and Joint $\mathrm{R}_{\mathrm{e}}$ follation until the grant of lands contemplated be nuade and the a are aocepted by the State.

THOMAS S. ESPY, Chairman.
Mr. Cook moved ths $t$ the report and resolution be laid on the table.
And on this question the yeas and nays were called for, and were as follows:

Yeas-Messra. Alger, Casady, Cook, Everson, Henderahett, Leffingwell, Lewis, Morton, Sales, Shields, Wright, and Mr. President-12.

Nays-Messr's. Baker, Espy, Hepner, Howell, Lowe, and Spees-6.
So the rere, rt and resolution were laid on the table.
Senate file No. 48 , A bill for an act to locate the county seate of Casis and Ad.air countics.

Was read a third time, passed and title agreed to.
II. R, file, No. 67, $A$ bill to vacate the town of Pleasant Plains.

Was read a third time, passed and titlc agreed to.
II. R. file, No. 69, A bill for an act to locate the county seat of Allamakee county.

Was read a third time, passed and title agreed to.
H. R. file, No. 70. $A$ bill for an act to locate the county seat of Fay: stte county.

Was read a third time, pazecd and title agreed to.
II. R. file, No. 71, A bill for an act granting the Burlingtoa and Toolsboro Plank Road company, the right of way.

Was read a third time, passed and title agreed to.
H. R. file, No. 75, Joint Resolution to procure for the State of lowa: a donation of Fort Athinson, and the lands attached thereto.

Was read a third time.
Mr. Hepper moved that the joint resolation be referred to the committee of schoops, with instructions to amond by mubatituting therefor the following:

- That our Sepatoff and Reprosemtatives in Congrem, if they deem
it expedient to use their influence to procure a donation to this State of all:the leınds within its limits, to be disposed of by the Legislature in such manner as they may deem necessary, for educational purpose..

And on this question the yeas and nays were requested, and were as follows :
Yeas-Mesbis. Everson and Hepner-2.
Yırs-Messrs. Alger, Baker, Casady, Cook, Espy, Hendershott. Howel, Leffingwell, Lowe, Morton, Sales, Selman, Shieldy, Spees, Wright, and Mr. President-17.

So the motion was lost.
And the question being on the passage of the joint resolution, it was decided in the affirmative, and the bill was passed and title agreed to.
H. R. file, No. 81, An act to authorise Jolin H. Franklin to transcribe the records of the probate court of Jasper county.

Was read a third time, passed and title agreed to.
Mr. Selman gave notice that he would on to-morrow, or some future day, ask leave to introduce a bill to provide for a removal of the Capitol.

Mr. Casady, in pursuance of previous notice, introduced,
Senate file, No. 50, A bill for an act to amend an act to reargapise the supreme court.
Was read a first and second time ; and
On motion of Mr. Wright,
Was referred to the committee on the judiciary.
Mr. Espy, moved to instruct the committee to amend the pill by inserting "and at Fort Madion."

And on this question the yeas and nays were requested, and were as follows:
Yeas-Messrs. Alger, Baker, Espy, Hendershott, Selman, Shields, and Spees.-7.
Nays-Messrs. Casady, Cook, Everson, Hepner, Howell, Lewis, Lowe, Morton, Sales, Wright, and Mr. President.-11.

So the amendment wae lost.
Mr. Espy moved to instruct the committee on the judjeiary to.
enquire into the expediency of uniting the supreme court at the Capitol of the State.

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Cook, Espy, Everson, Leffingwell, Lewik. Sales, Selman, Shields, and Spees.-10.

Nays-Messrs. Baker, Casady, Hendershott, Howell, Hepner. Lowe, Morton, Wright, and Mr. President.-9,

So the motion was agreed to.
Mr. Sales, with leave, introduced,
Senate file No. 51, A bill providing for the medical department of the Iowa University.

Was read a first and second time; and
On motion of Mr. Selman,
Was referred to committee on schools.
Mr. Hendershott, with leave, introduced,
Senate file, No. 52, A bill for an act to provide for the location of the seat of justice of Taylor county.

Was read a first and second time; and
On motion of Mr. Selman,
Was referred to a select committee.
Mr. President appointed Messrs. Selman, Hendershott, and Spees. said committee.
Mr. Lewis gave notice that he would on to-morrow, ask leave to introduce a bill for an act to provide for the establishment of a State Lunatic Asylum.

On motion of Mr. Hendershott, The Senate adjourned until 2 o'clock P. M.

Mr. Cook, from select committee, reported,
Senate file, No. 37, A bill for an act to prevent the circulation of foreign bank bills in this State; which,

On motion of Mr. Lowe,

Was laid on the table.
On motion of Mr. Sales.
The Senate resolved itself into a committee of the whale, for the consideration of the code,

Mr. Lowe in the chair,
And after some time spent therein, the committee rose, and by their chairman, reported progress and asked leave to sit again, at half past six o'clock, P. M.

Leave was granted.
On motion of Mr. Morton,
Senate adjourned until hajf past sit oclock, P. MI.

## HALF PAST SIX OCLOCK, P. M

On motion of Mr. Morton,
The Senate resolved itself again into committee of the whole',
Mr. Lowe in the chair,
And after some time spent therein, the committee rose, and by their chairman, repotted progress and asked leave to sit again!!

Which leave was granted.
On motion of Mr. Lowe,
The Senate adjourned until to-morrow morning.


## SATURDAY MORNING, JANUARY 18, 1851.

Senate met parsuant to adjournment.
Mr. Morton presented the petition of John B. Abbe and othera, oitizens of Henry county', praying the passage of an act legalizing the doings of the officers of school district No. 3, in Baltimore township. in said county; which

On motion of Mr. Morton,
Was referred to a select committee of three.
The Preaident appointed Messrs. Morton, Alger, and Sales, said committee.

Mr. Wright offered the following resolution:
Resolved, By the Senate, the House concurring, that the two Houses of the General Aspembly will adjourn sine die on Wednesday the s9th instant.

On motion of Mr. Casady,
The resolution was laid on the table.
Mr. Morton, from the select committee to whom was referred the petition of sundry citizens of Henry county, praying the passage of an act to legalize the action of certain school officers in said county; reported,

Segnate file, No. 53, A bill for an act to legalize the acts of the officers of school district No. 3, in Baltimore township, in Henry county.

Which was read a first and second time.
And was ordered to be engrossed and read.a third time to-movrow.
Mr. Shields, from the committee on ways and moans, to whop was refarted,
H. R. file No. 50 , Mpmorial to Congresa for a donation of land to aid in the construction of a rail road from Dubuque, via the great bend of the St. Peters river, to Red river; and a donation to aid in the construction of a bridge across the Misaissippi river at Duhuque.

Reported a substitute therefor.
Which was read a third time, passed and title agreed to.
Mr. Levis, from the committee on schools, to whom was referred,
Senate file No. 51, A bill for an act providing for the medical department of the Iowa University.

Reported the same back without amendment.
And the bill was read a third time passed and title agreed to.
Mr. Léffingwetl, from the committee on enrolled bills, reported back,

Subatitute for Senate file No. 46, as correctly enrolled.
Mr. Henderahott, from the select committee to whom was referred.
Senate fite' No. 45, A bHI for an act, to provide for the location of the aeat of justice of Deoatior county.

Reported back a mobstitute therefor ; which
On motion of Mr. Casady,
Was laid on the table.
Mr. Espy, from the committee on internal improvements, to whom was referred the petition of the Camanche and Council Bluffs Rail Road Company, asking the right of way; reported
Seaate file, No. 54, An act granting to the Camanche and Conacil Bluffs Rail Road Company, the right of way.

Which was read a a first and second time.,
And ordered to be engrossed and read a third time on Monday.
Mr. Shields gave notice that on to-motrow, or some subsequent day, he would introduce a bill for a state road from Paint Rock, in Allamakee county, to Fort Atkinson, in Winnesheik county.

Message from the House was taken up, and
H. R. file, No. 100, An aet to establish a state road from soath-west corner of section sixteen, of Franklin township, in Lee county, to Plymouth, in Van Buren county; and
H. R. file No. 107, A bill for an aet to establish a state road from Cedar Rapids, in Linn county, to Fremont, in Benton county.

Both of which were read a first and second time,
And referred to the committee on roads.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk.

Ma. Presment:-I am directed to inform the Senate that the House of Representatives have passed
H. R. file, No. 108, Joint Resolution for the appointment of a bibrarian.
H. R. file, No. 109, Joint Resolution relative to the establishment of a land office at Albia, in Monroe county, Iowt.
H. R. file, No. 110, A bill for an act to establish a state road from Bipmingham, in Van Buren county, to Teesboro, in Henry county;
H. R. file, No. 111, Joint Resolution for the appointment of a Warden of the State Penitentiary.
In which the concurrence of the Senate is requested:
I herewith return,
8emate file; No. 84, A'bfflior an act proviting for the election of
an additional justice of the peace in Bloomfield townahip, in Davis county.

Senate file, No. 30, A bill for an act for the relief of Daniel Hess.
Senate file, No. 27, Joint Resolution for establishing a land office at Fort Des Moines.

Senate file, No. 25, A bill for an act to legalise certain proceedings of the school fund commissioner of Des Moines county, and of echool district No. 2, of Burlington, in said county ; and

Senate file, No. 21, A bill for an act to amend an act entitled an act to incorporate and establish the City of Dubuque, approved, February $24,1847$.

All of which have received the signature of the Speaker of the House of Representatives.

I am also directed to inform the Senate of the following agreements and disagreements of the House to the report of the committee of revision.

The House of Representatives has receded from its first and eecond amendments'to section twelve, chapter five, title three, part one, and have insisted on their fourth amendment to said section.
The House has iasisted on its amendment to section twenty, of said chapter.

The House have disagreed to the amendments of the Senate to section twenty-three, of said chapter.

The House has receded from all its amendments to section one, chapter eight, of title three, part one.

The House insists on its amendment to section four, chapter tweive, title three, part one; and concurs in the amendment of the Senate to section seven, of said chapter.

The House concurs in all the amendments of the Senate to chapters one, two, three, four, five, six and seven, of title four, part one.

The House recedea from its amendments to section one, chapter eight, of said title.
The House concurs in the amendments of the Senate to sectione one, and two, and disagrees to the Senate amendment to section aeven, of chapter ten, of said title.
, The House aloo concurs in the Semabe amendurent to chaprer twelve, of aaid title.

I am also directed to request of the Senate tinat all disagreements to amendments to titles one, two, three and four, af part one, of the report of the committee of revision, may be referred to the standing conference appointed for their consideration.

On motion of Mr. Cook,
The Senate resolved itself into committee of the whole, for the consideration of the code,

Mr. Casady in the chair,
And after some time spent therein, the committee rose, and by their chairman, reported the samc back to the Senate, and asked leave to sit again.

Which leave was granted.
The question being on concurring in the action of the committee of whole; pending which,

On motion of Mr. Lowe,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

Mr. Lewis, in pursuance of notice, introduced
Senate file No. $\overline{\mathbf{5}}$, A bill for an act to provide for the establiphment of a State Lunatic Asylum; which

Was read a first and second time, and
On motion of Mr. Baker,
Was referred to the committee on schools.
Mr. Hendershott, with leave, introduced
Senate file, No. [6, A bill for an act granting the Ottumwa and Libertyville Plank Road Company, the right of way.

Was read a first and second time; and
Referred to the committee on incorporations.
The question being on concurring in the action of the committee of the whole.

It was decided in the affirmative.
Mr. Lowe moved to amend chapter eight, title thirteen, part one, by adding an additional section, as follows:

- Spe. 15. Provided nothing in this act ahall be so construed as to prevent the county judge from granting license under the regulations of law now in force on application by petition aigned by a majority of the legal voters of any township.

And on this question the yeas and nays were requested and were as follows:

Yeas-Mesbrs. Casady, Espy, Howell, Leffingwell, Lowe and Shields-6.

Nays-Messrs. Alger, Baker, Cook, Everson, Hendershott, Hepner, Lewis, Morton, Spees, Wright and Mr. President-11.

So the amendment was lost.

## Mr. Leffingwell offered the following amendment:

Scc. 15. That before this act shall take effect and be enforced, it shall be submitted to a vote of the qualified electors of this State at the August election A. D. 1851, and if a majority of the votes cast shall be for the law regulating the sale of spirituous liquors, then the same shall be the law of the State, but if a majority shall be against the same, be absolutely void and inoperative.

And on this question the yeas and nays were requested and were as followe:

Yeas-Messrs. Casady, Howell, Leffingwell, Lewis, Lowe and Shields-6.

Nays-Messrs. Alger, Baker, Cook, Espy, Everson, Hendershott, Hepner, Morton, Spees, Wright and Mr. President-11.

So the amendment was lost.
Mr. Cook moved that the code be laid on the table.
Which motion was lost.
Mr. Espy offered the following amendment:
Sec. 15. Provided that the county judge in any county may as in other cases when petitioned to for that purpose order that an election be held in such county, to decide whether a license may be granted to retail spirituous liquors within the county, at which election a majority of the votes polled shall determine the question.

And on this question the yeas and nays were requested and were as follows:

Ybas-Messrs. Espy, Howell, Leffingwell, Lowe and Shields-5.

Nays-Mears. Alger, Baker, Casady, Cook, Evervon, Hendemboth, Hepner, Lewis, Morton, Spees, Wright and Mr. Preaident-12.

So the amendment was not adopted.
Mr. Leffingwell moved to amend the chapter by adding:
Scc. 15. Any person who is convicted under this dot; is hespoy declared to be and rendered infamona, and shall forevor be disquislified from holding an office of profit or trust under the bawis of thits 'State.

And on this question the yeas and nays were requested, and were .as follows:
Yeas-Mr. Leffingwell-1.
Nays-Messrs. Alger, Baker, Casady; Cook, Espy; Everson, Hëndenshott, Hepner, Howell, Lewis, Lowe, Morton, Shields, Spees, Wright and Mr. President-16.
So the amendment was lost.
On metion of Mr. Lowe,
The Senate resolved itself into committee of the whole for the further connsideration of the code.

Mr. Casady in the chair.
And after some time spent therein, the committee rose and by their chairman reported the same back to the Senate with sundry amendments, and asked the concurrence of the Senate.

On motion of Mr. Cook,
The Senate concurred in the action of the committee.
Mr. Cook, from judiciary committee, with leave, reported back
H. B. flle, No. 98, A bill for an act to legalize the acts of the trutees of the Methodist Episcopal church at Muscatine; which

Was read a third time, passed, and title agreed to.
On motion of Mr. Wright,
The Senate adjourned until to-morrow morning.

## MONDAY MORNIVG, JANUARY 20, 185 .

Sosate met purtuant to adjowrnment.
Mr. Leffingwell presented the petition of Robert Welsh, and eleven otherty citionsins of Clinton county, praying for a change of a school district; which

On his motion,
Was referred to the committee on schools.
Mr. Lewis presented the petition of Nelson Goodenough, and thirtyfour ,others, citizens of Guthenberg, praying the passage of an act to incorporate said town; which

On his motion,
Was referred to the committee on incorporations.
Mr. Selman offered the following resolution:
Resolved, That the thirteenth rule of the Senate be suspended for the remainder of the session.
And on the adoption of the resolution, the yeas and nays were requested and were as follows:

Yeas-Messrs. Casady, Morton and Selman-3.
Nays-Messrs. Baker, Espy, Eversan, Hendershott, Hepner, Howell, Leffingwell, Lewis, Lowe, Shields, Spees, Wright and Mr. Presi-dent-13.

So the resolution was not adopted.
Mr . Hepner, from the committee on incorponations, to whom was referred

Senate file, No. 56, A bill for granting the Ottumwa and Liberty ville Plank Road Company the right of way.

Reported the same back to the Senate without amendment; and
The bill was read a third time, passed, and title agreed to.
Senate file No. 53, A bill for an act to legalize the acts of the officers of school district No. 3, in Baltimore township, in Henry county.

Was read a third time, passed, and title agreed to.
Senate file No. 54, A bill for an act granting to the Camanche and Council Bluffs Rail Road Company the right of way.
,Wup pead a, thirditiphe, passed, smd title agfeed to.
The committee of the whole Senate resamed ite nesoion on
Subotitute for Sonate file No. 36, A bill for an act, to secure a more vigorous prosecution and early completion of the Des Moines river imppoveraent.

Mr. Lrowe in the chair; and
After some time spent therein, the committee rowe, and by their chairman reported the same back to the Senate.

On motion of Mr. Lowe,
The Senate concurred in the action of the committee of the whole.
On motion of Mr. Casady,
The Bill was referred to the committee on internal improvements.
Message from the House was taken up; and
H. R. file, No. 108, Joint Resolution for the appcintment of a Librarian.

Was read a first and second time.
Mr. Morton moved that the thirteenth rule be suspended, and the bill read a third time now.

Which motion was lost.
H. R. file, No. 109, Joint Resolution relative to the establishment of a land office at Albia, in Monroe county.

Was read a lirst and second time; and
On motion of Mr. Hepner,
Was referred to the committee on federal relations.
H. R. file No. 110, A bill to lay out and establish a State road from Birmingham, in Van Buren county, to Hillsboro in Henry county.

Was read a first and second time; and
On motion of Mr. Wright,
Was referred to the committee on roads.
H. R. file, No. 111, Joint Resolution for the appointment of a Warden of the State Penitentiary.

Was read a first and second time.
Mr. Espy moved to refer the Joint Resolution to the committee on public buildings.

And on this question the yeas and nays were called for and were an follows:
genate journal.-24

Ybas-Messrs. Baker; Casady, Espy, Everson, Hendershott, Lowe, Selman, Shields, Speea, Wright and Mr. President-11.

Nivs-Mesers. Hepner, Howell, Leffingwell, Lewis and Mor-tan-5.

So the joint resolution was referred to the committee on public buildings.

Mr. Shields, with leave introduced
Senate file No. 57, An act to locate a State road from Paint Rock, in Allamakee county, to Fort Atkinson, in Winneshiek county.

Which was read a first and second time; and
On his motion,
Was referred to the committee on roads.
Mr. Lowe moved that the Senate amendments made to the code. in which the House have disagreed, be taken up.

Which was agreed to.
On motion of Mr. Lowe,
The Senate insisted to its amendment made to section twenty-three in chapter five, title three, part one.

Which was agreed to.
Mr. Wright moved that the Senate concur in the amendment made by the House to the Senate amendment, made to section seven, chapter ten, title four, part -.

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Baker, Casady, Espy, Everson, Hendershott, Hepner, Howell, Leffingwell, Lewis, Lowe, Shields, and Mr. President--12.

Nays-Messrs. Morton, Selman, Spees, and Wright-4.

- So the amendment was agreed to.

Mr. Lewis gave notice that he would on to-morrow, introduce a bill for an act to dispose of the saline lands belonging to this State, and appropriate the proceeds thereof.

Mr. Selman, in pursuance of previous notice, introduced,
Senate file, No. 58, A bill for an act to locate the seat of government of this State.

Which was read a first and second time.
Mr . Lowe moved that the bill be referred to the committee on pablic buildings.

## Mr. Baker moved to lay the bill on the table.

And on this question the yeas and nays were called for, and woro as follows:

Yeas-Messrs. Baker, Everson, Hepner, Howell, Leffingwell, Lewis, Lowe, Morton, Shields, Wright, and Mr. President-11.
Nays-Messrs. Casady, Espy, Hendershott, Selman, and Spees-4.
So the bill was laid on the table.
Mr. Selman moved to take from the table,
H. R. file No. 77, A bill for an act to establish a state road from the Des Moines river, to Bloomfield, in Davis county.
Which was agreed to; and
On motion of Mr. Wright,
The bill was referred to the committee on roads.
On motion of Mr. Leffingwell,
Senate file, No. 22, A bill for an act to restrain swine and sheep from ranning at large, was taken from the tabls and read a third time, passed and title agreed to.

Mr. Hendershott moved to take from the table
Sabstitute to Senate file, No. 45, A bill for an act to loeate tho county seat of Decatur county.

Which was agreed to.
And the bill was taken up, and
On his motion,
The said bill was indefinitely postponed.
On motion of Mr. Leffingwell,
The Senate adjourned until 2 o'clock, P. M.

> TWO O'CLOCK, P. M.

Mr. Hendershott, from the committee on internal improvements, to whom was referred,
Substitute for Senate file, 36, A bill for an act to secure a more rigorous prosecution and early completion of the Des Moines river improvement, \&c,

Reported the same back to the Senate with one amendment there to, and asked the concurrence of the Senate thereto.

Which amendment was concurred in.
Mar. Wright moved that the bill be engrossed and read a thind time to-morrotw.

Which was agreed to.
On motion of Mr. Wright,
The Senate resolved itself into a committee of the whole, for the consideration of chapter one, title two, part two.

Mr. Lowe in the chair,
And after some time spent therein, the committee rose, and by their chairman, reported the same back, and asked the concurrence of the Senate in the action of the committee.

The Senate disagreed to the first amendment, and concurred in the second, third, fourth, and fifth, amendments.
. Mr. Morton moved that the Senate concur in the House amendments, except as to sections nine, ten, eleven, twelve and thirteen.

Which motion was lost.
The question then being on concurring in the House amendment, as amended by the Senate.

The yeas and nays were requested, pending which,
A call of the Senate was had, when it appeared that Messra. Couk, Leffingwell, Sales, Selman, and Shields, were absent.

On motion of Morton,
A further call was suspended.
And the yeas and nays on the question, were as follows:
Yeas-Messrs. Evcrson, Howell, and Morton-3.
Nays-Messrs. Alger, Baker, Casady, Espy, Hendershott, Hepner, Lewis, Lowe, Spees, Wright, and Mr. President.-11.

So the chapter as amended was not stricken out.
The following message was reccived from the House of Representatives, by Mr. Hooten, Clerk.

Mr. President :-I am directed to inform the Senate that the Houes have concurred in the amendment of the Senate to
II. R. Ale, No. 72, $A$ bill for an act to locate the seat of justice of several counties therein named.

The House have passed,
H. R. file, No. 103, A bill for an act to amend an act entitled an act granting James. Weed, and his associates, the right of way, and the privilege of constructing a road from Bloomington, in Muscatine, via Tipton, in Cedar county, to the county seat of Benton county, approved Janaary 8, 1849.
H. R. file, No. 114, A bill for an act to locate a state road therein named; and
H. R. file, No. 115, A bill for an act to amend the charter of the city of Burlington.

In which the concurrence of the Senate is requested.
I herewith present for your signature,
H. R. file, No. 67, An act to vacate the town of Pleasant Plain.
H. R. file, No. 6a, An act to locate the county seat of Allamakee county.
H. R. file No. 70, An act to locate the county seat of Fayette county.
H. R. file, No. 71, An act granting the Burlington and Toolsbore Plank Road Company the right of way.
H. R. file, No. 72, An act to locate the seat of justice of certain counties therein named.
H. R. file, No. 75, Joint Resolution to procure for the State of lowa a donation of Fort Atkinson, and the lands attached thereto.
H. R. file, No. 81, An act to authorize John H. Franklin to tramscribe the records of the probate court of Jasper county.
H. R. file No. 96, Memorial and joint resolution asking a donation of land to bridge the principal streams on the state road from Ottumwa to Council Bluffs.

All of which haye passed both branches of the General Assembly. and received the signature of the Speaker of the House of Representatives.
$\therefore$ I herewith return,
Substitute for Senate file, No. 16, Preamble and resolution in raf, erence to the compromise measures passed by the Congress of the United States.

The House insists on striking out chapter two, title twelve, part one, and refusea to contider the Senate amendment thereto.

The Hoase reoedes from its amendment to section one, chapter akree, title twelve, part one.

I am also directed to inform the Senate of the following agreements and disagreements of the House to the revised code.

The House concurs in the Senate amendment to section twentyfour, and disagrees to the amendment of the Senate to section thirtynine, of said chapter.

The House insists on additional section forty-seven, to said chapter.

The House also insists on its amendments to sections twepty, twenty-one, forty-two, forty-four and forty-five, of chapter one, title thirteen, of part one.

Also, to its amendments to chapter two, title thirteen.
The House disagrees to the Senate amendment to section ten of chapter three, title thirteen.

The House insists on its amendments to chapter six, title thirteen, also,

To its amendments to chapter five of said title.
The House recedes from its amendment to chapter five, title fourteen.

The House insists on its amendments to chapter one, title fourteen.
The House disagrees to Senate amendment to section four, chapter two, title fourteen, and insists on its own amendment to seetion five, of said chapter.

The House requests that all disagreements herein contained may be referred to the standing conference appointed for the consideration of the same.

- Part one, chapter one, title six, was taken up; and

On motion of Mr. Hendershott,
Was referred to a select committee.
Mr. President appointed Messrs. Hendershott, Howell, and Espy. stid committee.

On motion of Mr. Wright,
The message from the House was taken up, and
H. R. file, No. 118, An an act to amend an act entitled an act granting to James Weed, and his associates, the right of way, and tho privilege of constructing a road from Bloomington, in Muscatine
county, via Tipton, in Cedar county, to the county seat of Benton county, approved, January 8, 1849.

Was read a first and second time.
Mr. Morton moved that the 13th rule be auspended, and the bill be read a third time now.

Which motion was lost.
On motion of Mr. Wright,
The bill was referred to the committee on internal improvements.
H. K. file No. 114, An act to locate a state road therein named;

Was read a first and second time; and
Referred to the committee on roads.
H. R. file No. 115, A bill for an act to amend the city charter of Burlington.

Was read a first and second time; and
On motion of Mr. Baker,
Was referred to the Senators from Des Moines county.
On motion of Mr. Wright,
The Senate insisted on its amendments made to chapter two, title welve, part one.

On motion of Mr. Wright,
The Senate receded from its amendment to section thirty-nine, chapter three, title twelve, part one.
.. On motion of Mr. Lowe,
The Senate receded from its amendment to section forty-seven in same chapter.
The Senate insisted to its disagreements to the ainendments made by the House to chapter one, title thirteen, part one.

The Senate recedes from its disagreement to the amendment made by the House to section two chapter tivo, title thirteen.
The Senate recedes from its disagreement to the amendment made by the House to section ten, chapter three, title thirteen.
The Senate insists upon its disagreements to the amendment made by the House to chapter five, title thirteen.

The Senate receded from its disagreement to the amendment made by the House to chapter six, title thirteen.
The Senate insists upon its disagreement to the first amendment made by the House to chapter one, of title fourteen, and receden from
its disagreement to the second amendment made by the House to the same chapter.

The Senate insists upon their amendment to section four, of chapter two, title fourteen.

Mr. Lowe moved that the Senate recede from its disagreement to the amendment made by the House as to section five, of said chapter.

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Espy, Everson, Hendershott, Howell, Lowe, Morton, and Spees.-7.

Nays-Messrs. Alger, Baker, Casady, Hepner, Lewis, Wright, and Mr. President.-7.

So the Senate refused to recede.
Mr. Morton gave notice for leave to introduce a bill for an act abolishing capital punishment.

Mr. Hepner, from the committee on incorporations, to was referred
H. R. file No. 115, A bill for an act to amend the charter of the city of Burlington.

Reported the same back to the Senate without amendment; and recommended its passage.
Mr. Morton moved that the 13th rule be suspended, and that the the bill be read a third time now.

Which motion was lost.
On motion of Mr. Wright,
The bill was laid on the table.
On motion of Mr. Everson,
The Senate adjourned until to-morrow morning.

## TUESDAY MORNING, JANUARY 21, 1851.

Senate met pursuant to adjournment.
The following message was received from the House of Representatives by Mr. Rockwell, Chief Clerk:

Mr. President : I herewith return,
Senate file No. 38, Joint resolution relative to saline lands.
Senate file No. 39, A bill for an act to repeal an act entitled an act to change the name of the town of Guttenburg to Prairie la Porte, approved January 9th, A. D., 1851.
Senate file No. 43, A bill for an act to provide for the location of the county seat of Pottawattamie county.
Senate file No. 48, A bill for an act to locate the county seats of Cass and Adair counties, and
Senate aubstitute for H. R. file No. $\mathbf{7 8}_{\mathbf{1}}$ Joint resolution relative to Silas Messenger.

All of which have passed the House without amendment.
Mr. Baker moved to reconsider the vote taken yesterday in relation to concurring in the House amendments am amended by the Senate, to chapter one, title two, part two.
Which was agreed ta.
And the question being,
Will the Senate concur in the House amendment as amended by . the Senate.

Pending which,
Mr. Morton moved to refer the chapter to the committee on the jadiciary.

Which motion was lost.
And the question recurring on concurring,
The yeas and nays were calbed for, pending which,
The President adjourned the quettion for ftorther donsideration:"
Mr. Leffingwell presented the petition' of E. W.'We etbrook,' and thinty others, asking the grant of a"charter to G. 'W'. French, and gedatz jousnal.-25
others, to erect a mill dam across the mouth of the slough at the upper end of the town of Sabula, in Jackson county ; which,

On his motion,
Was referred to the oommittee on internal imprevements.
Mr. Baker presented the petition of Wichleff Kitchell, praying the passage of a law, to protect the people of this State from the evils of a black population; which,

On his motion,
Was referred to the committee on federal relations.
Mr. Espy presented the petition of D. W. Kilbourn and fifty, others, citizens of Lee county, asking for relief of Mrs. Haskell, widow of the late superintendent of I wa Penitentiary; which,

On his motion,
Was referred to the committee on ways and means.
Mr. Baker presented the petition of E. I. Hamlit, and one hundred and fifty others, citizens of Lee county, asking an amendment to the general incorporation law ; which,

On his motion,
Was referred to the committee on incorporations.
Mr. Shields, from the committes on ways and means, to whom was referred Senate file No. 49, submitted the following

## REPORT.

The majority report of the committee on ways and means, to which was referred Senate file No. 49, a bill for an act to allow the people of towa to exprens their opinion upon the subjeet of a convention to amend the constitution of this State.

The committee have carefully examined the bill under consideration, and are of opinion that the passage of such a law is not expected, required or demanded by the people of this State. This alligation is based upon the fact that no petitions have been presented to the General Assembly, asking er advising that the question of calling a convention to assed the eonstitution should be submitted to them. The rapult of the election in August last, when this question was unde a diregt issue by the Whig party, for State officers and member of the General Afperbly, ought to be sufficient exidence to them that their ideas of amending the constitution are not sustained by a ma-
jarity of the people of this State. The political party to which they, belong, were opposed to the adoption of the constitution, and have continued that opposition to the present time, and from whence in the opinion of your committee orignates the bill under consideration.'

It is presumed that if a majority of the people of this State desired a. convention to amend this constitution, that they would have made known their wishes to their Represertatives, that they might act understand$i_{\text {ingly }}$ upon a question of such great magnitude and importance. Yet without any evidence from a majority of the people (as in fact any evidence at all) that they are in favor of the proposition, it is proposed by 2 small minority in the General Assembly to thrust the question upon them, and if possible to excite local animosity and civil discord. Your committee have good reasons to believe that a large majority of the people are in favor of the provisions of the present constitution, and that there is no necessity or justice in - this General 'Assembly. raising the question of a convention to amend the constitution, unless" a majority (or at least some portion of the people) evince dissatisfaction and desire a change. In view of the foregoing facts a majority of your comnaittse do respectfully bat earnestly recommend the indefinite postponement of the bill.

> J. G. SHIELDS, Chairmän.

Mr. Morton, from the minority of thecommittee on ways and means, to whom was referred Senate file, No. 49, A bill for an act to allow the people of Lowa to express their opinion upon the subject of a con: rention to amend the constitution of this State, submit the following

## REPORT:

The undorwighed, members of said committee, beg leave to report that they cannot coincide in the conclusions of the majority of the, committee.
That in any viesv of the case, they can perceive no imprepriety in, submitting to the people a preposition to call a convention to amend, the constitution.
That the vote thareon, beirg taken at a general election, no expense: would be incurred thereby, and a full, definite, and deliberate expression of the will of the people would be obtained.
That to the opinion of the underaigned, the oganic law of the State
should be in conformity with the will of the people; that this proposition is so reasonable and just, and in such accordance with the principle of democracy, that it cannot be successfully denied or consistently evaded; that the only method by which the will of the people can be ascertained with certainty, is by a direct vote as provided by the constitution.

That it is evident that until a decision of the question at the ballot box, as contemplated by this bill, the agitation of the subject will continue, both before the people and the legislature.

In view of the facts then, that a submission of the question to the people in the manner proposed by the bill now before the Senate is strictly republican-that it acknowledges in a proper and becoming manner, the sovereignty of the people: that it can be productive of no evil results: that it is a measure contemplated by the constitution itself-that no objection, even on the score of economy, can be urged against it; and that in any event it will settie for a considerable time at least, the question of a vexatious and often exciting controveray. The undersigned the minority of the committee, report in favor of the principal propositions of said bill, and of taking the sense of the people upon the question of calling the proposed convention.

In view of the case thus taken, we have not deemed it necessary to discuss the merits or demerits of the constitution; the acknowledged fact that a great difference of opinion exists upon the aubject, and that a large and respectable number (if not a majority) of the citizen. of the State are in favor of an amendment, being in our opinion a aufficient reason for the action of the General Assembly in the matter.

In thus sanctioning the proposition to submit the question to the people, the undersigned, believing that it will be found inconvenient, and perhaps impossible, for the next General Assembly to call a convention within six months after the August election, in 1852, (in case the vote is in favor of a convention, as the General Assembly will not be in session until four months after said election will have elapsed, (and as 'the constitution, requires that asid convention shall meet within six months after said vote is taken,) report an amendment to said bill, and with that amendment recommend the passage of the bill.
J. T. MORTON.
J. B. SPEES.

On motion of Mr. Morton,
The reports and bill were laid on the table.
Mr. Baker, from the committee on public buildings, to whom was referred,
H. R. file No. 111, Joint Resolution for the appointment of a Warden of the State Penitentiary.
Reported the same back to the Senate with the following amendment.
"Strike out the word "Warden," wherever it occurs, and insert Superintendent.

Which report was concurred in ; and
On motion of Mr. Espy,
The joint resolution was laid on the table.
Mr. Shields, from the committee on ways and means, to whom wae referred,

Substitute for H. R. file No. 33, A bill for an act to provide for a - . State loan, made the following

## REPORT:

Your committee have had the same under mature deliberation, and would beg leave to submit the following report:

Article eighth of the constitution of this State, it may be found that the General Assembly shall not in any manner, create any debt or debts, liabitity or liabilities, which shall singly, or in the aggregate, with any previous debts or liabilities, exceed the sum of one handred thousand dollars, except in cases as therein stated. Your committee are well satisfied that the purposes for which the bill under consideration proposes to borrow money, is not such as is contemplated by this article of the constitution; and after a thorough examination in reference to the liabilities of the State, according to the auditor's report submitted to the General Assembly at its present session, find it to be ninety thousand two hundred and thirteen dollars and sixtyseven cents. This amount, together with the ten thousand dollars proposed to be borrowed, you will readily perceive, would awell the amount beyond our constitutional limits, without having first submitted the same to the qualified voters of this State for their sanction.

And further your committee are of opinion that if such loan was
warranted under the constitution, that the money cquld not be obtained - at the rate of interest as specified in the bill.

In view of these facts your committee recommend the indefinite postponement of the bill.

J. G. SHIELDS, Chairman.

Mr. Morton moved to lay the report on the table. $\therefore \quad$ Which motion was lost.

And the question being on concurring in the report of the committee, it was decided in the affirmative.

And the bill was indefinitely postponed.
Mr. Lewis, from the committee on schools, to whom was referred the petition of the citizens of Camanche township, in Clinton county, is relation to the change of a school district, report:

That inasmuch as ample provision is made by law for effecting the object therein named, the committee would recommend that the prayer of said petitioners be not granted, and that the committee be discharged from the further consideration of the subject.

Which report was concurred in and the committee discharged.
Mr. Casady, from the committee on the judiciary to whom was referred
H. R. file No. 32, A bill for an act authorizing the Governor of the State to procure the title to certain ground.

Reported the same back to the Senate and recommended its passage.

And the bill was read ai third time, passed and title agreed to.
Mr. Lewis, from the committee of conference of the two houses, who were charged with the disagreeing vote of the two houses upon the code, report:

That on part one, title three, chapter five, section twelve, as to disagreements on the addition to said section, the committee recommend that the Senate concur in this amendment.
Section twenty. That the Senate concur in the House amendment.
Aditional section twenty-five a. That the Senate recede from its amendments.

Chapter twelve, section four. That the Senate concur in the House mendment.

Which report was concurred iń.
Mr. Hendershott, from select committee, submitted the following

## REPORT:

The select committee to whom was referred chapter one, title six, part one, of the report of the committee on revision, have had that chapter under consideration, and have made sundry amendments thereto and instruct me to report the same to the Senate and ask its concurrence therein.

In section twelve, strike out all after the words "companies" ; in the second line and insert the following:
" Must be valued at their current rate, and credits nuast be valaed at such sum as the assessor believes can be collected thereon, and annuities at such sum as he believes them to be worth in money. ..
In the fourteenth section, strike out after the word "thereof," in the eighth line, the word "merchant" and insert the word "assessor." :.
Same section, ninth line, strike out the word "his" and insert the word "the," and insert in same line after the word "control" the wordp "of the merchant."

Same section, tenth line, strike out the words "he have" and imsert "the merchant has."

Same section, eleventh line, strike out the word "he" after the word "them," and insert " the assessor."
Same section, in the last line, after the word "commencing" strike out "he" and insert "the assessor."

In fifteenth section, in sixth line, strike out the words "average value of such," and insert after the word "estimated" in the seventiklitue the words "and value."

In same section, after the word "hands" in the seventh line, inseft the words "to be"
In the seventeenth section, fifth line, strike ont the words " and the value thereof."

In same section, eighth line, strike out the words "with the value, of each."
In same section, second subdivision, strike out the words "and their value" whenever they occur.

In section twenty-one, strike out all the form of the oath fiom the word "knowledge" where it first occurs to the word "and" in the last line of said form.

Strike out all of section twenty-five, after the word "personalty" and insert "whether listed or not."

Strike out in seqtion twenty-seven, in the last line but two, the words "and value."

Which report was concurred in.
Mr . Hepner gave notice that on to-morrow, or some future day, he would ask leave to introduce a bill to grant the Barlington, Dodgeville and Virginia Grove Plank Road Company the right of way.

Mr . Espy gave notice that the would to-morrow, or some subsequent day, introdace a bill to authorize the county commissioners of Lee county to parchase a farm and build a poor house.

Also, for a bill to repeal an act entitled "an act to repeal an act entitled an act for the relief of the poor," approved January 12,1849.

Mr. Alger gave notice that on to-morrow, or aome sabsequent day, he would ask leave to introduce a bill for an act making an appropriation for the State House at Iowa City.

Mr. Sales gave notice that on to-morrow, or some future day, he would introduce a bill to authorize Thomas Denson to transcribe the records of the probate court of Jones county.

Mr. Everson gave notice that on to-morrow, or some subsequent day, he would introduce a bill for an act respecting the swamp lands in the county of Louisa.

Mr. Casady, from the committee on the judiciary, to whom was referred a resolution instructing said committee to enquire into the expediency of creating the sixth judicial district, reported the following bill, and recommended its passage.

Senate file, No. 59, A bill for an act to create the sirth judicial district.

Which was read a first and second time; and
Ordered to be engrossed and read a third time to-morrow.
Mr. Casady, from the committee on the judiciary, to whom was reforred

Senate file, No. 50, A bill for an act to amend an act to reorganize the supreme court.

Reported the same back to the Senate and recommend its passage.

The bill was read a third time, passed and title agreed to.
Mr. Lewis, in pursuance of previous notice, introduced
Senate file, No. 60, A bill for an act to dispose of the saline lands of this State, and appropriate the proceeds thereof.
Was read a first and second time; and
On motion of Mr. Hendershott,
The bill was referred to the committee on schools.
H. R. file, No. 108, Joint Resolution for the appointment of a librsrisn.

Was read a third time passed, and title agreed to.
Substitute to Senate file, No. 36, A bill for an act to secure the more vigorous prosecution and early completion of the Des Moinea river improvement.

Was read a third time.
Mr. Lowe moved to refer the bill to the committee on internal improvements, with instructions to amend.
Which motion was lost.
Mr . Lowe offered the following amendment:
Skc. -. That the Secretary of the Board of Public Works be, and he is hereby authorised to make and have executed and recorded, all deeds for lands sold at his office prior to the taking effect of this act, as now provided by the fifth section of "an act providing for the reorganization of the Board of Public Works," and that he be allowed therefor the fee now provided for.

Which amendment was lost.
And the question being on the passage of the bill, the yeas and nays were requested, and were as follows:
Yeas-Messrs. Casady, Everson, Hendersott, Howell, Leffingwell, Lowe, Sales, Selman, Shields, Spees, and Wright.-12.

Nays-Messrs. Alger, Baker, Hepner, Lewis, Morton, and Mr. President-6.

So the bill was passed and title agreed to.
Mr. Morton, in pursuance of notice given, introduced
benatz journal.-26

Senate file; No. B1, A bill for an act abolishing capital punishment.
Which was read a first and second time; and
On motion of Mr. Lowe,
Was laid on the table.
The following message was received from the House by Mr. Hockwell, Chief Clerk.

Mr. President:-I am directed to inform the Senate that the House has rezolved, (the Senate concurring,) That each chapter of the revised code be amended by offering a title thereto expressive of the subject therein contained, and that each chapter be considered as a single bill or law, and read a third time and passed upon as such; and that for the purpose of preparing and arranging said amendments a select committee of five be appointed on the part of the House, to act with a similar committee on the pait of the Senate, with instructions to arrange the title and style to said chapters or laws in accordance with the constitution of the State of Iowa.

And have appointed Messrs. Preston, of Linn, Babbitt, Negus, McCulloch, of Lec, and Samucl Riggs, said committee.

The House have also resolved, (the Senate concurring,) That the committee of conference on the disagreements of the two Houses upon the revised code, are authorized and required to make such alterations and amendments to the revised code as the sense requires, not inconsistent with the spirit and intent of the law and amendments.

The House have also appointed Messrs. Harbour, Parvin, Hámill, Reuben Riggs, and Robinson, a joint committec to act with a similar committee on the part of the Senate, to report when the present session of the General Assembly may be brought to a close without injury to the interests of the State.

Mr. Baker moved that the Senate adjourn until 2 o'clock, P. M. Which motion was lost.
The message from the House being in order, was taken up, and
On motion of Mr. Espy,
The message was laid on the table.
On motion of Mr. Sales,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

Mr. Lewin, from the committee on echools, to whom was referred
Senate file, No. 55, 1 bill for an act to provide for the establishment of a State Lunatic Asylum.

Reported the same back to the Senate without amendment, and meommend its passage.

On motion of Mr. Lowe,
The Senate resolved itself into a committee of the whole, for the consideration of said bill,

Mr. Shields in the chair,
And after some time spent thercin, the committee rose, and by their chairman, reported the same back to the Senate with one amendment, and recommended that the bill be referred to a select committee consisting of one from each judicial district.

Which report was concurred in, and the bill so referred.
The message from the House was taken from the table; and
On motion of Mr. Baker,
A committee of five were appointed to act with a similar committee on the part of the House, to report when the present session of the General Assembly may be brought to a close without injury to the interests of the State.

The President appointed Messrs. Baker, Howell, Shields, Morton, and Lowe, said committee.

On motion of Mr. Baker,
The Senate refused to concur in the action of the House in appointing a committee to prefix titles to the different chapters, as reported by the commaitee of revision.

On motion of Mr. Casady,
The Senate reconsidered the vote refusing to concur in the action of the House, in the appointment of a committee to prefix titles to the ehapters of the code.

On motion of Wright,
The Senate reconsidered the yote taken yesterday, receding from the amendments made by the Senate to section thirty-nine, chapter three, title twelye, part one.

Mr. Wright moved that the Senate insist on its amendments made to section thirty-nine, chapter three, title twelve, part one.

Which was agreed to.
Mr. Casady gave notice that he would on to-morrow, or some submequent day, introduce a bill for an act authorizing Thomas M'Mullen, and his associates, to erect a toll bridge across the Des Moines and Racoon rivers, at Fort Des Moines.

Mr. Everson gave notice that on to-morrow, or some subsequent day, he would introduce a bill for an act respecting the swamp lands given to this State, pursuant to an act of Congress, approved September 28, 1850.

On motion of Mr. Morton,
The Senate adjourned until to-morrow morning.

## WEDNESDAY MORNING, JANUARY 22; 1851.

Senate met pursuant to adjournment.
The following message was received from the House, by Mr. Hooten, Clerk.

Mr. President: I am directed by the House to inform the Senate that the House of Representatives have passed
H. K. file No. 85, A bill for an act to incorporate the town of Bellevue, in the county of Jackson, also
H. R. file No. 106, A bill for an act authorizing F. J. Wheeling, M. H. Clark and associates, to erect a toll bridge across East Nishnebotony river, and ako
H. R. file No. 136, A bill for an act to establish a State road therein named.

In all of which the concurrence of the Senate is requested.
I herewith return,
Senate substitute for H. R. file No. 3, A bill for an act to incorporate and catablish the city of Muscatine, the same having passed the House of Representatives with two amendments.

In which the concurrence of the Senate is requented.

Mr. Hepner presented the remonstrance of Levi Hager, and three hundred and sixty others, citizens of Burlington township, remonstrating against the extension of the city limits of Burlington; which,

On his motion,
Was laid on the table.
Mr. Sales presented the petition of Pierce Mitchell, and three handred and fifty others, citizens of Jackson county, praying the passage of an act requiring the county commissioners to levy a tax to baild a bridge across the Maquoketa river; whioh,

On his motion,
Was referred to a select committee.
Mr. President appointed Messrs. Sales, Alger and. Selman said committee.

Mr. Lewis, from the committee of conference of the two houses, appointed to take charge of the disagreeing votes of the two houses. upon the code, reported

Part one, title twelve. Senate insist on their amendment.
House insist upon striking out chapter-. The committee recommend that the Senate recede.

Title thirteen, chapter one, sections twenty and twenty-one, the House recede.

Title thirteen, chapter one, section forty-two, Senate recede.
Title thirteen, chapter one, section forty-four, Senate recede.
Title thirteen, chapter one, section forty-five, House recede.
Title thirteen, chapter five, section three, Senate recede.
'Title thirteen, chapter five, section eight, Senate recede.
Title fourteen, chapter one, section three, House recede.
Title fourteen, chapter two, section four, House recede, and agrees to Senate amendment.

The President laid before the Senate a communication from the Secretary of State, in relation to Census returns; which, On motion of Mr. Lowe,
Was laid on the table.
Mr Hepner, in pursuance of previous notice, introduced
Senate file No. 62, A bill for an act granting the Burtington, Dadgeville and Virginit Grove plank road company the right of way.

Was read a first and second time and ordered to be engrossed and read a third time on to-morrow.

Mr. Leffingwell, from the committec on angrossed brlls, reported Senate file No. $38,39,43,48$ and 78, as correctly enrolled.

Mr. Espy, in purauance of previous notice. introduced
Senate file No. 63, A bill for an act to authorise the Board of Commissioners of Lee county, to purchase a farm and build a poor house.

Which was read a first and second time, and ordered to be engressed and read a third time to-morrotv.

Mr. Espy also introduced,
Senate file No. 64, A bill for an act to repeal an act entitled "an act to repeal an act entilled an act for the relief of the poor."

Which was read a first and second time, and referred to the coummittee on the judiciary.

Mr. Sales, in pursuance of previous notice, introduced,
Senate file No. 65, A bill for an act to authorize Samuel Chandler and his associates to construct a dam across the Maquoketa river; in Jackson county.

Which was read a first and second time: and
On motion of Mr. Everson,
Was referred to the committce on incorporations.
Mr. Leffingwell gave notice that on to-morrow he would introduce a bill a for an act to grant the junction railroad company the right of way to construct a railroad from Dubuque to intersect the Camanche railroad at Cedar river.

Sinate file No. 59, A bill for an act to create the sixth judicial dietriet.

Was read a third time.
Mr. Hendershott moved to lay the bill on the table.
Which motion was lost.
Mr. Leffingwell moved that the Senate reconsider the vote just taken on laying the bill on the table.

Which was agreed to.
And the question recurring on laying the bill on the table.
It was agreed to.
On motion of Mr. Lowe, of Des Moines,
H. R. file No. 115, A bill for an act to emend the charter of the city of Burlington, and the remonstrance thereta,

Were taken from the table, and

On his motion,
Were referred to a select committee.
And the President appointed Mesers. Love, of Dea Moines, Lexiia, and Ilowell, said committee.

Mr. Morton presented the petitions of Joseph D. Hoag and John Brown, late Commissioners to locate the Seat of Government.
,Which were read, and
On his motion,
Were referred to the committee on pablic buildings.
Message from the House of Representatives being in order, was taken up, and
H. R. file No. 85, A bill for an act to incorporate the town of Bellevue, in the county of Jackson,

Was read a first and second time, and On motion of Mr. Lispy,
Was referred to the committee on incorporations.
H. R. file, No. 136, A bill for an act to establish a State road, Was read a first and seennd time,
And referred to the committee on roads.
H. R. file No. 100, A bill for an act authorizing F. J. Wheelng, and associates, to erect a toll bridge across the East Nishnabotany,
Was read a first and second time,
And referred to the committee on incorporations.
Senate substitute for H. R. file No. 3, A bill for an act to incorporate and establish the city of Muscatine; .

- Having been reported from the House with two amendments,

The Senate concurred in the amendment made to section twenty. and disagreed to the amendment made to section thirty-two.

On motion of Mr. Shields,
The Senate adjourned until 2 oclock, P. M.

TWO O'CLOCK,' P. M.

> Mr. President appointed Messrs. Eespy, Lewis, Wright, Everson and Casady, a committee of one from each judicial dietrict, to whon was referned

Senate file No. 55, A bill for an act to provide for the establisbment of a State Lunatic Asylum.

Mr. Baker moved to take from the table
H. R. file No. 111 ,Joint Resolution for the appointment of a Superintendent of the State Penitentiary.

Which was agreed to.
Mr. Espy moved to amend the joint resolution by striking out the words "date hereof," and insert, " 15th day of February, 1851."

Which amendment was agreed to.
And the joint resolution was read a third time, passed and title agreed to.

Mr. Eapy, from the committee on internal improvements, to whom was referred,

Senate file, No. 44, Memorial to Congress for the location and construction of a military road from the Mississippi river to Fort Clark, on the Des Moines river.

Reported the same back to the Senate.
Which was read a third time.
Mr. Lowe moved to amend by striking out all intermediate points.
Which was disagreed to.
And the question being on the passage of the memorial, the yeas and nays were called, and were as follows:

Yeas-Messrs. Alger, Baker, Casady, Espy, Everson, Hendershołt, Leffingwell, Lowe, Sales, Shields, Wright, and Mr. President-12.

Nays-Messrs. Hepner, Howell, Lewis, Morton, and Selman-5.
So the memorial was passed and title agreed to.
Mr. Casady, from the committee on the judiciary, to whom was referred,

Senate file, No. 64, A bill for an act entitled an act to repeal an act entitled an act for the relief of the poor.

Reported the same back to the Senate with two amendments, and asked the concurrence of the Senate thereto.

Which report was concurred in.
And the bill was ordered to be engrossed and read a third time tomorrow.

Mr. Sales offered,
Senate file, No. 66, Joint Resolution relative to the election of

President and Vice President df the Uhited 8tatem; \&ide Unfied sates Senators.

Was read siffrst and second tantur it :
Mr. Selman moved to refer the joint resolution to the ommittee on federal relations.
Mr. Shields moved that the joint remolution be laid on the itable. Which was agreed to.

On motion of Mr. Lowe,

That part of the message from the House of Representatives, wich relates to the 'appointment of a coinmittee 'to prefix' tities to the different chapters of the report of the committee of revision, wam taken up.
Mr. Espy moved that the subject be referred to the committee on judiciary.

Which was agreed to.
Mr. Espy, with leave, introduced,
Senate file, No. 67, A bill for an act granting to the Fort Madison, West Point, and Salem Plank Road Company the right of way.

Which was read a first and second time; and
On motion of Mr. Wright,
Was referred to the committee on internal improvements.
Mr. Alger, with leave, introduced,
Senate flle, No. 68, A'bill for an act making an appropriation for the State House at lowa City.
Which was read a first and second time; and
On motion of Mr. Wright,
Was referred to the committee on public buildings.
On motion of Mr. Lowe,
The substitute reported by the select committee far the original chapters reported by the commissioners of revision, of corpgrations for pecuniary profit.

Was taken from the table; and
On motion of Mr. Sales,
The Senate resolved itself into committee of the whole, forita comp sideration,

Mr. Evedrson in the chair,

zenate jourváe.
. Andfamar chairman, reported the same back to the Senate without amendmen.

Mr. Espy moved to strike out thiesworda, Has hatein when prowided," in firgt section.

Which motion was lost.
Mri Espy moted to strike out the fifth sperification, in the setond section.

And on this question the yeas and nays wate requented; and, were as follows:

Ybas-Mesirs. Eispy, Hendershott; Howell, Leffingwell, Siales, Selman and Shields.-7.

Naxs-Messrs. Alger, Baker, Everson, Hepner, Lewis, Lowe, Morton, Spees, Wright and Mr. President-10.

So the amendment was lost.
Mr. Espy moved to amend section fourteen, by striking out the words, "those guilty thereof, to fine and imprisonment, or both, at the discretion of the conct," and insext, "the private property of the stockholders to liability for the debts of the eorporation:"

Which motion was lost.
Mr. Espy moved to strike out the seyenth apecification, in the sisth section.

Which motion was lost.
Mr. Headerahott mored to amend aection four, by, adding the following:
"Subscribed: provided, that in no case shall stock be considere'1 as subscribed for the purposes of this section, until the payment thereof be first made and secured by bond executed to the State, with freehold security, approved by the judge of any county through which said improvement is designed to pass. Such bond is to be flled and preserved in the office of the judge approving the same, and may be sued upon in any court of competent jurisdiction. by any person having debts due against said corporation, whenever such debts cannot be made out of the corporate propertr."

And on this question the yeas and nays were called for, and were ad oHows:

Yeas-Messrs. Casady, Espy, Hendershott, Howell, and Sales-5.
Nays-Mesers. Alger, Baker, Hepner, Leffingwell, Leitis, Lowe, Morton, Selman, Shields, Spees, Wright, and Mr, President-12.

## So the anaendmentiuas hoot

On motion of Mr. Everson,
The Sonate adjourned until to-modrow moning.

THURSDAY MORNANG, JANUARY 28, 1851.

## Senate met parsuant to adjournment.

Message from the House of Representatives, by Mr. Rockwell, Chief Clerk.
Mr. Presment: $\mathbf{j}$ am directed to inform the Senate that the Fouse of Representatives have parted
H. R. file No: 101, A bill for an act to establish a State road from Washington, in Washington county, to the county seat, of Marshall county.
H. R. file No. 99, A bill for a State road from Cedar Falls to the county seat of Marshall county.
H. R. file Na 121, A bill'for an act to establish a State road from Jefferson, in Henry county, te Washington, In Washington county.
H. R. file No. 119, A bill for an' act for a State road from Ottumwa to Hill's mill.
II. R. file No. 95, A bill for an act entitled an act supplemental to an act entitled an act to re-organize the Supreme Court, approved Januay 22, 1848, and to repeal an act entitied an act to amend an act to re-organize the Supreme Court, approved January 15, 1849.

HI. R file No. 117, A bill for an áct to lay out and éstablish a State road from Cedar Falls to Port Clafk.
H. R. file No. 116, Joint resolution for an appropriation for the survey of the unsurveyed lands of the State of Lowa.
H. R. flle No. 94, Joint memorial for a mail route from Quasqueton to Fort Des Moines, a mail route from Cedar Falls to Fort Clark, and a mail rotte froth Independence to the Rrice 'tradingthouse, in the Upper Big Woods of Cedar.
H. R. file No. 112, Memorial and joint resoltaion for the orgarization of Nebraska Territory.
H. R. file No. 92, Jaint reablution iamking a gant of land to construct a graded road from Fort Des Moines to Council Bluffs.
H. R. file No. 103, A bill for an act for a State road from Cedar Rapids to Fort Clark.
H. R. file No. 91, Joint Resolution for a military road from Fort Clark to Muscatine, and from Fort Clark to the Mississippi river opposite Fort Crawford.
H. R. file No. 188, A bill for an adt to establish a State road between Muscatine and Iowa City.
H. R. file No. 123, A bill for an act to relocate the county seat of Clayton county.
H. R. file No. 102, A bill for an act to lay out and establish a State road; from Delhi to Quasqueton; also; for a State road from Quasqueton, to the county seat of Marshall county; also, for a State road from the county seat of Marshall county to Fort Des Moines ; and
H. R. Gile No. 122, A bill for an act to eatablish a State road from the Lower Big Woods of Cedar river to McGregor's landing.

In all of which the concurrence of the Senate is requested.
I herewith return,
Senate aubatitute for H. R. file No. 50, Memorial to Congress for a donation of land to aid in the construction of a railroad from Dubuque, by the way the great bend of St. Peters river, to Red river, and an additional donation of land or money sufficient to build. a bridge across the Mississippi river at Dubuque ; and

Senate file No. 51, A bill for an act providing for the Medical Department of the Iowa University,
The same haying passed the House without amendment.
The House has receded from its amendment to
Section thirty-two of Senate substitute for H. R. file No. 3, A bill for an act to incorporate and establish the City of Muscatine:

I herewith return,
Senate substitute for H. R. file No. 78, Joint Resolution for the peniibn of Sila as Messenger'.
Senate fili No. 38, Joint Resolution respecting saline lands.

Senate file No. 48, An tootito locate the colmaty nat of Pattinvathmie county; and
Senate file No. 48, An act to locate the conirty seat of the counties of Cass and Adair.

All of which have received the sigmature of this Spuaber df the House of Representatives.

I herewith present for your signature,
H. R. file No. 32, an act athorizing the Governor of the State of lowa to procure a title to certa in grounda.
H. R. file No. 98, A bill for an act legalizing the acts of the trustees of the Methodist Episcopal Church at Muscatine; and
H. R. file No. 108, Joint Reaolution for the appointment of a L'brarian. .
The same having passed both brancties: of the General Assernbly, and received the signature of the 'Speaker of $:$ the House of ' Representatives.

I herewith return,
Chapter ten, of title fourteen, of part one, of the report of the committee of revision under the eighteenth joint rule, with sundry amendments thereto.
In which the conourrence of the Senate is requested.
I herewith retarn,
Title five, of part three, of the revised code ander the eighteenth joint rule, with sundry amendments thereto; i i

In which the concurrence of the Senate is requested.
Also, the three first divisions of the appendix under the eighteenth joint rule being stricken out by the Hapse.
Mr. Espy: from the committee on internal inpprowementas; to whom was referred
S. F. No. 67, A bill for an aet graating to the Eort Medison, Weat Point and Salem Plank Road Company the right of way;
Reported the same back to the Senate and recommended its passage.

And the bill was read a third time, passed and title/agreed, is
Mr. Wright from the committee on federal relations, to whone was referred
H. R. file, No. 109, Joint Resolutipar relative to the establishment of a land office at Albia, in Monroricounty.

Beparted thiersame buals to the Senaternat recommended its indefinite postponement.
Which repprit, was concurred in,
And the joint resolution was indefinitely postponed
Mr. Lewis fran the oommittee on schools, to whom was referred
S. F. No. 60, A bill for an act to dispose of the Saline lands of this State and appropriate the progeeds thereof,
;Reported the same back and recommended its passage.
Which was read a third time; and
On notion of Mr. Espy,
Was laid on the table.
S. F. No. 6R, A bill for an act granting the Burlington, Dodgevidland Virginia Grove Plank Road Company the right of way.

Was read a third time, pasecd, and title agreed to.
S. F. No. 日3, A. bill for an to authorize the board of county commissioners of Lee county to purchase a farm and build a poor house,

Was read a third time, and
On motion of Mr. Haker,
The bill was referred to the Senators from Lee county.
S. F. No. 64, A bill for an act to repeal an act entitled an act to repeal an act entitled an act for the relief of the poor,

Was read a third time, passed, and title agreed to.
The message from the House was taken up, and
H. R. file, Nos. 99, 101, 102, 103, 117, 119, 121, 122, and 138, bifls for certain State roads therein named,

Were read a a first and second time, and
Referred to the commiftee on roads.
H. R. File, No. 94, Joint resolution for a mail route from Quasqueton to Fort Des Moines ; a mail route from Cedar Falls to Fort Clarts. and a mail route from Independence to Rice's Trading House in the Upper Big Woods,

Was read a first and second time, anil
Referred to the committee on mail facilities.
H. R. file, No. 95, A bill for an act entitled an act supplemental to ant act entitled an act to reorganize the Supreme Court, approved January 22, 1848, and to repeal an act entitled an act to reorganize the Supreme Court, approved; January 15, 1849,

Was read a first and second time ; and

On motion of Mr: 'Casady,'
Was referred to the committee on the judiciary.
H. R. file, No. 91, Joint resolution for a military road from Fort Charke to Muscatine, and from Fort Clarke to the Miskissippi river opgosite to Fort Crawford;'

Was read a first and second time; and
On motion of Mr. Wright,
Was laid on the table.
H. R. file No. 92 , Joint Resolution asking a grant of land to construct a graded road from Fiort Des Moines to Councí Blaffe.

Was reada first and second time; and
On motion of Mr. Leffingwell,
Was laid on the table.
II. R. file No. 123, A bill for an act to relocate the county seat of Clayton county.

Was read a first and second time; and
On motion of Mr. Shields,
Was referred to the committee on codunty boumdaries.
II. R. file No. 112, Memorial and joint resolution for the organization of Nebraska Territory.
Was read a first and second time; and
On motion of Mr. Leffingwell,
Was laid on the table.
H. R. file, No. 116, Joint Resolution for an appropriation for the survey of the unsurveyed lands of the State of Iowa.

Was read a first and second time; and
On motion of Mr. Hendershott,
Was laid on the table.
On motion of Mr. Wright,
The Senate resolved itself into a committee of the whole for the consideration of that part of the code reported in the message of this morning,

Mr. Hepner in the chair,
And after some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate and asked the concurrence of the Senate in their action therein.

The question being on concurring in the action of the committee separately.

And on concurring in the first amendment to qection one, chapter one, title five, part three.

The yeas and nays were requested, and were as followa: '
; Yes-Mersrs, Alger, Casady, Herdershott, Hepner, Howell, Leffingwell, Lewis, Lowe, Sales, Shields, and Mr. President-11.

Nays-Messrs. Baker, Espj, Everson, Morton, Selman, Speew and Wright-7.

So the report was concurred in.
On concurring in the action of the compittee to section: four.
The yeas; and nays were requested, and were as follows:
Yeas-Messrs. Baker, Casady, Espy, Everson, Hepner, Howell, and Morton-7.

Nays-Messrs. Alger, Hendershott, Leffingwell, Lewis, Lope, Sales, Selman, Shields, Spees, Wright, and Mr. President-11.

So the report was not concurred in.
On the question of concurring in the action of the conmittee in relation to section eleven.

The yeas and nays, were called for, and were as follows:
Yeas-Messrs. Baker, Casady, Espy, Everson, Hendershott, Hepner, Howell, and Morton-8.

Nays-Messrs. Alger, Leffingwell, Lewis, Lowe 'Sales, Selman, Shields, Spees, Wright, and Mr. President-10.

So the action of the committee was disagreed to.
On motion of Mr. Sales,
The Senate adjourned until 2 oclock', P. M.

TWO OCLOCK, I. M.
Mr. Espy, from the select committee to whom was referred
Senate file, No. 63, A bill for an act to authorize the board of commissioners of Lee county, to purchase a farm and build a poor house.

Reported the same back with one amendment.
And the bill was read a third time, passed and title agreed to.
Mr. Selman, from the select ommittee, to whom was referred,

Senate file, $\mathrm{Na}, 52$, A bill for an act to provide for the location of the seat of justice of Taylor and Ringgold counties.
Reported the same back to the Senate with one amendment, and asked the Senate to concur therein.

Which was agreed to.
And, the bill was read a third time, passed and title agreed to.
Mr. Sales, from the select conmittee, to whom was referred the petition of citizens of Jackson county; in relation to a bridge across the Maquoketa river, introduced

Senate file No. 69, A bill for an act to authorise the county commissioners of Jackson county to levy a tax to build a bridge acrose Maquoketa river.
Which was read a first and fecond time;
And ordered to be engrossed and read a third time to-morrow.
The question being on concurring in the action of the committee, striking out section three, of chapter one, title five.
The Senate concurred therein.
On concurring in the action of the committee on the appendix.
The Senate concurred in the action of the committee in relation to striking out that portion relating to courts of conciliation and offers of compromise.
On concurring in the action of the committee in relation to striking out that portion relative to abolition of actions in certain cases.

The yeas and nays were called for, pending which,
A call of the Senate was had, when it appeared that Messrs. Leffingwell, Shields, and Morton, were absent.

Mr. Morton appearing,
On motion of Mr. Lowe,
The further call of the Senate was suspended.
On motion of Mr. Espy,
The question pending was laid on the table.
The Senate concuured in the action of the committe on section ten.
Mr . Hendershott moved to amend section one, chapter ten, title fourteen, part one, by adding at the end of said section the words "or furnishing the materials."

Which amendment was adopted.
Mr. Wright moved to amend said chapter by adding an additional section.
senate journal.--28

Sne: 30: "Fithe owner shall die before the proceedings herein contemplated are conmenced; the beirs and administrafors or receutor of such decedent shati be made parties to said suit."

Which amendment was concurred in.
Mr. Morton offered the following resolution:
Resolved, That the committee heretofore appointed by the Senate to assertain what members of the General Assembly and State officers, are stockholders in the rail road company, \&c., be finstructed to report to-morrow morning, and if unable to make a final report; that they report what progress they have made in their investigations.

On the adoption of which,
The yeas and nays were requested, and were as follows:
Yeas-Messrs. Alger, Espy, Hendershott, Howell, Lowe, Morton, Sales, Selman; Spees, and Wright-10.

Nays-Messrs. Haker, Casady, Everson, Hepner, Lewis, and Mr. President-6.

So the resolution was adopted.
On mation of Mr. Wright,
The Senate adjourned until to-morrow morning.

## FRIDAY MORNING, JANUARY 24, 1851.

Senate met pursuant to adjournment.
Mr. Selman presented the petition of William S. Burge, and fifty others, citizens of Page county, praying the removal of the seat of sovernment to Fort Des Moines.

Which was referred to the committee on public buildings.
Mr. Shiclds presented the petition of W. L. Johnson, and forty-four others, praying the passage of a law relative to the grants of land asked for from Congress for the Dubuque and Kcokuk and Davenport and Council Bluffs rail roads.

Mr . Sales presented the petition of Joseph Mann, and one hundred and ten others, on the same subject.

Which were referred to the committee on internal maphovements.:
Mr. Lewis offered the following resolution :
Resolved, That the Secretary of the Senate be authorized to employ such clerk hire as may be necessary to complete the onroling of the code at an early day.

Mr . Wright moved to lay the resolution on the table.
Which was agreed to.
Mr. Wright, from the judiciary committee, to whom was referred the subject of prefixing an enacting clause to each chapter of the revised code, submitted the following report :

The Committee to whom was referred so much of a recent message of the House of Representatives, as relates to the appointment of a joint committec for the purpose of prefixing an enacting clause to to each chapter of the revised code, and taking other steps for the: purpose of rendering cach chapter a complete act in itself, beg leare to

## REPORT:

That they have fully considered the subject, and are satisfied that it is wholly inexpedient to make the change contemplated by the message of the House of Representatives. It would be attended with much trouble, would consume time that is needed for other purposes: and would greatly disfigure the appearance of the work. It is also unusual in modern revisions. Within the last twenty years, we know of no instance, in which a work intended as a complete and entire revision of the laws of any State in the Union, has been drawn up in such a manner.

But we are aware that the main argument in favor of the contemplated course, grows out of a supposed requirement of the constitution to that effect. The constitution requires that "every law shall embrace but one object, which shall be expressed in its title." We do not believe this requirement renders the proposed course necessary.
Without straining any rule of legal construction, we think the tevised code may be regarded as a law with but one object, the title of which would be fully expressed by declaring it to be, "an act for'revising and consolidating the general statutes of the State of Iowa." In other words, it is an act for the government of the State. It is true,
that it inoludes within itself many subjects, but ther all tend to the accomplishment of that one abjoct.

The intention of the conatitution was doubtless to prevent several independent matters, having no natural connection with each other from being incorporated in one act. It was aimed particularly at acts of special legislation, and was intended to probibit incongruous ineasures of that character, from being carried by force of combination, when singly and each standing upon its own merits alone, they would not meet with the approval of the legislature. But it certainly was never designed to prevent one entire law from being adopted as a whole. The revised code is of this very character, very few if any of its chapters could be annihilated without essentially effecting the symmetry of the whole. It is like one of those pieces of machinery composed of many parts, but where the removal of any one would prevent the harmonious action of all. Must we create these independently and in detail? Must we adopt one absolutcly without any reference to the kind and character of all the others? Your committee is clearly of the opinion that the constitution is not liable to the charge of intending so great an absurdity.

It is true that there are many provisions of the revised code, which if cither of them had been made the subject of an independent enactment, could not under, our constitutiou have been united with any of the others. But the case is changed when each is made a portion of one general law which properly embraces both. Thus, a law for punishing a person for peddling clocks without license, has no apparent connection with one exempting burying grounds from taxation, and an act which should embrace these two objects and nothing else, would be a violation of our constitution. But when both are made portions of a revenue law the objection vanishes.

Upon tha same principle, under our constitution an act allowing the claim of A, could not be united in the same special law with a provision allowing the claim of B , but a general appropriation bill which allows the claims of all persons generally, may embrace both.

We belicve this distinction to be clear and just, and that its observance will enable us to avoid inextricable difficulties. If a contrary view be adopted, the constitutional provision will not be complied with by prefixing the enacting clause to each chapter, but the chapters themselves must be dissected, re-written and epacting clauses
prefixed to the different portions. The sehool law, revente ldiw, probate law, road law and justice'a law in particular would be liable to this constitutional objection. Most of the other ohapters of the code would, to a greater or less exent, be in a similar predicament, nay if the idea is to be carried out in all its strictness, many of the sections of the code must be split into fragments, as they are for convenience and brevity made to contain two or more independent ideas.
But perhaps the examples best adapted to illustrate the views entertained by your committee, are furnished by acts of incorporation of cities and towns, some of which have without question on the score of constitutionality, been passed at this very session of the General Assembly. These embrace to no inconsiderable extent the same range of provisions as are to be found in the revised code. These provide for an executive, a legislative and sometimes a judicial department and preecribe the functions of each, they protide for roads or streets, and schools, and for revenue and police regulations. They even make regulations relative to criminal jurisprudence. They in fact create a government on a smaller scale than that of the State, but embracing nearly all its essential features. If it is competent to provide in one act for the government of a city, cannot we in one act provide for the government of the State? Cannot the latter law be said to embrace but one object as well as the former? Your committee believe these questions can only be answered in the affirmative and so believing they recommend that the Senate do not concur in the action of the House and that the further consideration of the subject be indefinitely postponed.

Which report was concurred in.
Mr. Hepner moved that the report be laid on the table and one hundred copies be printed.
Mr. Baker moved to amend by striking out "one hundred," and inserting "fifteen hundred."

Which amendmeat was lost.
Mr. Howell moved to strike out "one hundred" and insert "one thousand."

Which motion was lost.
Mr. Lowe moved to strike out "one hundred" and insert "five hundred."

## Which motion was agreed to. .

And the report wes laid on the table, and five hundred copies orlered to be printed.

The following message was received from the House of Representatives, by Mr. Hooten, Clerk':

Mr. President: I am directed by the House to inform the Senate that the House of Representatives have passed
II. R. file No. 97, A bill for an act to amend an act entitied an act to incorporate the town of Fairfield, approved January 9, A. D. 184\%.
11. R. file No. 105, A bill for an act to perfect the title to half-breed lands in the State of lowa.
H. R. file No. 133, A bill for an act to provide for a loan from the school fund,
II. R. file No. 134, A bill for an att to incorporate Iowa City:
11. R. file No. 139. A bill for an act to locate and establish a State road from Marengo, in Iowa county, to Fort Clark, on the Des Moines river.
11. R. file No. 141, Joint Resolution asking a grant of land to aid in constructing bridges on the post route from Dover to Fort Kearney on Missouri' river.
11. R. file No. 142, Joint Resolution for a mail route.
II. R. file No. 143, A preamble and joint resolution for a donation of land to improve the navigation of the Maquoqueta river.
II. R. file No. 144, A bill for an act to amend the charter of the city of Keokuk ; and also,
II. R. file No. 145, A bill for an act to change the name of certain persons mentioned.

In all of which the concurrence of the Senate is requested.
1 herewith return,
Nenate file No 22 , A bill to restrain swine and sheep from running at large,

The same having passed the House with sundry amendments,
In which the concurrence of the Senate is requested.
Also, all of part four of the revised code, except chapters one and two of title one, with sundry amendments thereto.

In which the concurrence of the Senate is requested.

Mr. Lepuer, from select committee appointed to ascertain wbat state and Judicial officers, as twell as membere of the degislaturn, own stock in any corporation, \&c., within this State, reported that the means within the control of your committee as yet, do not afford anyauthentic information in relation to the matter of which they were appointed to enquire.

Mr. Heudershatt, fiom judioiary committeo, reported as fallows:
The committee on the judiciary, to whom was refeyred Senate file, Vo. 17, " $\Lambda$ bill for an act to prevent and punish injuries to the monuments and other cridences, op the south boundary line of the State." have had the same under their consideration, and hove instructed me to report the same back to the Senate and recommend that it do not pass, but in lieu thereof, they recommend the accompanying section to be inserted as a thirternth section of chapter seren, title one, part four, of the revised code.

Stac. 13. If any person shall wilfulh dig up, pull down, break, deface, disfigure, deatroy, or in any other mayner injure or remoye any of the cast iron pillars, or other evidences planted and fixed, or which may hereafter be planted and fixed, in and along any part of the boundaries of this State, every personso offending may be indieted thercfor, and upon conviction, before any court having competent jurisdiction, shall be punished by a fine not lese than fifty nor more than two hundred dollars, or by imprisonment in the penitentiary for a term not less than sis months, or by hoth such fine and imprisonment, at the discretion of the court.

On motion of Mr. Lowe,
That part of the report relative to the amendment to tho code, was laid on the table.

Mr. Baker, from the committee on public buildings, presented a communication signed be Joseph T. Fales, agent to superintend the completion, of the publia buildiags, and the said committee state that they have exa nined the law making an appropriation for said parpose, and believe said law required work to be done, which was known at the time of the passage of the same, would exceed in expense the amount of said appropriation; and believing that said agent done no work only that whiph agidjlaw rqquired ta be done, and believing that due regard was had to economy, in the expenditure of the appropriation, and the debt incurfed-thereforer said cormmittee are of opin-
ion that an appropriation shonld be made for the amount of debt incurred, as set forth in said communication.

On motion of Mr. Wright,
The report and communication were referred to the committee on claims.

Mr. Espy, from the committee on internal improvements, to whom was referred the petition of E . W. Westbrook, and others, in relation to the erection of a mill dam opposite Sabala, in Jackson county, introduced'

Senate file, No. 70, A bill for an act authorising George M. French, and his associates to erect a mill dam.

Which was read a first and second time,
And ordered to be engrossed and read a third time to-morrow.
Mr. Espy, from the committee on internal improvements, to whom was referred
H. R. file No. 113, A bill for an act to amend an act entitled an act granting James Weed, and his associates, the right of way, and the privilege of constructing a road from Bloomington, in Mascatine county, via Tipton, in Cedar county, to the county seat of Benton county, approved Janaary 8, 1849.

Reported the same back to the Senate without amendmert.
And the was read a third time, passed and title agreed to.
Senate file, No. 69, A bill for an act to authorize the county commissioners of Jackson county to levy a tax to build a bridge across the Maquoketa river.

Was read a third time, passed and title agreed to.
Mr. Selman moved to take from the table
Senate file, No 58, A bill for an act to relocate the seat of government of this State.

Which was disagreed to.
That portion of the report of the committee of the whole in relation to the abolition of action in certain cases, being in order, was taken up,

And the question being on concurring in the report of the committee.

The yeas and nays were requested, and being ordered, were as folJows:

Yeas-Mearrs. Baker, Casady, Cook, Erpy, Everson, Hendershott,

Howell, Leffingwell, Lewis, Laine, Morton, Bhebeds;'spees,'and: Mr. President-14.

Nays-Mearrs. Alger, Hepaer, Salea, Solman and Wrightrum.
So the report of the committea was concurced in.
Mr. Hendershott movedite take from the table
Semate file No. bet a bill for an act, to cerebte thé simeth judioiak district.

Which was agreed to.
And the:bill was read a third times and
On the passage of the bill, the yeasamd:nays wore caled for; and were as follows:
Yens-Mesarn Algess: Raker, Cadady,Cook, Empy, Eremoen, Henn dershott, Hepner, Lewis, Lowe, MAortop, , Sales, Spiecs, Wright; and Mr. President- 15 .

So the bill was passed and title agreed to
The message from the IIouse was takep up, and the Senate comcurred in the House amendmept to sectign fourteen ohapter ${ }^{\prime}$ theroe, title one, part four.
And on concurring in the House apendment to strike out - Begtion fourteen and fifteen, of chapter four, of title one, part four.

The yeas and nays were requested, and were as follows:
Yeas-Messrs. Alger, Baker, Cook, Eapy, Everson, Hendershott, Howell, Lewis, Lowe, Morton, Shields, Spees, and Wright-13.
Nays-Messis. Oasady; Hepner, Leffingwell, Sales, Selman, and Mr. President-7.

So the amendment: wete coricurred' it.
Mr. Leffingwell moved to reconsider the vate taken yesterday? on concurring in the report of the committee of the whole on section eleven, chapter one, title five, part three.'
'Amd on this question' the qeas and nays were requested, and were. as follows:
Yeas-Mesers. Baker, Espy, Everson, Hendershott, Hepner, Howell, Leffingwell, Lewis, Morton, and SFalies-10:
Nays-Messrs. Alger, Casady, Cook, Lowe, Selman', Shicelds, Spées, Wrights andiMn Preaidanteres:
So the vote was reconsidered.



And the quettion being:on concorring in the atinendrient made liy the House.

The yede and nays were requested, and were as follows:
Yeas-Messre. Casady, Cook, Espy, Everson, Hendershott, Ifejpner, Howell, Leffingwell, Morton, and Sales-m10.

Narg-Mesers. Alger, Baker, Lewis; Lowe, Selman,Shidde, Speen, Wright, and Mr. President-9.

So the amendment was concurred in.
Mr. Morton gave notict of motion for leave to intreduce a bill lor an act for the preservation of game.

Mr. Hendershott gave notice that he would on to-morrow, or some submequent day during this session, ask leave to introduce a bill to reorganize the third judicial district.

And also for an act to provide for taking appeals and writs of error to the dupreme coart of the third judicial district.

The Senate resolved itself into executive session for the consideration of a message from the Goyernor, and after a short time spent theroin; the

On motion of Mr. Cook,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M:

Senate file No. 22, A bill to reatrain swipe and sheop from rating at large.

Was read at amended by the House.
And the amendments concurred in.
H. R. file, No. 143, Preamble and joint resolution for a donapion of land to improve the navigation of Maquoketa river.

Was read a first and second tipe; and
On motion of Mr. Leffingwell,
Was laid on the table.
M. R. file, No. 144, A bill for an act to amend the oharter of the City of Keokuk.

Was read a first and cocoad time.

Mr. Leffingwell moved to amondiby adding ai föllowis: ! i i
"And the sixteenth section of the act to which this is aniendatosy, be amended, by striking outethe words, "to license and entablish' ferries across the Mississippi river, and fix the rates of tollion the'same."

And on this question the yeas and nays were called for, and were ns follown:

Teas-Messts. Casady, Cook, Everson, Hepner, Hówell, Leffingнell, Lewis, Lowe, Selman, Spees, and Wright-11.

Nays-Messrs. Alger, Baker, Espy, Morton, Sales; Shields, and Mr. President-7.

So the amendment was adopted.
II. R. file No. 105, A bill for an act to perfect the title to half-breed lands in the State of Iowa.

Was read a first and second time; and
On motion of Mr. Cook,
Was referred to the committee on the judiciars.
H. R. file, No. 145, A bill for an act to change the names of certain persons therein named.

Was read a first and second time; and
On mation of Mr. Casady,
Was laid on the table.
H. R. file, No. 97, A bill for an act to auaend an actemtitled an act to incorporate the town of Fairfiebd, approved January $9,1847 . \therefore$

Was read a first and second time,
Mr. Shielde moved to amend by adding the following i.
"Provided the expenses of said publication shall be pald by said town."

Which.was adopted.
Mr. Morton moved to amend by adding the following meotion:
"Nothing in this act contained shall be so construed dis to confer any right apon the corporation to control or grant ferry lidanden."

Which wa adopted.
H. R. file, 142, Joint Resolution for a mail route.

Was read a firat and aecond time; and
On metion of Mr. Wright,
Wae reforred to the compaittee ofr mail facitition'.
H. R. file, No. 189, A bill for an act toiprovide for a loan from the eehool fund.

- Wres' read a first and second time ; and

On matido rof Mr. Wright,
Was referred to the committege on ways and means.
H. R. file, No. 139, A bill for an act to locate and establish a mate soad from Mareqgo, in, Iowa county, to Fort Clark, upon the JJes Moines river.

Was read a first and second time; and
On motion of Mr. Lowe,
Was referred to the committec on roads.
H. R. file, No. 141, Joint Resolution asking a grant of land to aid in constructing bridges on post routes from Dover to Fort hearney, on the Missouri river.

Was read a first and second time.
Mr. Selman moved to suspend the 13 th rule and read the bill a third time now.

Which motion was lost.
Mr. Baker moved to lay the joint resolution on the table.
Which motion was not agreed to.'
H. R. file, No. 134, A bill for an act to incopordte Totra Citt:

Was read a first and second time; and

- On biotion of Mr. Cook,

Was referred to the'committee on inoorporations: "
Mr. Everson moved that the 'Senate reconsider the vote' tahen yesday, on striktag out section thiee, ohapter one, title five:

- Which motion was lost.

On motion of Mr. Cook,
The Senate resolved itself into a committere of the'wlide' for the consideriation ef the cods;

MA. Bepy in the chair,
Asd attir some time spent therein; the conmittee robe; by by their chairman, reported the same back to the Setate with sundry amendments.
Mr . Everson gave notide that on to-mortew; or some subsequent day, he would ask leave to introduce a bill gratiting the Pert Lonisa, Wapello and Virginit Gatre: Plank Pioad and Bridge: motapany; the right of way.

On motion of Ma. Mottor,
The Senate adjourned until to-morrow morning.

## SATURDAY MORNING, JANUARY $25,1851$.

Senate met pursuant to adjournment.
Mr. Baker presented the petition of C. D. Hamifton, and ninetytwo others, asking that the land the State expects to obtain from the general government for railroads be transferred to the legally organized Rail Road Companies in the State of Iowa.

Which was referred to the committee on internal inprovemerts.
Mr. Eterson offered,
Senate file No. 71, Joint Resolution for the printing and dietribution of the laws of the present session.

Which was retad a first and second time, and was referved to the committee on the Judiciary.

Mr. Baker, from the committee on public buildinge, to whom wess referred sundry petitions, praying the removal of the ofat of government, reported:'

That the request of said petitioners ought not to be granted.
Or motion of Mr. Selman,
The report was laid on the table.
Mr. 'Lowe, of' Des Moines, from the committee to whem was referred,
H. R. file No. 115; A'bil for an act to amend the charter ef the ofy of Burlington:

Reported the 'same back to the'Senate with sandry amendments thrieto, and recormmended its'pastage:

Which amendments were concurred in.
Mr. Leffingwell roved to amend; by adding to the seventeenthisection the words, "provided the sard city authtrities shall have to power to grant ferry licences."

And on this question the yeas and naya wipe requested, and were as follows:

Yeas-Messrs. Cook, Everson, Hendershott, Howell, Leffingwell. Lowe, Selman, Spees and Wright-9.

Nays-Mesbra. Alger, Baker, Casady, Espy, Hepner, Lewis, Morton, Sales, Shields and Mr. President-10.

So the amendment was lost,
And the bill was read a third time.
And on the passage of the bill the yeas and nays were called for, and wore ax follows:

Yeas-Messrs. Alger, Baker, Casady, Hepner, Lewis, Lowe, Morton, Sales, Shields, Wright and Mr. Preaident-11.
Naxs-Messrs. Cook, Espy, Everson, Hendershótt, Howell, Leflingwell, Selman and Spees-8.

So the bill was passed and the title agreed to.
The following message from the House was received, by Mr. Rockwell, Chief Clerk.
M. Presment : I am directed to inform the Senate that the Housp have passed.
H. R. file No. 144, A bill for an act to establish a State road from Dankin's milhs, in Mahaska county, to Douglas', in Johnson county.

I am also directed to inform the Senate of the following agreements and disagreements of the House to title one, of part third of ${ }^{\circ}$ the revised code.

The House agrees to Senate amendment to section twenty-four, chapter one; also

Insists to its own amendment to sections twenty-five and twentyeight; also,

Recedes frqan its amendments to sections, forty-one and forty-two: also

Insiats on its amendments to sections fifty-three and fifty-four, and
Disagrees to the Senate amendment to section fifty-five.
The House insists on its amendment to section three, chapter five.
I am aloo directed to inform the Senate of the agreementa and disagreements to title two.

The House insists on its amendment to chapter one, and to sectiops thirteen, fourteen, fifteen, sixteen and seventeen, to chapter two, title two of part third.

The Hovice agreenito semate amendrwents to section two and thirteen, of chapter three.

The House cowleure to senate amendment to seetion twenty-two, chapter eleven; also

To cetions fiftiseb add sirteen of chapter twelve; and insists on its amendment to sections three, twenty and twenty-two.
3r. Lewia moved to reconsider the vote taken yosterday, on the amendment made so seetion sixteen in H. R. file No. 144, A bill to amend the city charter of Keokuk.

And, orthin question the yeas and naye were called for and were as follown.

Yeas-Messrs. Alger, Baker, Casady, Cook, Espy, Everson, Hendershott, Hepner, Howell, Lewis, Morton, Sales, Shielde, Speen, Wright and Mr. President-16.

Nays-Messrs. Leffingwell and Selman-2.
So the vote was re-considered.
Mr. Selman moved to refer the bill to the committee on incorporatiobs.

Which motion was lost.
Ad the question reeurring on the adoption of the amendment; pending which.

On motion of Mr. Spees,
The Senate adjourned until 2 o'clock, P. M.

## THO O'CLOCK, P. M.

The question being on the adoption of the amendment pending at the time of adjournment.

The yeas and nays were requented, and were as follown:
Yeas-Messrs. Everson, Hendershott, Howell, Leffiggwell, Lome, and Selman-6.

Nays-Messrr. Baker, Casady, Espy, Hepner, Lewis, Morton, Salea, Sbielden Spees, Wright and Mr. Prosident-11.

So the amendment was not concurred in.
Mr. Eaps, from the committee on internal improvemente, to whom wat aefermed
 Lowa Western Rail Road Company,

Which were concurred in,
And the bill was read a thitd time, paseed and titile agreed tor ;
Mr. Espy, froma theistame oommittee, teported back :.is $\quad \ldots 1 ;$
 right of way to the Dabuque and Keokuk, rail romd bompany, south: also,
 right of way to the Dubuque and Keokuk rail road company, north;
: Withone amendment to each.
Which amendments were conourred in.
And the said bills were read a third time; paesed and titles agreed to.

Mr. Shields, from the committee on ways and means, to whom was referred.
H. R. file No. 133, A bill for an act to provide for a loan from the school fund.
.Reported the bame back with one amendmert.
Which was concurred in.
And the bill was read a third time, passed andititle mgeed of/
Mr. Baker, from the seledt committee; appoithted to confer with a similar committec on the part of the House, to ascertain at what time the present session of the General Assembly can be brought to a close without detriment to the interests of the State, reported the following resoffition: :

Resolved by the Senate, (the House concurring,) that the General Assenibly adjours sine dic oli Wedmesday the fifth day of February next.

Mr. Lewo moved to amend by waiking out Whehenesday the 'fifth, and insetting Satuiday the firke.
And on this question the yeas and nays were called, and were as foflowis :

Yeas-Messrs. Casady,' Letris, Lowe, Selman, Spées, and Wiright - -8.

NWrgu-Mesons: Alger, Bater, Espy, Everson;'Henderthott; Heprier, Howell, Leffingwell, Morton, Sales, Shields, and Mr. Presidenturis.

So the amendment was not adoptel:
And the question being on the adoption of the resolation;
It was agreed to.
Senate file No. 70, A bill for an act authorizing George W. French, and his associates, to erect a mill dam.

Was read a third time, passed atnd title agreed to:
H. R. file No. 97, A bill for an act to amend an act entitled an act to incorporate the town of Fairficld, approved January 9, A. D.1847.

Mr. Low'e 'moved to 'reconsider the vote taben yesterday in relation to the atricndment to section nine.

Which twas agreed to.
And the question recurring on the adoption, of the amendment:
The yeas and nays were called for, and wereas follows:
Yeas-Messrs. Baker, Espr, Howell, Leffingwell, Morton, and spees-6.

Nays-Messrs. Alger, Casady, Everson, IIenderehott, Hepner; Levis, Lowe, Sales, Selman, Shields, Wright and Mr. President-12.

So the amendment was not concurred in.
And the bill was read' a third time, parsod atud tit the agreed tor
H. R. file No. 141, Joint Repodution asking ai grant of land to aid in constructing bridges on prast rates from Dover, in Davis county, to Fort Kearney; on the Misouririver.

Was read a third time, passed and title agreed to.
H. R. file No. 144, A bill for an aot to amond the charter of the city of Keokuk.

Was read a third time, pased and title agreed to.
Mr. Everson, in pursurance of notice, introduced:
Senate Alle No.72. A bill forian act granting the Port Louisa;', Wappello, and Virginia Grove Plank Road and Bridge Company the right of way.

Which was read a first and second time; and, :-
On motion of Mr. Wright,
Was referred to the committee on incorporations.
Mr. Hendershatt, notice having been given, introduced:
Senate file No. 73, A bill for an act to reorganize the Supreme Gourt.

Which was read a first and second time; and,
senate jouranal.-30

On motion of Mr. Wright, Was referred to the committee on the judiciary.

Mr. Casady, notice having been given, introdaced:
Senate file No. 74, A bill for an act to attach pertain countics in the fifth judicial district.

Was read a first and second time; and,
-On motion of Mr. Selman,
Was referred to the committee on the judiciary.
Mr, Hendershott, notice having been given, introduced: $\quad 1$.
Senate file No. 75, A bill for an act to attach certain countie to the third judicial district, and to fix the time of holding.courta therein.

Was read a first and second time; and,
On motion of Mr. Wright,
Was referred to the committee on the judiciary. -
Mr. Casady, notice having been given, introduced:
Senate file No. 70, A bill for an act to amend an act to establish Normal Schools.

Which was read a first and second time; and,
On motion of Mr. Howell,
Was referred to the committee on schools.
Mr. Wright, with leave granted, introduced:
Senate file No. 77, Memorial and Resolation relative to the pay of those engaged in the difficulty between Iowa and Missouri, as to southern boundary.

Which was read a first and second time; and,
On motion of Mr. Selman,
Was referred to the committce on military affairs.
Mr. Wright gave notice that he would, on Monday, or eome subscquent day, introduce a bill for an act to incorporate the Farmington Bridge Company.

Also, a bill to incorporate the Keosauqua Bridge Company.
Mr. Leffingwell, gave notice that he would, on Monday, introdnce a bill for an act concerning ferry licenses.

On motion of Mr. Wright,
The Senate resolved itself into a committee of the whole, for the consideration of the code,

Mr . Morton in the chair,

Atier souse time spent therein the compittoe rose, and by their chairman reported the same back with one amendment.

On motion of Mr. Everson,
Tha Senate coneurred in the action of the committee.
Mr. Wright maved that the Semate adjourn until Monday morning. Which was agreed to.

## MONDAY MORNING, JANUARY 27, 1851.

Senate met pursuant to adjournment.
Mr. Everson offered the following resolution:
Resolved, That the use of the Senate Chamber, for the remainder of the session, shall not be disposed of, neither day nor night, for any purpose whatever.

Which resolution was adopted.
Mr. Baker, from the committee on public buildings, to whom was referred

Senate file No. 68, A bill for an act making appropriation for the State House at Iowa City.

Reported the same back to the Senate, and recommended that it be indefinitely postponed.

On motion of Mr. Leffingwell,
The bill was re-committed to the committee on public buildings.
Mr. Hendershott, from the committec on the judiciary, to whom referred
H. R. file No. 95, and Senate file No. 73, Bills for an act to re organize the Supreme Court,

Reported back substitute therefor.
And on the adoption of the substitute, the yeas and nays were requested, and were as follows:

Yeas-Messrs, Baker, Casady, Cook, Everson, Hendershott, Mepner, Morton, Sales, Selman, Spees, and Wright-11.

Nars-Messrs: Espy; Howell; Leffingivell, Lawis, Lowe, Shields, and Mr. Presidentidr.

So the substitute was adopted.
And the bill wets read a third elme, pased and title agreed to.
The following' message was' receired from the Hedse of Representatives, by Mr. Rockwell, Chief Clerk:

Mr. President : I am directed to inform the Senate that the House of Representatives have passed
II. R. file No. 140, Joint Resolution relative to printing the Constitution of this State in the German language.
H. R. file No. 149, A bill for an act to lay out and establish a State road from Cedar Rapids, in Linn county, to Tallbott's mill, in Powashick county.
II. R. file No. 137, A bill for an act to secure grave yards from obstruction, and set apart other lapds for grave yands.
II. R. file No. 148, A bill for an act to lay out and establish a State road therein named.
: II. R. file No. 151, A bill'for an act authorizing W. and G. Folsom to build a toll-bridge across the Iowa river.
II. R. file No. 146, A bill for an act to authorize the Secretary of State to have bound the census feturns of 1850.
II. R. file No. 150, A bill for an act to lay out and establish a road from the southern boundary of Fremont county to the Mississippi river.

Substitute for H. R. file No. 20, A bill for an act to establish a State road from Iowaville to intersect the State road from Lancaster to the wouth line of Keokuk county.

In all of which the concurrence of the Senate is requested.
Thomas II. Benton, Superintendent of Public Instruction, to whom was referred the claims and accounts of A. H. Haskell, deceased, late Superintendent of the Penitentiary, submitted his report.

Which was read, and
On motion of Mr. Espy,
Whas referred to the committee on claims.
Mr. Espy gave notice that on to-morrow or some subquent day, he would introduce a bill to authorize the holding of one term of the
supreme conts, in Lee connty, and that one term of the district court be held in each tqunghip, in asid qounty of Lee, every year hereafter.

Mr. Wright, in pursuanceof nedtiok, introduded,
Senate file No. 78, An act to incorpotabo the Farthington Bridge Company.

Which was read a first and second time, and referred to the oomsmittee on incorpporationk.

The message of the House being in order: was taken \{ip; and H\% K . file Nos: 20, 144, 148, 149 and 150 werd read at and-second time, and

On motion of Mr. Wright,
Were referred to the comanittec on roada,
H. R. file No. 140 ;'Joins Ruolotion relative to printinge the corratitution of lowa, in the German language.:

Was read a first and second time, and
On motion of My. Lewis,
Was referred to the committee on ways and means.
 obstruction, and to set-apart other lanels hon graveryards.
 On motion of Lowe,

H. R. fife No. 146, Ai bill for an act to grant the tight of way for a


Was reade a first and!second time, and


H: R. file No. 151, $\Lambda$ N billfor an act authorizing WinthropiFalkom
 river.

Was read a first and second time, and 1 ,



 dary of Linn county.

And on this question the yeap and hay swere requeated; and were as follows:

Yas-Mesars Cashdy, Espy, Enerson, Hendershott, Honvell. Hepner, leffingwell, Lewfí; Iowe, Sales, Selman, Shielde and Spaeai-is.

Nays-Mesurs, Halker, Cook, Morton, Wright and Mr. President-5.
So the bill was taker from the table and read a third 'timer
And on the passage of the bill the yeas and nays were tequested, and were as follows:
-Yeas-Messrs. Espy, Hepner, Howell, Leffingwell; Lowe, Stiles, Spees, and Mr. President-8.

Nays-Mearrs. Baker, Carady; Cook, Evarsed ${ }_{*}$ Hendershout, Levis, Morton, Selman, Shields, and Wright-10.

So the bill was lost.
Mr. Leffingwell, in pursuance of notice; introduced
Senate file No. 79, A bill for an act granting to the juaction rail road company the right of way.

Which was read a first and second time.
And the bill was ordered to be engroseed and read a third time to-morrow.

Mr. Selman moved to take from the table
Senate file No. 68, A bill for an act to re-locate the eeat of yovernment of this State.

Which was agreed to ; and
On motion of Mr. Wright,
The bill was referred to the committec on public buildinge.
Mr. Morton, in pursuance of notice, introdaced
Senate file No. 80, A bill for an act for the preaervation of game.
Which was read a first and second time, and referred to the committee on military affaira.

Mr. Cook moved that the vote on the adoption of the resolation offered thim morning in relation to the Seqate Chember, be reconsidred.

Which was agreed to.
And the question being on the adoption of the resolution.
Mr. Cook moved to lay the resolution on the table.
Which motion was agreed to.
Mr. Leflingwell, from the committee on entolled bills, reperted Senate file, No. 22, as correctly enrolled.

Mr. Eepy moved to take from the table,

Soriate file No. 10 A bill for an act to pay the trustees of the lorn Freeman for publishing an act of the legislature.

Which was agreed to; and
On his motion,
The bill was referred to the committer on claims.
On motion of Mr. Shiolde,
The Semote adjourned until. 2 oclock, P: M.

## TWO OCLOCK, P. M.

Mr. Morton, from the committee on military affairs, to whom was referred
Senate file, No 77, Memoriai and joint resolution relative to pay of those engaged in the difficulty between Iowa and Missouri, as tu the soathern boundary.

Reported a substitute therefor.
And the bill was read a third time, passed and title agreed to.
Mr . Shields moved to take from the table
Senate file No. 48, A bill for an act to allow the people of Iowa to express their opinion upoz the subject of a convention to amend the constitution of this State; and the majority and minority report and amendments.

Which was agreed to.
And the question being on concurring in the report of the majority. * The yeas and nays were requested, and were as follows:

Yeas-Messrs. Baker, Casady, Espy, Hendershott, Hepner, Howell, Leffingwell, Lewis, Lowe, Sales, Shielde, and Mr. President-12.
Nays.-Messrs. Cook, Everson, Morton, Selman, Spees, and Wright-6.
So the bill was indefinitely postponed.
On motion of Mr. Wright,
The Senate resolved itself into a committee of the whole for the consideration of the code,

Mr. Leffingwell in the chair,
And aftor some time spent therein, the committee rose, and by their
chairman, reported the same back to the Senate, and aeked the concurrence of the Senate in their action.

The report was concurred in.
Mr. Lewis gave notice that he would, on to-morrow, ask leave to introduce a bill for the relief of Ambrose Kennedy, of Clayton county.

Also, a Joint Resolution in rclation to mail facilities.
Mr. Baker gave notice that he would, on to-morrow, or sorne day thereafter, introduce a bill for an act to provide for the completion of the penitentiary.
Mr. Morton, from the committee on military affairs, to whom was refotred

Senate file No. 80, A bill for an act for the preservation of game.

- Reported the same back to the Senate without amendment, and recommended its passage.

Mr. Mepner, from the committce on incorporations, to whom was referred
H. R. file No. 68, A bill for an act to incorporate the city of Davenport.

Reported the same back to the Senate, and recommended its indefinite postponement.

On motion of Mr. Leffingwell,
:The bill and report were laid on the table.
Mr. Casady moved to take from the table,
H. R. file No. 145, A bill for an act to change the name of certain persons therein named.

Which was agreed to; and,
The bill was read a third time, and on the passage of the bill the yeas and nays were requested, and were as follows:

Yeas-Messrs. Casady, Cook, Everson, Lowe, Morton, Sale, 'Selman, Spees and Mr. President-9.
Nays-Mcssrs. Baker, Espy, Hendershott, Hepner, Howell, Leffingwell, Lewis, Shields and Wright-9.

So the bill was not passed.
Mr. Espy, from the committee on internal improyement, to whom was referred
H. R file No. 146, A bill for an act granting the right of way for a graded or plank road from Muscatine to low a city.

Reported the same back without amendment: 1 it : sil
Mr. Leffingweili, from the committee on enrolled bilis, Yeported: ${ }^{\prime}$
Senate substitute to H. R. file No: 50, as correctly énrolled.
Mr. Hepner, from the committee on incorporations, to whom way referred:

Senate file No. 72, A bill for an actgranting the Port Louisa, Wappello and Virginia Grove Plank Road and Bridge Company the right of way.

Reported the same back to the Senate without armendment; and The bill was read the third time, passed and title agreed to.
Mr. Shields, from the committee on ways and means, to whom was referred:
H. R. file No. 140, Joint Resolution relative to printing the Constitation of the State of lowa in the German language.
Reported the same back without amendment.
On motion of Mr. Wright,
The Senate adjourned until to-morrow morning. "

## TUESDAY MORNING, JANUARY' 28, 1851.

Senate met parsaant to adjournment.
Mr. Wright offered the following resolution:
Resolved, That the commitlee on ways and means be instructed io *aquire what further legislation is necessary to provide for the payment of the interest on the State debt, and that they report by bill or otherwise.

Which resolution wes adopted.
Mr. Hepner, from the comnittee on incorporations, ta, whom wes: referred
Senate file No. 65, A bidl for ay act to euthorize Sampel Cbandlyp and his associates to construct a dam across the Maquqketa river, in. Jackson county.
gemate jourval.-mi

Made the following report:
;
That the third section of an act of Copgress, entitled an act for the admission of the States of Iowa and Florida into the Union, approyed March 3d, 1845, provides among other things. "That the said river Mississippi and the navigable waters leading into the same, shall be common highways and forever free as well to the inhabitants of said State, as to all other citizens of the United States, without any tax duty, impost, or toll therefor, inposed by the said State of Iowa.

The first question to be considered is whether the Maquoketa sought to be damned, is a navigable stream, if so the legislature is not authorized to abstruct its navigation., Your committee are aware it has been meandered in making the survey by the government of the United.States, which would seem to pe prima facia evidence of its being susceptible of navigation to some extent, otherwise the bed of said stream would have been surveyed and sold as so much land.

That if the Legislature cannot authopize an abstruction, then it would seem the applicant can do withyt just what he can do with the right sought, that is, to build the dain and lock without obstructing the navigation of the stream.

The power to build dams across the Des Moines as well as other atreams has been given (or attempted) by the Territorial Legislature, the grantee being required by the terms of the grant, to build good and sufficient locks, but unfortunately for the country, and particularly the Des Moines Valley, the grantees have built the dams, but the looks novar or seldom, so nas to lete the poate paes and re-pass according to the requirements of the grant by the Legislatnre, thereby creating an obstruction in said streams that othernise would afferd an out let for the produce of the country, to the great advantage of the agriculture portion of the community:
${ }^{*}$ Yqur commistee therefore ask that the bill be indefinituly postponed, and the committce discharged from further considgration of the samp, subject.
Mr. Cook moved that the bill and reportbe re-committed to the commttree on inoorporatiofs. Mr. Espy from select committee to whom was referred

- Serate file No. 55, A bill for an act to provide for the establishment of a State Lunatic Asylum.

Beported the atme back, with surdry ameadments, and ankel the ooneurrence of the Sedate to the amendmente.

Which was agreed to.
Mr. Lowe moved to reconsider the vote just taken on agreeing to the amendments made by the committee.

Which motion was lost.
Mr. Espy moved to amend by adding to the first section the words: , "Provided; that in making selection for the location of said Auslum, ithay shall not purchase any lands about whioh thare is an ẹxiating legal doubt relative to the title.

Which amendment was agreed to.
Mr. Selman moved to amend by adding: :
"Which location shall not be more than forty miles from thageographical centre of the State."
Mr. Baker moved to amend the amendmene by'ktriking ©ute "edrty" and inserting "itwenty."
(3). Whech was lost.

And the qtestion boing on the adoption of the amendment. $\cdots \cdot$. It was disugreed to.
And the bill was ordered to be engrossed and read' a third time to morrow.

The following message was received from the House of Representatives, by Mr. Rockwcll, Chief Clerk.
Mr. Papgident:-1 am directed to inform the Senate that the House have passed
H. R. file No. $\mathbf{8}_{3}$, A bill for an act to authorise Robert Gower, James II. Gower, Jacob Shawver, Peter Dilts, and others, to erect a toll bridge across Cedar river, in Cedar county.
H. R. file No. 160, A bill for an act to locate a state road'therein named.
H. R. file No. 120, A bill for an act for a state road from Lancaster, in Keokuk county, to Fairfield, in Jefferson county.

1. H. R. file No. 159, A bill for an act to legalize the acta of leaac Magee, $\beta$ justice of the peace of Marshall coupty.
H. R. file, No. 157, A bill for an act granting the Mount Pleagapt, Trenton, Deedsville and Brightor Plank Road company the, right of way.
 branch of the lowa State University at Fairfield.

In all of which the concurrence of the Senate is requested.
$\therefore \quad$ I therewith retarn,
Senate file, No. 54, A bill for an act granting to the Camanche and Council Bluffs Rail Road company the right of way; and
$\therefore!$ Senate file; No. 36, A bill for an act to secure a more'vigorous (
$\therefore$ newt, and amendatory and supplemental to all other acts in relation thereto; with sundry amendments thereto.

In which the concurrence of the Senate is requested.
Mr. Lewis, from the committee on schools, to whom was referred
Senate file, No. 7it, A bill for an act to amend an act to establish normal sctools.

Beported thetit the act which said bill proposes to amend provides: that the normal school for the third district shall be located at Qidaloosa, in Mahaska county. From the information receiped by your committee, the citizens of said town have provided a house for said school, consequently it would operate as a hardship upon the citizens aforesaid; and as yourconmittee can see no good reason for a change they would respectfully report said bill back to the Senate and ask its indefinite postponement.

On motion of Mr. Cook,
The bill and report were laid on the table.
The following message was received from the House of Representatives by Mr. Rockwell, Chief Clerk:

Mr. Presidsme; I am directed to return the fourth division of the appendix to the revised code, with one amendment.

Also, chapter's one, and two, of title one, part four, of the revised code, with sundry amendments thereto.

In which the concurrence of the Senate is requested.
f... I am also directed to inform the Senate that the House have concurred in the action of the Senate on the following:

Resolved, by the Senate, the House 'concurring, that the General Assembly adjourn sine die on Wednesulay the 5 th day of February ituent.

Sapate file, No.' 54 , A bill for an act' to pretide ofor the midiblal department of the lowa University.

Senate substitute to H. R. file, No. 50, Memoriad to Oongress for a donation of land to aid in the construction of a rail road from Dabuque, by the way of St. Peters river, to Red river, and an additional dopation of land or money sufficiest to build a bridge aqfoss the Afississippi river at Dubuque.

The same having received the signature of the Speaker of the House of Representatives.

Mr. Espy, from the committee on claims, to whom was referred the: report of the Hon. Thornas H. Benton, Jr., on certain claimas against the lowa Penitentiary, reported,

Senate file, No. 81, Joint Resolution relative to the accountr' of the lowa Penitentiary.

Which was read a first and second time:
Mr. Selman moved to amend by adding,
Provided further, That said commissioner, before entering upon the discharge of his duties, shall take and subscribe an oath for the faithful and impartial discharge of his duties, which oath shall be filed in the office of the Secretary of State.

Which amendment was agreed to.
And the joint resolution was ordered to be engrossed and read: 0 third time to-morrow.
Senate file, No. 79, A bill for an act granting to the junction real road company the right of way.

Was read a third time, passed and title agreed to.
Senate file, No. 80, A bill for an act for the preservation of game.
Was read a third time.
And on the passage of the bill the yeas and nays were requested, and were as fullows:

Yeas-Messrs. Alger, Casady, Cook, Everson, Hendershott, Hepr ner, Leffingwell, Morton, Selman, and Spees- 10 .

Nays-Messrs. Baker, Espy, Howell, Lewis, Lowe, Sales, Shields, Wright, and Mr. President-9.

So the bill was passed and title agreed to.
H. R. file, No. 14J. Joint Resolution reletive to printing the emmation tution of the Skate of lown in the German lamguge.

Was read a third time, passed and title agreed to.
H. R fila; No. 146, A bill for an act to grant the right of: way for a graded or plank road from Muscatine to lowa City.

Was read a third time, passed and title agreed to.
The amendment offered by Mr. Spees to chapter nine, title one: part four, was taken up by the Senate.

The question being on the adoption of the amendments.
And on the, first amendment the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Casady, Cook, Everson, Lowe, Morton, Spees, and Wright-8.

Nats-Mesbrs. Baker, Espy, Hendershott, Hepner, Howell, Leffingwell, Lewis, Sales, Selman, Shiclds, and Mr. President-11.

So the first amondment was not adopted.
On motion of Mr. Wright,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

The following message was received from the Houso by Mr. Hooten; cleik.

Mr. President:-1 am directed to inform the Senate that the House has passed
H. R. file, No. 160, A bill for an act granting the right of way to the Lyons Iowa Central Rail Road company.
H. R. file No. 13J, Joint Resolation for a mail route from Rochester, in Cedar county, to Mount Vernon, in Linn county.
H. R. Gile No. 167, A bill for an act authorising the commiseioners of Jackson county to require petitioners to pay expenses fer locating roadn.
H. R. file No. 166, A bill for an act to establish a state road from the county seat of Fremont county to Indian town.

In which the concurrence of the Senate is requested.
The question pending on the adjoupmment, on the second amendment to chapter nine, title one, part four, being in order,

Mr. Sales moved to amend by striking out the:worde"on the Sabbath day."

Whict amendment was agreed to.
And the question being on concurring in the amendmen as amended.

It was disagreed to.
Mr. Leffingwell, moved to take up,
H. R. file 160, A bill for an act granting the right of way to the Lyons Iowa Central Rail Road Company,

Which was agreed to.
And the bill was read a first and second time.
Mr. Leffingwell moved that the thirteenth rule be suspended; and the bill read a third time now.
And on this question the yeas and nays were requested, and wore as follows:
Yeas-Messrs. Casady, Cook, Everson, Hendershott, Howell, Leffingwell, Lowe, Morton, Sales, Shields, Spees, Wright and Mr. Pre-sident-13.

Nays-Mesars. Baker, E'spy and Hepner-3.
So the rule was suspended.
And the bill was read a third time, passed and title agreed tpit
Mr. Morton, offered the following resolution,
Resolved, That the rules of the Senate be so amanded as to roquire a vote of two-thirds only to suspend any rule.
And on the adoption of the resolution, the yeas and anys were called for, and were follows:

Ybas-Messrs. Casady, Cook, Hendershott, Howell, Lefingwell, Morton, Sales, Sellman, Spees, Wright and Mr. President-11.
Nays-Messrs. Baker, Espy, Everson, Hepner, Lowe, and Shields $\div 6$
So the resolution was adopte l.
Mr. Baker moved to ti ke 4 p ,.
Senate file, No. 36, A b. 11 for, an aft to secure a more vigompusprosecution and early complețion of the Des, Moines river improvernent.

Which was agreed to; and,
On motion of Mr. Wright,
The Senate resolved itself into $\ddot{\alpha}_{1}$ pommittee of the whale far the consideration thereof,

Mr. Cook in the chalr,

And aftersome time spent therein, the committee rose, qand by their chairman, reported the same back to the Senate and asked the concurrente of the Senate in their action therein.

Mr. Casady moved that the Senate concur in the amendments madé by the House.

Which was agreed to.
Mr. Leffingwell moved to take from the table,
H. R. file No. 68, A bill for an act to incorporate the towa of Da; venport.

Which was agreed to; when,
On motion of Mr. Shields',
The bill was referred to a select committee, composed of the Senawors from Clinton and Cedar.

Which was agreed to.
Message from the House was talken up; and,
H. R. file, No. 130, Joint Resolution for a mail route from Rochester, in Cedar county, to Mount Vernon, in Linn county.

Was read a first and second time; and
Referred to the committee on mail facilities.
H. R. flle No. 166, A bill for an act to establish a state road from the county seat of Fremont county, to Indian town.
$\therefore$ Was read a first and second time; and
Referred to the committee on roads.
: H. R. file No. 167, A bitt for an act authorizing the county of Jackson to require petitioners to pay expenses for locating roads.

Was read a first and second time ; and' Referred to the committee on roads.
H. R. file No. 93, A bill for an act authorizing Robert Gower, Jame* H. Gower, Jacob Shawver and Peter. Dilta, and others to erect a toll bridge across Cedar river, in Cedar county.

Was read a first and second times and Referred to the committee on itcorporations.'
H: R. file No. 120,' An act to éstablish a State road from Lancarter, in Keokuk county, to Fairfield, in Jefferson county.
Was read a first and second time; and
Referred to the committee or roads.
H. R. file No. 154, Joint Resolution appointing truatees to the branch of the State University, at Fairfield.'
'Was read a first and second time ; and
Referred to the committee on schoots.
H. R. file No. 157, A bill for an act grantiag the Mount Plasant, Trenton, Deedsville and Erighton Plank Road and Bridge.Company the right of way.
Was read a first and second time ; and
On motion of Mr. Morton, 1
Was referred to a select committee.
Mr. President appointed Messrs. Morton; Everson and Sales said committee.
H. R. file No. 159, A bill for an act to legalize the acts of Isaac Meyer, a justice of the peace of Marshall county.

Were read a a first and second time, and
Referred to the committee on the judiciary.
II. R. file, No. 160; A bill for an act to locate a State road therein named,
Was read a first and second time, and
On motion,
Was referred to the committee on roads.
Mr. Hepner, from the camunittee on incorporations, to whom was referted
H. R. Gile No. 106, A bill for an act authorizing. F. J. Wheeling, M. W. Clark and associates, to erect a toll bridge across East Nishapabotany,

Reported the ame back, and
The bill was read a third time, passed and title agreed to.
Also, H. R. file No. 151, A bill for an act authorizing Winthrop Folsom and Gilman Folsom, and their successors, to build a bridge: aeross the Iowa river.

Which was read a third time, passed and title agreed to.
Also, Senate file 'No. 78, An act to incorporate the Farmington bridge company,

And recommended its indefinite postponement.
Mr. Lefingwell moved to lay the bill on the table.
Which was agreed to:
Mr. Espy; prewentedt the claim of Jonjah Cowles, againgt the State of Iowa, and
senate journal.-32

# On his motion, <br> The account was referred to the committee on claims. <br> On motion of Mr. Leffingwell, <br> The Sehate adjoumed until to-morrow morning. 

## WEDNESDAY MORNING. JANUARY 29, 1851.

Senate met pursuant to adjournment.
Mr. Selnan presented the petition of John A. Drake, and fifty-onn others, citizens of Bloomficld township, Davis county, praying for an additional election precinct; which,

On his motion,
Was referred to the committee on the judiciary.
Mr. Everson, from the committee on roads, to whom was referred
H. R. file Nos. 84, 88, 107, 121, and 136, Bills for certain State roads therein named,
Reported the same back and recommended their indefinite postponement.

Which report was concurred in.
Mr. Baher, from the committee on public buildings, to whom wan referred

Senate file No. 58, A bill for an act to re-locate the scat of government of this State,

Reported the same back and recommended its indefinite postponement.

Mr. Casady moved that the bill be laid on the table.
Which was agreed to.
Mr. Baker also reported back
Senate file No. 68, A bill for an act making an appropriation for the State IIouse at Iowa City,

And recommended its indefinite postponement.
Mr. Shields moved to refer the bill to a select committee.

And on this question the yeas and nays were requested, and were as follows:

Yeas-Mesara. Alger, Cook, Eapy, Hendershott Leffingwell, Lowe, Morton, Sales, Shields, Wright and Mr. President-11.

Nays-Messrs. Baker, Casady, Everson, Hepner, Howell, Selman and Spees-7.

And Mr. President appointed Messrs. Shields, Leffingwell and Cook said committee.
Mr. Espy, from the committee oninternal improvements, reported
Senate file No. 82, A bill for an act to amend an act entitled "an act to incorporate and establish the town of Fort Madison, and for revising and repealing all laws and parts of laws heretofore enacted on the subject."

Which was read a first and second time.
Mr. Leffingwell moved to refer to a sckect committee.
Which motion was lost.
And the bill was orlered to be engrossed and read a third time to-morrow.

Mr. Cook, from the committee on the judiciary, to whom was referied
H. R. file No. 10r, A bill for an act to perfect the title to half breed lands in the State of lowa

Reported they have had the same under consideration and findits provisions objectionable, in this: that it is retrospective and could not be enforced.

Ou: Supzeme Court has already decided enactments of this kind a nulity; and the constant passage of such laws only tend to mislead those whon its provisions are intended to benefit, and create a spirit of litigation injurious alike to all parties concerned.

Yout com:nittec theretore recommend that said bill be indefinitely postponed.

On motion of Mr. Espy,
The report and bill were laid on the table.
Mr. Cook, from the committee on inccrporations, to whom was re-committed

Senate file No. 65, A bill for an act to authorize Samuel Chandler and his asmosiates to construct a dam across the Maquoketa river; in Jackson county.

1nRapiorted the sarme baok to the Senafe.
And the bill was read a third time, passed and title agreed'toi

- Mri Stields asked leave of absence for Mr. Lewis, for the remainder of the session.
'. Which leave was granted.
Mr . Wright moved to take from table,
- Senate file No. 60, A bill for an act to dispose of the saline lands of this State, and appropriate the proceeds thereof.

Which was agreed to, and
On his motion,
Was referred to the committee on schook.
Senate file No. 55, A bill for an act to provide for the establishment of a State Lunatic Asylum.

Was read a third time, passed and title agreed to:
Senate file No. 81, Joint Resolution relative to the aocounts of the Iowa Penitentiary.

Was read a third time, passed and title agreed.
On motion of Mr. Wright,

- The Senate resolved itself into a committee of the whole, for the consideration of the code,

Mr. Lowe in the chair.
And after some time spent therein the $n$ mittee rose, and by their ehairman, reported the same back to the Senate, and asked the concurrence of the Senate in their action therein.

The question being on concurring in the action of the committee,
A call of the Senate was had, when it appeared that Mr. Hendershott was absent.

Mr. Hendershott appearing,
On motion of Howell,
A further call was dispensed with.
And on concurring in the report of the committee on the first amendment made by the House to section two, chapter two, title one, part four,

The yeas and nays were requested and were as fallows
Yeas-Messrs. Alger, Casady, Hendershott, Hepner, Leffingwelh:。
Morton, Sales, Selman, Wright and Mr. President-10،
Nays-Mcssrs. Baker, Cook, Espy, Everson, Howell, Lowe, Shielda' and Spees-8.

So the andendmentreas agreed tor
And on concurring in the action of the committee on amendmerit so section seventeen, of same chapter.

The yeas and nays were requested; and were as follows: ! 1 .
Yeas-Messrs. Baker, Gasady, Cook, Eapy, Everson, Hendershott. Howell, Sales, Spees, Wright and Mr. President-11.
Nays-Messrs. Alger, Hepner, Leffingwell, Lawe, Morton, Selman and Shields-7.

So the report was concurredin.
The Senate concurred in the action of the committee on the amendment to section thirty.
The question being on concurring in the report of the committee on that part of the appendix relating to capital punishment; pending which,

Mr. Selman moved to adjourn.
Which motion was lost.
The Senate then resolved itself into an executive session, and aftersome time spent therein, the session rose, and the Senate resumed its session.

On motion of Mr. Shields,
The Scnate adjourned until 2 o'clock, P. M.

TWO OCLOCK, P. M.
The followint message was received from the Hourse, by Mr. Howten, clerk.

Mr. Pamenti:-I am directed to return
Senate file, No. 42, Memorial to Congress for a grant of tand in add of the construction of the Burlington and Fort DesiMaines rail raad.
Senate frle, No. 77, Preamble.and resolution-relative to the pay of those engaged in the difficulty between lowa and Missburi as to the zouthern boundary, without amendment.
Senate file, No. 72, A bill for an act granting the Pott Loulsa, Wapi vello and. Virginia Greve Plank Road and Bridgo company the right of way, with one amendment.

In which the concurpence of the Senate- in requestod.

Senate file, No. 56, A bill for an act granting the Ottumba and Libertyville Plank hoad company the right of way.

Senate file, No. 67, A bill for an act granting to the Fort Madison, West Point and Salem Plank Road company the right of way.
Senate file, No. 53, A bill for an act to legalize the acts of the offieers of school district No. 3, of Baltimore township, in Henry county.

Senate file, No. 59, A bill for an act to create the sixth judicial district.
Senate file, No. 44, A memorial to Congress for the location and construction of a military road from the Mississippi river to Fort Clark, on the Des Moines river.

Senate filc, No. 52, A bill for an act to provide for the location of the seat of justice of Taylor and Ringgold counties.

Senate filc, No. 79, A bill for an act granting the junction rail road company the right of way.

Senate filc, No. 47. A bill for an act granting the Kcokuk and Des Moines Valley Plank Road company the right of way.

Senate file, No. 46, A bill for an act to incorporate the City of Keosauqua.

All of which have passed the IIouse of Representatives without amendment. Also,

Senate file, No. 50, $\Lambda$ bill for an act to amend an act to rcorganize the supreme court, with one amendment.

In which the congurrence of the Senate is requested.
The House have passed,
H. R. file, No. 66, A bill for an act to prohibit the imispation of free negroes into this State.
H. R. file, No. 153, Joint Resolution relative to the accounts of J. W. Cohick.
H. R. file, No. 115, A bill for an act to establish a state road frome the fourteen milo post, on the Davenport and Marion road, via Thams mill, to Anamosa, in Jones county,
H. R. file, No. 131, A bill for an act to lay out and establieh a state road from Delhi to Marion, and
H. R. file, No. 163, A bill for an act for the encouragement of agrisulture.

The Houme have indcfinitely postponed

Senate file, No. 80, 1 bill for an act for the preservation of garde.
Mr. Wright moved to re-consider the vote taken on concurring in the action of the committee of the whole, on the amendment made by the House to section two, chapter two, title one, part four.
And on this question the yeas and nays were requested, and were as follows:
Yeas-Mcssrs. Alger, Bakcr, Casady, Cook, Everson, Hendershott, Hepner, Spees, Wright, and Mr. President-10.
Nars-Mr'sars. Espy, Howell, Leffingwell, Lowe, Morton, Sales, Selman and Sbiclds--8.

So the voie was reconsidered.
And the question recurring on concurring in the report of the committeq.

The yeas and nays were reyuested and were as follows:
Yeas--Micesta. Ererson, Howell, Leffingwell, Morton, Sales, and Selman--\%.
Nays--1 Iesers. Algcr. Maker, Casady, Cook, Eapy, Mendershott, Hepner, Lowe, Shiclds, Spees, Wright and Mr. President-12.

So the report was not concurred in.
The que tion being on concurring in the report of the committee of the whole on the appendix, pending at the adjournment.
Mi. Cook nosed to strike ont the first five sections in relationito rapital punishmecit.

Ind on this question the yas and nays were requested, and were as follows:
Yeas-Mesars. Cook, Espy, Everson, Ilowell, Lowe and Shields--B.
Vars-Messrs. Alger, Baker, Casady, Hendershott, Hepner, Leffing*ell, Morton Salca, Sclman, Specs, Wright, and Mr. President-12.

So the motion was lost.
Aad ou the question of concurring in the report of the committee.
The yeas and nays were requested, and were as follows:
Yeas-Mesars. Casady, Cook, Espy, Howell, Lawe, Marton, Sales, Selman, Shields, and Wright-10.
Nays-Messrs. Alger, Baker, Everson, Henderahott, Hepper, Leffingwell, Speew, and Mr. President-8.

So the report was concurred in.
Mr. Morton moved to strike out "three," in the gecoond gection, and insert "two."

Which was agreed to.
On motion of Mr. Howell,
The Sehate adjourned until to-morrow morning.

## THURSDAY MORNING, JANUARY 30, 1851.

Senate met pursuant to adjournment.
The following message fron the House was received, by Mr. Rockwell, Chief Clerk.
M. President: I am directed to inform the Senate that the Houges have passed,
H. R. file, No. 145, A bill for an act to authorise the Secretary of State, to have bound the census returns of 1850 .
H. R. file, No. 183, A bill for an act to declare a part of a survey therein named a state road.
H. R. file, No. 126, A bill for an act making an appropriation for the repair of the bridges across English and Waubesipineon rivers, on the military road.
H. R. file, No. 180, A bill for an act to vacate the town of Harrisburg, in Yap Buren county.
H. R. file, No. 187, A bill for an act to amend an act entitled an act to grant the Lyoas lowa Central Rail Road company the right of way.
H. R.file, No. 179, A bill for an act to amend an act supplemental and amendatory to an act entitled an act to incorporate the City of Farcrington, in Yan. Buren county.
H. R. file, No. 177, A bill for an act to locate and establish'a state road therein named.
In all of which the concurrence of the Senate is requested.
I am directed to return

- Sonate Ate, Ro. 69, A bill for an act to authorize the 'county com-
missioners of Jackson cowndy to levy a max ta lawide a byidge apross

 ville and Virginia Grove Plank Road company the right of way, with on amendment to the title, end the bill.

In all of which the concurrence of the Senate is requested.
Mr. Morton presented the pettition of forty kadies of Henry county, praying the repeal of all laws licehsing grocotied.

Also, petition of eighty-five citizensuofi.Henry comsty, on the same subject.

Both of which
On his motion,
Were laid on the tabla.:
Mr. Casady, from the committee on the jucticiany, to' whom was referred
H. R. file, No. isf, A bill for an act to legalive qhe :acts of Isaac Meyer, a justice of the peace of Marshall coumety..t,. ic.
Reported the same back to the Sienats and copopmonded its parsage.

And the bill was read a third time, passed, and title agroed to.
Mr. Leffingwell, from the commithee op squpty; ioqundquies, ta whom was referred
 Cray fen eounty. .

Reported as follows:
 of said county (by petition) as it is; and ample provision having.been made by the revised code, to attain the opjact, movght , kayt the bill,
 upon a subject which is already provided, for hy- $\frac{3}{5}$ sengral haw, and


Which was agreed to.

 the State House at Lowa City.

GENATE JOURNAL,-33 . EYKij. isd

Mr. Selman neved that the bill be referred to the committee on ways and means.
And on this question yea and nays were requested, and were as follows:

Yeas-Mesgrs. Baker, Casady, Everson, Hendershott, Morton, Selman, and Spees-7.

Nixy-Messcs. Alger, Cook, Espy, Hepner, Howell, Leffingwell, Lowe, Sales, Shields, Wright, and Mr. President-11.

So the bill wan not referred.
Mr. Baker maved to fill the blank with "Auditor of State."
And on this question the yeas and nays were requested, and were as follows:

Yeas-Mesars. Baker, Casady, Eapy, Everson, Hendershott, Morten, and Selman-2.

Nays-Mesars. Alger, Cook, Hepner, Howell, Leffingwell, Lowe, Sales, Shields, Spees, Wright, and Mr. President-11.

So the motion was loat.
Mr. Shieldn moved to fill the blank with the name of Joseph T. Fales.

Which was agreed to.
Mr. Lowe moved to amend by adding to section three the following :

Provided that the superintendent shall in no case expend more money than in by this act appropriated, or incur a greater liability. Which amendment was agreed to.
Mr: Wright noved to strike out of the fifth section all but the first clause.

Whioh metion was lost.
Mr. Eipy moved to strike out the whele of section five.
Which was agreed to.
Mr. Baker moved to recommit the bill to the cómmittee of ways and means, with inutructions to report a bill for the completion of the capitol.

Whime nation was lowt.
Mr. Cats roved that the bill be oagromed and read a thind time to-morrow.

And on this queation the yean and nays wore requented, and were as follow:

Ybas-Messrs. Alger, Cook, Espy; Hendershott, Loffingwell, Sales, Shields, and Mr. President-8.

Nars-Messrs. Baker, Casady, Everson; Hepmer, Howell, Lowe, Morton, Selman, Spees, and Wright-10.

So the motion was lost.
Mr. Baker moved that the bin be indefinitely postponed.
And on this question the yeas and nays were requested, and were as follows:
Yeas-Messrs. Baker, Casady, Eversen, Hepner, Howeh, Lowe; Morton, Selman, and Spees-- $\theta$.
Nsys-Mesurs. Alger, Cook, Espy, Hendershott, Leffingwall, Bales, Whields, Wright, and Mr. President-9.

So the motion was lost.
Mr. Wright moved to strike out "three thousand" and insert "two thousand."

Which motion was agreed to.
Mr. Everson moved to refer the bill to a seloot committee; with instructions to bring in a bill providing for fencing the public square.
Pending which,
On motion of Mr. Wright.
The bill was laid on the table.
Mr. Leffingwell, from the committee on enrolled bills, reported substitate for H. R. fle, No. 3, as correctly earolled:

Mr. Cook, from the select committee, to whom was referred, H. R. file, No. 68, A bilfor an act to incorparate the City of Davenport.
Reported the same back to the Senabe with one amendment.
Which amendment was concurred in by the Slenate.
The bill was read a third time.
And on the pamasge of the bill the yeasciad. nalys werd requented, eod were an fatlows:
Yzas-Mears. Alger, Baker, Cabady, Cook, Espy, Everson, Hew dershott, Howell, Leffingwell, Lowe, Morton; Sales, Selman, Shields, Wright, and Mr. Pradent-10.

Nare-Mr. Hepmer-1.
So the bill whenerved, and title agreed to.
Mr. Hepner, mom the committee en incorporativa, to whom wow rererred
H.R. file, No. 80, A bill for an act to incorporate the town of Bellevue, in the county of Jackson.

Reported the same back to the Senate.
And the bill was read a third time, passed and title agreed to.
Also, H. h. file, No. 134, A bill for an act to incórporate Iowa City.

Which was read a third tine, passed and title agreed to.
Also, H. R. file, No. 62, A bill for an act to incorporate the town of Guttenberg.; with one amendment.

Which amendment was agreed to.
And the bill was read a third time, passed and title agreed to
Also, Senate file No. 32, A bill for an act for the ineorporation of the town of Mount Pleasant.

Which was read a third time, passed and title agreded to.
Also, H. R. file No. 93, A bill for an act to authorize Robert Gower, James H. Gower, Jacob Shawver and Peter Dilts, and dthers; to erect a toll bridge across Cedar river, in Cedar county; with one amendment.

Which amendment was concurred in.
And the bill was read a third time, passed and tifle agreed to.
Mr. Casady, from the committee on the judiciary, to whom was referred
H. R. file No. 137, A bill for an act to secure grave yards from obstructions, and to set apart other lands for grave yards.

Heported the same back and recommended its inidefinite postponement.

Which report was concarred in.
And the bill was indefinitely postponed.
Mr. Morton, from the select committee,' to whom was referred
H. R. fike No. 157, A bill for an act granting the:ModtuBléasant, Trenton, Deedsville and Brighton Plank Road aad Bridge company the right. of way.

Beported the same back and reconmourded its phasead.
And the bill was read a third time, passed and title agteed to.
Mr . Baker, with leave, introduced
Senate file No. 83, A bill for an ack to provite for the eimpletion ©fther Penitentiery.

Which was read a first and second time; and

On motion of Mr. Cook,
Was referred to the committee on the judiciary:
Mr. Wright offered the following resolution:
Resolved, That the consideration of the code be made the special order of the day, for each day, at 10 o'clock, until finally disposed of.
Mr. Morton moved to amend by striking out " 10 o'clock," and inserting " 7 o'clock, P. M."
Which amendment was disagreed to.
And the resolution was adopted.
Mr. Espy moved to take from the table the report of committee and
H. R. file No. 105, A bill for an act to perfect the title to half-breed lands in the State of Iowa.
Mr. Cook moved to adjourn.
Which motion was lost.
And the question being on taking from the table the report, and II. R. file No. 105.

It was agreed to.
And on concurring in the report of the committee.
The yeas and nays were called for, and were as follows:
Yeas-Messrs. Alger, Casady, Cook, Everson, Hendershott, Hepner, Howell, Leffingwell, Lowe, Shields, Spees, Wright, and Mr. President-13.
Nays-Messrs. Baker, Espy, Morton, Sales, and Selman-5.
So the report of committee was concurred in.
And the bill indefinitely postponed.
On motion of Mr. Wright,
The Senate adjourned until $20^{\circ}$ clock, P. M.

## TWO O'CLOCK, P. M.

On motion of Mr. Wright,
The Senate resolved itcelf into a committee of the whole for the consideration of the code,

Mr. Baker in the chair,
And after some time, spent therein, the committere rose; and by
their chairman, reported the same back to the Seriate and asked their concurrence.

On motion of Mr. Wright,
The Senate adjourned until to-morrow morning at 9 o'clock, A. M.

FRIDAY MORNING, JANUARY 31, 1851.
Senate met pursuant to adjournment.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk:

Mr. President : I am directed to inform the Senate that the House of Representatives have passed
H. R. file No. 152, A bill for an act to amend an act entitled an act to establish common schools, approved January 15, 1849.
H. R. file No. 147, A bill for an act to enable the counties of Bremen, Butler and Grundy, to be attached to Black Hawk county, and to attach said county to Buchanan county.
H. R. file No. 184, Joint Resolution in relation ta mails in this State.
H. R. file No. 185, A bill for an act to re-apportion the State and define the boundaries of Representative and Senatorial districts; and

Substitute for H. R. file No. 172, A bill for an act to relocate the neat of justice of Jackson county.

In all of which the concurrence of the Senate is requested.
I herewith return,
Senate file No. $\mathrm{Sl}_{\mathrm{x}}$ Joint resolution relative to the accounts of the lowa Penitentiary.

Senate file No. 63, A bill for an act to authorize the boand of commisaioners of Lee county to purchase a farm and build a poor house.

Both of which have passed the House without amendment.
The House have indefinitely postponed,
Sonate file No. 89, A bill for an act for the preservation of game; and

Senate file No. 65, A bill for an act to anthoriage Samuel Chandder and his associates to construct a dam across the Maquoteta river, in: Jackson county.

The Honse havenefased to concur in the action of the Senater in the passage of

Senate file No. 70, A bill for an act authorizing Geo. M. French to constract a mill dam.

The House have concurred in the amendments of the Senate to
H. R. file No. 115, A bill for an act to amend the charter of the city of Burlington.
H. R. file No. 68 , A bill for an act to incorporate the city of Dawenport.
Substitute No. 1, for H. R. file No. 40, A bill for an act to grant the right of way to the Duquque and Keokwik Rail Road Company, South.
H. R. file No. 97, A bill for an act to amend an act entitted an act to incorporate the town of Fairfield, approved Jannary 9, 1847. .
H. R. file No. 133, A bill for an act to provide for a loan from the sehool fund; and,
H. R. file No. 111, Joint Resolution for the appointment of a Superintendent of the State Penitentiary; and,
H. R. file No. 57, A bill for an act to grant the right of way to the lowa Western Rail Road Compauy.
Mr. Baker presented the petition of Julius A. Sagner, and one hundred and twenty-five others, relating to the disposition of the lands asked for from Congress in aid of the Davenport and Council Bluffs and Dubuque and Keokuk Rail Roads.

Which was referred to the committee on internal improvements.
Mr. Wright presented the claim of John M. Whitaker againist the State of Iowa.

Which was referred to the committee on claims.
Mr. Baker presented the account of Palmer and Paul, State Printers, for printing done by order of the Senate ; which,

On his motion,
Was referred to the committee on claims.
Mr . Shields presented the petition of Wm. Cook, and forty-six
others, in relation ita she ditopoation of lands asked for from Congreess for cêrtair rafl roades."

Which was referred to the committee on internal improvementa.
Mr. Stields presented the petition of James IImff, and two handred and seventy others, citizens of Dubuque, for an amendraent to the city charter of Dubuque $\#$ which,

On his motion,
Was refeited to ansolect emmittee.
Mr. Presidert appdinted Messrs. Shieldz. Baker and Hepner said committee.

Mr. HenderbHott offered the following resolation:
Resolved, That the committee on the judiciary be instructed to enquire into the expdtiiency of having the accompaning "index" marked " $A$ " printed as an appendix to the local acts passed at this General Assembly, and that they report on to-morrow morning.

Which was adopted.
Mr. Hendershott offered the following resolution:
Hesolved, That the committee on federal relations be instructed to enquire into the expediency of memorializing Congress to establish a United States Land Office at Chariton, in Jucas county.

Which was adopted.
Mr. Sales introduced,
Senate file No. 85, Joint Resolution for the purchase of Barner's School Architect.

Which was read a first and second time, and
On his motion,
Referred to the committee on achools.
Mr. Baker intraduced
H. R. file No. 84, An act to amend an act to divide the State into two congressional districts.

Which was read a first and second time.
Mr. Wright moved to refer the bill to the committee on elections.
Which motion was lost.
Mr. Wright moved to refer to a select committee of two from each congressional district.

And on this question the yeas and nays were requested, and were as follows:

Yas-MEseds. Alger, Cook, Fwerson, Morton, Stalea,Shielda, Sipees and Wright-8.

Niss-Messrs. Baker, Casady, Espy, Hendershott, Hepner, Howell, Lowe and Mr. President-8.

So the motion was lost.
Mr. Espy moved to refer to the committee on new eounties.
Which was not agreed to.
Mr. Morton moved to insert "Lec" after "Henry" in the bill.
Pending which,

- The Senate resolved iteelf into a committee of the whole for the consideration of the code,

Mr. Baker in the chair.
And after some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate, and asked the concurrence of the Senate in their action therein.

Which action was concurred in.
Mr. Wright moved to refer chapter six, title five, part three, to a select committce.

Which was agreed to.
And Mr. President appointed Messrs. Cook, Baker and Mepner said committee.
Mr. Wright moved to strike out in section one, chapter onc, title seven."twelve hundred," and insert "one thousand."

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Baker, Cook, Espy, Everson, Lowe, Morton, Selinan, Spees and Wright-9.
Nays-Messrs. Alger, Casady, Hendershott, Hepner, Howell, Leffingwell, Sales, Shields and Mr. President-9.

So the motion was lost.
Mr. Wright, with leave, introduced
Senate file No. 86, A bill for an act to authorize the Leosauqua bridge company to build a bridge acroas the Des Moines river, at Keosauqua.

Was read a first and second time; and
Referred to the committee on incorporations.
Mr. Wright, with leave, introduced

[^5]Senate flie No. 87, A bill for an act authorizing the Farmington bridge company to build a bridge across the Desmoines river, at Farmington.

Was read a first and second time; and
Referred to the committee on incorporations.
Mr. Shields gave notice that, on to-morrow or some subsequent day, he would introduce a bill to legalize the appointment of Joseph W. Foster, to the office of school fund commissioner.

Mr . Shields offered the following resolution,
Resolved, That the Secretary, Assistant Secretary and Engrossing Secretary be and they are hereby allowed the sum of four dollars each per day.

The Sergeant-at-Arms, Messenger and Fireman each two dollars per day, for their scrvices, during the present session of the General Assembly.

Which resolution was adopted.
Senate file No. 82, A bill for an act to amend an act entitled "An act to incorporate and cstablish the town of Fort Madison, and for revising and repealing all laws and parts of laws heretofore enacted.'

Was read a third time, passed and title agreed to.
The message being in order, was taken up; and
Senate file No. 72, A bill for an act granting the Port Louisa, Wappello and Virginia Grove plank road and bridge company the right of way.

Retumed from the House with one amendment.
Which amendment was concurred in.
The Senate refused to concur in the amendment made by the House to

Senate file No. 50, A bill for an act to amend an act to reorganize the supreme court.

Substitute for H. R. file No. 72, A bill for an act to relocate the seat of justice of Jackson county.

Was read a first and second time.
Mr. Shields moved that the bill be indefinitely postponed.
Which motion was lost.
H. R. file, Nos. 165 and 131, Bills for certain roads therein named.

Were read a first and second time; and
Referred to the committee on roads.

Substitute for H. R. file No. 153, Joint Resolution relative to the aceounts of J. W. Cohick.

Was read a first and second time.
H. R. file No. 163, A bill for an at for the encouragement of agniculture.

Was read a first and second time; and
Referred to the committee on agriculture.
H. R. file No. 66, A bill for an act to prohibit the immigration of free negroes into this State.

Was read a first and second time.
Mr. Morton moved to amend, by adding an additional section, as follows:

Section 5. This act to take effect and be in force by publication in the Iowa Free Democrat, a weekly newspaper published in Mount Mleasant.

Which amendment was adopted.
Mr. Lspy moved to refer the bill to the committee on the judiciary.
Which motion was lost.
Mr. Baker moved that the bill be indefinitely postponed.
And on this question the yeas and nays were requested, and were as follows:
Yeas-Messrs. Baker, Cook, Everson, Morton, Selman, Spees and Wright-7.
Nays-Messrs. Alger, Casady, Espy, Hendershott, Hepner, Ilowell. Leffingwell, Lowe, Sales, Shields and Mr. President-11.

So the motion was lost.
Mr. Espy moved that the bill be laid on the table.
Which was agreed to.
On motion of Mr. Wright,
The Senate adjourned until 2 o'olock, P. M.

## TWO O'CLOCK, P. M.

The President laid before the Senate a communication from the Governor, accompanied by chapter four, title one, part one.
Which chapter was read a first and second time; and
On motion of Mr, Cook,

Was referted to the committee on the judieiary.
Mr. Wright, with leave, introduced
Senate file No. 88, Joint Resolution relative to a line of mail ships.
Which was read a first and second time; and
On motion of Mr. Morton,
Was referred to the committee on federal relations.
H. R. file No. 126, A bill for an act making an appropriation for the repair of the bridge across English river, on the military road.

Was read a first and second time.
Mr. Shields moved that the bill be indefinitely postponed.
And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Baker, Cook, Hendershott, Hepner, Howell, Leffingwell, Lowe, Shields and Wright-io.

Nay:-Messrs. Casady, Everson, Morton, Salcs, Sellman, Spees and Mr. President-7.

So the bill was indefinitely postponed.
Senate file No. 69, A bill for an act to authorize the county commissioners of Jackson county to levy a tax to build a bridge acrosa the Maquoketa river.

Having been returned from the House, with one amendment.
On motion,
The Senate concurred in said amendment.
The Senate concurred in the amendment made by the House to
Senate file No. 62, A bill for an act granting the Burlington, Dodgeville and Virginia Grove plank road company the right of way.
H. K. file No. 145a, A bill for an act to authorize the Secretary of State to have bound the census returns of 1850.

Was read a first and second time.
H. R. file No. 177, A bill for an act to locate and establish a state, road therein named.

Was read a first and second time and referred to the committee on roads.
H. R. file No. 180, A bill for an act to vacate the town of Harrisburg, in the county of Van Buren.

Was read a first and second time.
H. R. file No. 183, A bill for an act to declare a part of a gurvey therein named a state road.

Was read a first and second time, and referred to the committee ou roads.
II. R. file No. 181, A bill to amerid an act entitled an act to grant the Lyons Iowa Central rail road company the right of way.

Was read a first and sccond time.
Mr. Cook moved that the bill be indcfinitely postponed.
Which was not agreed to.
Mr . Cook moved to refer the bill to a select committee.
Which motion was lost.
On motion of Mr. Everson,
The bill was laid on the table.
H. R. file No. 179, A bill for an act to amend an act supplemental and amendatory to an act entitled an act to incorporate the city of Farmington, in Van Buren county, Iowa.

Was read a first and second time.
H. R. file No. 147, A bill to enable the counties of Bremen, Butler and Grundy to be attached to Blackhawk county, and to attach eaid counties to Buchanan county.

Read a first and second time.
Mr. Shiclds moved to refer the bill to the committee on the judiciary.
Which motion was lost.
Mr. Shiclds moved to refer the bill to the commitace on copanty boundaries.

Which was agread to.
H. R. file No. 152, A bill for an act to amend antact entitled en act to establish Normal schools, approped January, 1849.
Was read a first, and scoond, and
On motion of Mr. Morton,
Was referred to a select committee,
Mr. President appointed Messrs. Morten, Wright and Belman said caramittee.
H. B. file No. 184; Loint Resplution, in gelation, po the mails in, thin State.

Was read a first and second time, and
On motion of Mr. Morton,

H. R. file No. 185, A bill for an act to re-apportion the State and
detine the boundaries of Senatorial and Representative districts therein.

Was read a first and second time, and
On motion of Mr. Shields,
Was referred to a committee of one from each judicial district.
Mr. President appointed Messrs. Espy, Nales, Wright, Alger and Casady said committee.
Mr. Cook offered sundry amendments to chapter twenty-one, of part four, title three.

Which were concurred in by the Senate.
On motion of Mr. Baker,
The Senate adjourned until to-morrow morning.

## SATURDAY MORNIXG, FEBRUARY 1 , 1851.

Senate met pursuant to adjournment.
Mr. Casady, from the committee on the judiciary, to whom was referted

Senate file, No. 74, $\boldsymbol{\Lambda}$ bill for an act to attach certain counties to the fifth judicial district.

Also, Senate file, No. 75, A bill for an act to attach certain counties to the third judicial district, and to fix the time of holding courtw therein.

Reported back a sabstitute therefor.
Which substitute was adopted.
Mr . Lowe, from the committee on claims, to whom was referred the examination of the accounts of H. B Hendershott, as commissioner to make out and establish the southern boundary of the State, repor ted,

That the whole amount of money placed in Mr. Hendershott's hande by the State of lowa, is $\$ 2,363$ 35, and that he has expended
in all $\$ 2,505$ 60, being more by $\$ 14225$, than the $2 m o u n t$ received by him from this State.

But a portion of the expenses incurred by him are justly chargeable to the State of Missouri. On the part of that State there has already been advanced to Mr. Hendershott the sum of $\$ 365$ 75, and it is supposed that more will be due from Missouri on a final adjustment of accounts between the two States.
The whole amoust advanced to Mr. Hendershott thus far, is as follows:
By the State of Iowa, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 2,36835$
By the State of Missouri, ..................................... 36575

> In all, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

The whole amount expended by him, . . . . . . . . . . . . . . . . $\$ 2,50560$
Leaving still in his hands, . . . . . . . . . . . . . . . . . . \$223 50
The expenditures above referred to do not include any compensation to him for his scrvices.

Mr. Baker, from the committee on public buildings, to whom was referred sundry petitions in favor of establishing an insane asylum.

Reported asid petitions back to the Senate, and asked to be discharged from the further consideration thereof.

Which was agreed to.
Mr. Wright, from the committec on federal relations, to whom was referred
Senate file, No. 88, Joint Resolution relative to a line of mail steamships.

Reported the same back without amendment and recommended its passage.

Mr. Wright, from the committee on schools, to whom was referred
Senate file No. 85, Joint Resolution for the purchase of Barnum's school architect.

Reported the same back, and recommended its indefinite postponement.

Mr. Hepner, from the committee on incorporations, to whof was referred

Senate file No. 88, A bill for an act to authorize the Keosauqua
bridge company to build a bridge across the Des Moines river; at Keosauqua.
Senate file No. 87, A bilf for an act authorizing the Farmington bridge company to build a bridge across the Des Moines river, at farmington.
Reported the same back without amendment, and recommended their passage.

Mr. Wright, from the committee on schools, to whom was referred
H. R. file No. 154, Joint Resolution appointing trustees for the branch of the State University at Fairficld.

Reported the same back without amendment, and reconimended its passage.

Mr. Wright, with leave, introduced the following resolution:
Resolved, That the committec on schools be instructed to bring in a bill repealing all laws on the subject of Normal schools and branches of the State University, and to provide for' unting these branches and schools at one point.

And on the adoption of the resolution, the yeas and nays wree requested, and were as follows:

Yeas-Messrs. Alger, Baker, Casady, Cook, Efpy, Everson, Hendershott, Hepner, Sclman, Shields, Spees, Wright and. Mr. Preai-dent-13.

Nays-Messrs. Howell, Lowe, Morton and Sales-4.
So the resolution was adopted.
Mr. Baker, from the select committee to thom was referred all petitions relative to the sale of ardent spirits, reported:

That the chapter reported in the code relative to the sale of ardent spirits, will in the opinion of the committee effect the object prayed for by said petitioners, and as the same has received the sanction of both branches of the General Assembly the committee deem it unnecessary for the General Assembly to take any further action on said petitions, and asked to be discharged from the fustlicr consideration of the same.

Which report was concurred f .
Mr. Hendershott, from the committee on the judiciary, to wholn was refirred the resolution of the Seriate" "instructing them to enquire into the expediency of having the accompanying "index" marked " $\mathbf{A}$,"
printed as an appendix to the local aots pasad at the present memion of the General Assembly.
Reported the same back to the Serate and recommended that it be printed and bound with the local laws of this session, as an appendix thereto.

Which report was concurred in.
Mr. Cook from the select committee, to whom was referred the fee bill as reported by the committee of revision.
Reported the same beck to the Sanate; and moved, it be laid on table and taken up in committee of the whole with the other portions of the code.

Which was agreed to.
Mr. Wright, from the committee on federal relations, to whom was referred the memorial of Wickliff Kitchell, reported.
That in their opinion the general objects aimed at have been virtually passed upon by the former action of the General Assembly, and asked to be discharged from further consideration thereof.

Which whas agreed to and committee disoharged.
Mr. Casady with leave introduced,
Senate file, No. 89, A bill for an act sapplemental to an act to establish new counties and define their boundaries.

Which was read a first and second time, and referred to the committee on new counties.

Mr. Shields, notice having been given, introduced
Senate file, No. 90, A bill tor an act to legatize the appointment of Joseph W. Roster.

Which was readia first and second time.
Mr . Espy, from the committee on claims, to whom was referred the claims of Ozron Hall, Charles Jewit and H. C. MoMurphy severally, on peniteatiary:serip; as alse the claim of Josiah Cowles for medical services at Penitentiary, and for expenses incurred in behalf of the State as administrator of the estate of A. H. Haskell, late Superintendent, deceased.

- Reported the same back, as coming within the provision of the duties of commissioner to be appointed by the Governor to settld sill accounts and claims relating to the Iowa Penitentiary, by joint resolation, adopted at the present session af the Gemeras Assienbly

[^6]"Senate flike, No. 84, A bill for an act to divide the State into two Congressional districts.

Being in order, was taken up.
And the question being on the adoption of the amendment, to insert " Lee" after Henry.

- Pending which.

The hour appointed for the consideration of the code, by special order, having arrived,

The Senate resolved itself into a committec of the whole for the consideration of the code,

Mr. Selman in the chair,
And after some time spent therein the oommittee rose, and by their chairman, reported the same back to the Senate and asked theirconcurrence in their aotion.

Which was concurred in.
Mr. Morton moved to strike oat section eight of chapter six, title. five, part three.

And on this question the yeas and nays were requested, and were as follows:

Yaas-Mersrs. Casady, Cook, Leffingwell, Morton and Wright-5.
Nays-Messrs. Alger, Baker, Esepy, Evorson. Hendershott, Hepuer. Howell, Lowe, Sales, Selman, Shielda and Mr. President-12.

So the motion was lost.
Mr. Everson offered a substitute for section sixteen of aaid chapter. Which was adopted.
Section 16. The fees allowed the recorder must be paid hinn in advance, and he will be chargeable with them as so much money actually received by him.

Mr. Shields, from select committee, introduced
Senate file No. 92, A bill for an sot supplemental to an act, approved Janwary 18th, 1851, ansendatory to an act entitied an act ta incerporate and estabiinh the city of Dubuque.

Which was read a first and second time.
Mr. Leffingwell moved that the 18th rule be sumpended, and-the bill be read a third time now.

Which was agreed to.
And the bill was read a thind time, passed and title agreed to.
Mr. Espy offered the following resolution,

Which tras adopted.
Resolved, That the committee on ways and means be instructed to enquire into, and report as early as Monday next, what amornt of appropriation will be required for the coming two years, for salaries for the Governor, and other State officers, judges of the supreme and district courts, the contingent expenses of eaoh department, and amount for the general contingent fund, required for the same term.

Mr. Leffingwell, from the committee on enrolled bills, reported
Senate file Nos. $53,54,52,59,44,47,42$ and 77, as correotly enrolled.

Mr. Baker moved to take up
Senate file No. 84, A bill for an act to amend an act to divide the State into two congressional districts.

Which motion was lost.
Mr. Selman presented the clain of William Stricklin, againat the State of Iowa. Which

On his motion,
Was referred to the committee on claims.
Mr. Espy moved to take up
Senate file No. 84, A bill for an act to amend an act to divide the State into two congressional districts.

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Baker, Casady, Espy, Hendershott, Hepner, IIowell, Leffingwell, Lowe, Selman and Mr. President-12.

Nays-Messrs. Cook, Everson, Morton, Sales, Spees and Wright-: 6.

So the bill was taken up.
Mr. Morton moved to refer the bill to the committee on elections.
Which motion was lost.
Mr. Selman moved that the bill be indefinitely postponed.
Which was disagreed to.
The following message was received from the House of Represemtatives by Mr. Rockwell, Chief Clerk:

Mr. President : I am directed to inform the Senate of the followiag agreements and disagreements of the House to the amerdments of the Senate, to the revised code.

Part three, title three, the House insists on its amendments to section fifteen, of chapter five.
Title four, the House insists on its amendment to section sixty-nine, and concurs in Senate amendments to sections eighty-seven and one hundred and eighteen.

Title five, the House coneurs in the Senate amendment to section three, and insists on its own amendment to section four, all of chapter one.

Appendix, House recedes from its amendments to the first and second division, and concurs in the amendments of the Senate to the fourth division.

Part two, title one, the House concurs in the Senate amendment. and recedes from its own amendment to chapter eight.

The House concurs in Senate amendments to chapter four.
Title two, the House insists on striking out chapter one, and refuses to consider the amendments of the Senate thereto.

The House insists on its amendment to section ten, of chapter two, and also to chapter three.

The House insists on its amendments to chapter four.
Part one, title thirteen, the House insists on striking out sections seven and eight of chapter four, and refuses to entertain the Senate amendment thercto, and concurs in Senate amendment to sections fourteen and nineteen, also to chapter four.

Title fourteen, the House insists on its amendments to chapter ten, and concurs in the Senate amendinent to section one, and disagrees to the Senate's amendment to section thirty, of said chapter.

The House insists on striking out chapter nine.
I herewith return substitute for Senate file No. 36; and
Senate file No. 39; and
Senate substitute for H. R. file No. 3.
The same having received the signature of the Speaker of the House of Representatives:

The House have concurred in the second report of the standing conference of the two Houses, upon disagreements to the revised code.

Iam also directed to return chapter one, title eight, part one, of the revised code, under the 18th joint rule, with sundry amendmente. thereto, in which the concurrence of the Senate is requested.

The question being on the amendment to
Senate file, No. 84, to insert "Lee" after Henry.
On motion of Mr. Cook,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

The consideration of that part of the code received from the Honse, being in order, was taken up; and

On motion of Mr. Wright,
The Senate resolved itself into committee of the whole for the consideration thercof,

Mr. Hepner in the chair,
And after some time spent therein the committee rose, and by their ehairman, reported the same back to the Senate, and asked the concurrence of the Senate in their action therein.

Which was concurred in.
Senate file, No. 84, A bill for an act to amend an act to divide the State into two congressional districts.

Was taken up, and
On motion of Mr. Leffingwell,
Was laid on the table.
Mr. Cook, from the committee on the judiciary, to whom was referred

Chapter four, title one, part one, of the code.
Reported the same back to the Senate.
And the chapter was read a first and second time, and ordered to be transinitted to the House.
H. R. file No. 145a, A bill for an act to authorize the Secretary of State to have bound the census returns.

Was read a third time, passed and title agreed to.
Substitute for H. R. file No. 153, Joint Resolution relative to the accounts of J. W. Cohick.

Was read a third time; and
On motion of Mr. Wright,
Was referred to the committee on public buildings.

Substitute for H. R. file No. 172, A bill for an act to re-locate the seat of justice of Jackson county.

Was read a third time, passed and title agreed to.
H. R. file No. 179, A bill for an act to amend an act supplemental and amendatory to an act entitled an act to incorporate the City of Farmington, in Van Buren county, Iowa.

Was read a third time, passed and title agreed to.
H. R. file, No. 180, A bill for an act to vacate the town of Harris-burg, in the county of Van Buren.

Was read a third time, passed and title agreed to.
Mr. Alger, with leave, introduced
Senate file No. 93, A bill amendatory to an act providing for the more vigorous prosecution of the Des Moines river improvement, \&c. approved, February 1, 1851.

Which was read a first and second time; and
On motion of Mr. Wright,
Was referred to the committee internal improvements.
Mr . Leffingwell offered the following resolution, which was adopted:

Resolved, That Enos Lowe be allowed the sum of two dollars per day extra for his services as presiding officer during this session.

Mr. Shields offered the following resolution, which was adopted :
Resolved, That Gcorge G. Wright be allowed four dollars extra, for two days services as presiding officer.
Substitute for Senate file No. 74 and 75, A bill for an act to attach certain counties to the fifth judicial district, and to fix the times of holding courts in the fifth and sixth districts.

Was read a third time.
And on the passage of the bill the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Baker, Casady, Cook, Espy, Everson, Hepner, Howell, Leffingwell, Morton, Sales, Selman, and Shields-13.

Nays-Messrs. Hendershott, Lowe, Spees, and Wright-4.
So the bill was passed and title agreed to.
Senate file No. 88, Joint Resolution relative to a line of mail steamships.

Was read a third time, passed and title agreed to.
Senate file No. 86, A bill for an act to authorize the Keosauqua
bridge company, to baild a bridge aeross the Dea Moines river, at Keosauqua.

Was read a third time, passed and title agreed to.
Senate file No. 87, A bill for an act to authorize the Farmington bridge company to build a bridge across the Des Moines river, at Fairmington.

Was read a third time, passed and title agreed to.
H. R. file No. 154, Joint Resolution appointing trustees for the branch of the State University at Fairfield.

Was read a thitd time, passed and title agreed to.
Mr. Leffingwell moved to take from the table
Substitute for Senate file, No. 68, A bill for an act making an appropriation for the State House at Iowa City.

Pending which,
A call of the Senate was had, when it appeared that Mr. Lowe, of Des Moines, was absent.

Mr. Lowe appearing.
Mr. Casady moved a further call of the Senate be dispensed with.
Which was agreed to.
And the bill was taken from the table.
Mr. Cook moved to amend the bill by striking out "two thousand;," and inserting "three thousand."

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Cook, Espy, Hendershott, Leffingwell, Morton, Sales, Shields, and Mr. President-9.

Nays-Messrs. Baker, Casady, Everson, Hepner, Howell, Lowe, Selman, Spees, and Wright-9.

So the motion was lost.
Mr. Cook moved to amend by striking out "two thousand" and inserting "twenty-five hundred."

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Cook, Espy, Hendershott, Leffingwell, Morton, Sales, Shields, and Mr. President-9.

Nars-Messrs, Baker, Casady, Everson, Heprer, Lowe, Selman, Spees, and Wright-8.

So the motion was agreed to.

Mr. Seman moved that the bill be engrossed and read a third time on Tuesday next.

Which was not agreed to.
Mr. Cook moved to suspend the 18th rule, and read the bill a third time now.

And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Cook, Leffingwell, Morton, Sales, Shields, Wright, and Mr. President-8.

Nays-Messrs. Baker, Casady, Espy, Everson; Hendershott, Hepner, Howell, Lowe, Selman, and Spees- 10 .

So the motion was lost.
Mr. Selman moved that the Senate adjourn.
Which motion was lost.
Mr. Espy, with leave, introduced
Senate file, No. 94, Joint Resolution relative to appointing a watchman at the capitol.

Which was read a first and second time,
Mr . Morton, with leave, introduced
Senate file, No. 95, Joint Resolution relative to the distribution of the laws.

Which was read a first and second time.
Mr. Morton, witl: leave, introduced
Senate file, No. 96, Joint Resolution relative to the printing and distributing the laws.

Which was read a first and second time; and
On motion of Mr. Cook,
Referred to the committee on the judiciary.
On motion of Mr. Everson,
The Senate adjourned until Monday morring.

## MONDAY MORNING, FEBRUARY 8, 1851.

Senate met pursuant to adjournment.
Mr. Morton presented the remonstrance of A. Sanders, and one hundred and forty others, citizens of Henry county, against the removal of the Normal school from Mount Pleasant.

Which was referred to the select committee on Normal schools.
Mr. Shields, from the committee on conference, made the following report:
Part one, title thirteen chapter four, section seven, House recedes.
Part one, title thirteen. chapter cight, section twelve, Senate recedes.
Part one, title fourteen, chapter ten, section twenty-nine, House recedes.
Part one, title fourteen, chapter ten, section thirty, Senate receder.
Part one, title fourteen, chapter ten, section thirty a, House recedes.
Part one, title fourteen, chapter nine, Senate recedes.
Part two, title two, chapter two, fourth clause to section ten, Houep recedes.
Part two, title two, chapter six, House recedes.
Part two, title two, chapter six, section eighteen, Senate recedes.
Part three, title four, section seventy, House recedes.
Part three, title five, chapter one, section four, Senate recedes.
Part two, title two, chapter one, House recedes.
Part one, title six, chapter six, section three, Senate recedes.
Part one, title six, chapter six, section cleven, Senate recedes.
Part one, title six, chapter six, scetion sixteen, Senate recedes.
Part one, title six, chapter six, first line of section seventeen, House recedes.
Part one, title six, chapter six, second line of section seventeen Senate recedes.
Part one, title six, chapter six, ninth line of section seventeen, Senate reccdes.

Part one, title six, chapter six, seventh and eighth line of second clause, of section seventeen, Senate recedes.
Part one, title six, chapter six, section nineteen, Senate recedes.
Part one, title six, chapter six, section twenty, Senate recedes.

[^7]Part one, title six, chapter six, section twenty-one, House reccdes.
Part one, title six, chapter six, section twenty-four, Senate recedes.
Part one, title six, chapter six, section twenty-eight, Senate recedes,
Part one, title six, chapter six, section twenty-nine, Senate recedes.
Part one, title six, chapter six, section thirty-one, Senate recedes.
Part one, title six, chapter six, section thirty-two, Senate recedes.
Part one, title six, chapter six, section thirty-three, House recedes.
Part four, title one, chapter seven, addition to section one, Senate ricedes.

Part four, title one, chapter two, section two, House recedes.
Part four, title one, chapter two, section seventeen, Senate recedes.
Part four, title one, chapter two, section thirty, House recedes.
Part three, title onc, chapter three, sections twenty-five and twenty$*$ ight, Senate recedcs.

Part three, title one, chapter four, section fifty-three, House recedes.
Part three, title one, chapter four, section fifty-four, House recedes.
Part three, title one, chapter four, section fifty-five, Senate recedes.
Part three, title one, chapter five, section three, committee recommend, as to the supreme and district courts, the line shall be not more than fifty dollars, and imprisonment of not more than five days.

And as to the balance of the amendment, fine stands as fixed by the House, and there is to be one day's imprisonment.

Part three, title two, chapter one, fourth clause to section one, llouse recedes.

Part three, title two, chapter one, section one, fifth clause, Housfrecedes.

Part three, title three, chapter one, section one, fifth clause, House recedes.

Part three, title three, chapter one, section one, twelfth clausp, House recedes.

Part threc, title two, chapter one, section seventeen, new section, Housc recedes.

Part three, title two, chapter two, section seventeen, House recedes.
Mr. Shiclds, from the committec on ways and means, to whom was referred a resolution in relation to the salarics of State officers, made the following report:

That they have adopted generally the estimates made by the Auditor in his report to the present session of the General Assembly.

The committee, however, beg leave to recommend that the several items of contingent expense for the several State officers, as also the Governor, should be increased. When we consider the rapid increase of our population, and as inseparable therefrom, a corresponding increase and importance of the various duties incumbent upon these officers, we perceive a strong argument in favor of a liberal contingent fund in each case; that the duties of the several officers are' daily increasing and becoming more important, cannot be doubted, while a sufficient safe guard is thrown around such appropriations, by requiring the several officers to report to the General Assembly what amount of said fund has been drawn, and to what purpose applied.
The executive, being considered the head of the state government. necessarily requires a liberal appropriation to meet the contingent expenses of its proper department, corresponding with other States.

The transfer of mail matter required to be mft promptly by the department, requisitions for fugitives from justice, as well as many others now not to be foreseen, demands such liberal action by the General Assembly as will meet all necessary contingencies; the same might appropriately be said of all of the departments of our state govumment.
We therefore recommend the following appropriations for the purposes contemplated jn the resolution of instructions.
Compensation of the Governor,. . . . . . . . . . . . . . . . . . . . . \$2.000 00
Contingent expenses of the Governor,. ................. . . 60000
Compensation of Secretary of State,. ................... . . 1.00000
Contingent exepenses of Secretary,. ............ ...... . 40000
Compensation of Auditor of State,. . . . . . . . . . . . . . . . . . . 1.20000
Contingent expenses of Auditor,............ .......... 40000
Compensation of Treasurer of State,. . . . . . . . . . . . . . . . . . 80000
Contingent expenses of Treasurer,. ...................... . . 40000
Compensation of Superintendent of Public Instruction,... 2.40000
Contingent expenses of Superintendent,. . . . . . . . . . . . . . 50000
Compensation of Judges of Supreme Court,. . ........... 6.00000
Contingent expenses of Supreme Court. . .............. . . 1.00000
Compensation of Judges of District Court,. . . . . . . . . . . . . 10.00000
Compensation of the Librarian,. . . . . . . . . . . . . . . . . . . . . 30000
Contingent expenses of Librarian. . . . . . . . . . . . . . . . . . . . 12500
General contingent fund,. ................................. 2.00000

Which report was read; and
On motion of Mr. Selman,
Was refered to the committec on claims.
The following message was reccived from the House of Repreyentatives, by Mr. Rockwell, Chief Clerk:

Mr. President:-I am directed to inform the Senate that the House have concurred in the third report of conference on the agreements and disagreements to the amendments made to the revised code.

Mr. Presment :-I am directed to inform the Senate of the following agreements to the amendments to the revised code.
Part four, title one, chapter two, the House insists on its amendments thereto.

Chapter seven, the House has amended, and also agreed to Senate *emendment to section one, additional, and concurs to Senate amendment to section thirteen.

Part one, title six, chapter one, the House insists on its amendments to sections eleveu, sixtecn, seventeen, nineteen, twenty, twentyfour, twenty-eight, thirty-one, thirty-two, thirty-threc, and recedes from its amendments to section tiventy-two.

The IIcuse concurs to Senato amendments to sections twenty-one, twenty-five, and fifly-five.
Mr. Expy, from the committee on internal impovements, to whom ras referred
Senate file, No. 93, A bill supplemental to an act providing for the more vigorous prosecution of the Des Moines river improvement, \&e., spproved February 1, 1851.

Reported the same back with one amendment.
Which amendment was concurred in.
Mr. Cook moved to strike out the third section.
Which was agreed to.
And the bill was read a third time.
And on its passage the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Baker, Cook, Espy, Everson, Henderehott, Hepner, Howell, Sales, Shields, and Mr. President-11.

Nays-Messrs. Casady, Morton, Selman, and Wright-4.
So the bill was passed and title agreed to.
Mr. Baker, from the committee on public buildings, to whom was referred
H. R. file No. 153, Joint Resolution relative to the accounts of J. W. Cohick.

Reported a substitute therefor.
Which was read a third time, passed and title agreed to.
Mr. Morton, from the select committee, to whom was referred
H. R. file, No. 152, An act to amend an act entitled an act to establish normat schools, approved January 15, 1849.
Reported the same back with one amendment and recommended its passage.

And the bill was read a third time, passed and title agreed to.
Mr. Wright, from the committee on schools, to whom was referred
Senate file, No. 60, An act to dispose of the saline lands of this State, and appropriate the proceeds thereof.
Reported the same back with sundry amendments, and recommended its passage.

Which report was concurred in.
And the bill was read a third time, passed and title agreed to.
Mr . Alger, from the committee on roads, to whom was referred sundry bills and petitions on the subject of state roads.
Reported back sundry petitions and recommended their indefinite postponement, and introduced
Senate file No. 97, A bill for an act to locate and establish certain state roads therein named.
Which was read a first and seoond time; and
On motion of Mr. Wright,
Was laid on the table.
The Senate concurred in the recommendation of the committee to postpone certain bills.

Mr. Wright, from the committee on schools, introduced
Senate file, No. 98, A bill for an act to repeal certain acts therein named.
Which was read a first and second time; and
Ón motion of Mr. Shields,
Was referred to a select committee, with instructions to report this afternoon.
Mr. President appointed Messrs. Howell, Wright and Hendershott, said committee.

Mr. Hendershott, from the committee on new counties, to whom was referred
Senate file, No. 89, A bill for an act supplemental to an act to establish new counties and define their boundaries.

Reported the same back and recommended its passage.
And the bill was read a third time, passed and title agreed to.
Mr. Espy offered the following resolution:
Resolved, That a committee be appointed to examine into and report whether the appendix so called, be part of the revised code, as reported by the committee of revision, and by what authority the same was printed in connection therewith.

And on the adoption of the resolution, the yeas and nays werr called for, and were as follows:

Yeas-Messrs. Alger, Baker, Cook, Fspy, Everson, Howell, Ieffingwell, Shields, Wright, and Mr. President-10.

Nays-Messrs. Casady, Hendershott, Hepner, Lowe, Morton, Nales and Selman-7.

So the resolution was adopted.
The President appointed Messrs. Espy, Morton, and Hepner, said committee.

Substitute for Senate file, No. 68, A bill for an act making an appropriation for the State Houe at Iowa City.

Mr. Espy moved a call of the Senate, which was had, when it appeared that Mr. Spees was absent.

A further call was suspended.
Mr. Wright asked leave of absence for Mr. Spees for the balanco of the session.

Which was granted.
Mr. Selman moved to lay the bill on the table.
And on this question the yeas and nays were requested, and were. as follows:

Yeas-Mesprs. Baker, Casady, Everson, Hepner, and Selman-5.
Nays-Messrs. Alger, Cook, Espy, Leffingwell, Lowe, Morton, Sales. Shields, Wright, and Mr. President-10.

So the motion was lost.
And the bill was read a third time.
And on its passage the yeas and nays were requested, and were as follows:

Yeas-Mestr. Alger, Cook, Espy, Hendershote, Leffiggrell, Lowe, Morton, Sales, Shields, Wright, and Mr. President-11.

Nays-Messrs. Baker; Casady, Everson, Hepner, and Selman-5.
So the bill was passed and title agreed.
Senate file No. 05, Joint Resolation relative to the distribution of the lawe.

Was read a third time, passed and title agreed to.
Senate file No. 90, A bill for an act to legalize the appointment of Joseph W. Foster.

Was read a third time, passed and title agreed.
Senate file No. 94, Joint Rewolution relative to appointing a watchinan at the Capitol.

Was read a third time.
Mr. Cook moved to lay the bill on the table.
And on this question the yeas and nays were requested, and were as follows.

Yeas-Messrs. Baker, Cook, Everson, Hendershott, Heprer, Lowe, Morton, Sales, Selman, Wright and Mr. President-11.

Nays-Messrs. Alger, Casady, Espy, Howell, Leffingwell and Shields-6.

So the bill was laid on the table.
H. R. fle No. 28, A bill for an act to restrain swine from runnińr a large in Jackson county.

Was read a first and second time,
And the 13th rule way suspended, and the bill was read a third time, passed and title agreed to.
H. R. file No. 174, Joint Resolution asking an increase of maif facilities.

Was read a first and second time,
And the rule was suspended and the bill read a third time, passed and title agreed to.
H. R. file, No 175, Joint Resolution asking an appropriation for an increase of mail facilities.

Was read a first and second time.
Mr. Alger introduced,
Senate file Ne:98, Joins Resolation relatipe to the appointment of urustees for the State University,

Which was read a first and second time, and referred to a select committee.

Mr. President appointed Messrs. Sales, Alger and Morton said co mmittee.

Mr. Selman moved to take from the table,
Senate file No. 58, A bill for an act to relocate the seat of government of this State.

And on this question the yeas and nays were requeated, and were as follows:

Yeas-Messrs. Casady, Hendershott, Selman and Wright-4.
Nays-Messrs. Alger, Baker, Cook, Espy, Everson, Hepner, Howell. Leffingwell, Lowe, Morton, Sales, Shields and Mr. President-13.

So the motion was lost.
On motion of Mr. Leffingwell,
The Senate adjourned until 2 o'clock, P. M.

## TWO O'CLOCK, P. M.

Mr . Wright, from the select committee, to whom:was referred Senate file No. 98, An act to repeal certain acts therein named.

Made a majority report.
Mr. Howell, from the same committec, made a minority report.
Mr. Morton moved to lay the bill and reports on the table.
And on this question the yeas and nays were requested, and were 28 follows:

Yeas-Messrs. Baker, Casady, Howell, Leffingwell, Lowe, Morton, Sales and Mr. President-8.

Nays-Messrs. Alger, Cook, Espy, Everson, Hendershott, Hepner, Selman and Wright-8.

So the motion was lost.

- And the question being on concurring in the report of the majority of the committee.

It was agreed to.
Mr. Lowe moved to indefinitely postpone the bill.
.And on this question the yeqs, and nays were requerted; and were as follows:

Yeas-Messrs. Baker, Howell, Leffingwell, Lowe, Morton, Sales and Shields-7.

Nays-Messrs. Alger, Casady, Cook, Espy, Everson, Hendershott, Hepner, Selman, Wright and Mr. President-10.

So the motion was lost.
Mr. Morton moved that the bill be engrossed and read a thind time on Wednesday next.

Which motion was lost.
Message from the House, being in order, was taken up, and
H. R. file No. 176, A bill for an act to amend an act entitled an act to create the office of State Printer, to provide for his election, to define his duties, and to establish the prices of public printing, approved December 29, 1849.

Was read a first and second time.
Mr. Lowe moved to amend by striking out the second eegtion.
Mr. Alger moved to refer the bill to the committee on ways and means.

Which motion was lost.
And the question recarring on the motion to strike out sacond section.

The ycas and nays pere requested, and were as follows:
Yeas-Messrs. Bakef, Leffingwell, Lowe, Sales, Selman, and Mr. President-6.

Nays-Messrs.-Alger, Casady, Cook, Espy, Everson, Hendershott, Hepner, Morton, Shields, and Wright-10.

So the question was lost.
Mr. Leffingwell moved to strike out "thirty-three" in first section, and insert"ten."

Mr. Cook moved a division of the quedtion.
And the question being on striking out "thirty-three."

- The yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Baker, Hendershott, Leffingwell, Lowe, Sales, and Selman-7.

Nays-Messrs. Casady, Cook, Espy, Everson, Hepner, Howell, Morton, Shields, Wright, and Mr. President-10.

Mr. Leffingwell moved to refer to a select committee.
Which motion was lost.
senate journal.-37

Mr. Leffingwell moved to refer to the committee on claims.
Which was agreed to.
The following resolution from the House was taken up.
Resolved, The Senate concurring, that the two Houses of the General Assembly of the State of Iowa, will meet in the Hall' of the House of Representatives on Tuesday the 4th instant athalf past six o'chock, P. M., for the parpose of electing State I'rinter.

And the question being on concurring in the resolution.
Mr . Lowe moved to lay the resolution on the table.
Mr. Casady moved to take from the table,
Senate file, No. $97^{\prime}$, A bill for an act to locate and establish certain state roads therein named.

Which was agrecd to.
Mr. Leffingwell offered a substitute for section thirty-one.
Which was adopted.
Mr. Hepner moved to amend the bill by adding an additional section.

And on this question the yoas and nays were requested, and were as follows:

Yeas-Mesbrs. Casady, Hepner, Selman, Shields, and Mr. Presi-dent-5.

Nays-Messrs. Alger, Cook, Espy, Everson, Hendershott, Howell, Leffingwell, Lowe, Morton, Sales, and Wright-11.

So the motion was lost.
Mr. Casady moved that the rule be suspended, and the bill be read a third time now.

Which was agreed to.
And the bill was read a third time, passed and title agreed to.
Mr. Espy moved that the select committee appointed in relation to the Appendix, be increased to five.

Which was agreed to.
Mr. President appointed Messrs. Cook, and Leffingwell, on said committec.

Mr. Sclinan moved that the committec be composed of one frome each senatorial diatrict.

Which was lost.
Mr. Lowe, from the committee on claims, to whom was referrect H. R. file No. 176, reported the same back with one amendment.

And on concurring in the report of the committee,
The yeas and nays were requested, and were as follows:
Yeas-Messrs. Baker, Espy, Hendershott, Hepner, Howell, Lertingwell, Lowe, Sales, Selman, Shields, and Mr. President-11.
Nays-Mesaus. Alger, Casady, Cook, Everson, Morton, and Wright $-6$.

So the amendment was agreed to.
Mr. Lowe moved to suspend the thirteenth rale, and read the bill a third time now.
And on this question the yeas and nays were requested, and were 2e follows:
Yeas-Messrs. Casady, Cook, Everson, Hendershott, Howell, Lef Gngwell, Lowe, Morton, Shields, Wright, and Mr. President-11.
Nays-Messrs. Alger, Baker, Espy, Hepner, Sale, and Selman-6. So the rule was not suspended.

Mr. Mórton moved to take from the table,
II. R. file, No. 123, A bill for an act to relocate the county seat of Clayton county.
Which motion was lost.
On motion of Mr. Leffingwell,
The Senate adjourned until to-morrow morning.

## tuesday morning, february 4, 1851.

Senate met pursuant to adjournment.
The following message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk.

Mr. President:-I am directed to inform the Senate of the following agreements and disagreements to the revised code.

Part one, title eight, chapterone, the House recedea from its amend ments to section nine, and concurs in the Semate amendments to seo-: tions eight, fify-two and ninety-five.

I herewith return,
Chapter six, title five, part three, under the eighteenth joint rule, with sundry amendments thereto.

In which the concurrence of the Senate is requested.
The House have concurred in Senate amendments to said chapter;
Also to chapter four, title one, part one, without amendment.
The House have accepted Senate substitute for chapter one, of corporationw: for pecuniary profit.

I herewith return.
Senate file No. 77, southern boundary question.
Senate file No. 53, An act to legalize the acts of the officers of sechool district No. 3, in Baltimore township, in Henry county.

Senete file No. 52, an act to provide for the location of the seat of justice of Taylor and Ringgold counties.

Senate file, No. 59, an act to create the sixth judical district.
Senate file No. 47, An act granting the Des Moines and Keokuk plank road company the right of way.

Senate file.No. 42, Memorial to Congress for a grant of land to aid in the construction of the Burlington and Fort Des Moines railroad.

Senate file No. 81, Joint Resolution relative to the accounts of the Iowa Penitentiary; and

- An act to grant to the Camanche and Council Bluffs railroad company the right of way.

The same having received the signature of the Speaker of the House of Representatives.
The House have passed,
H. R. file Nos. 187, 189; and

Substitute for $\mathrm{H}_{1}$ R, file No. 104.
Also substitute for Senate file Nos. 74 and 75.
Senate file Nos. 64 and 92.
Without amendment.
1 herewith present for your signature,
H. R. file Nos, 151, 134, 141, 113, 144, 106, 162, 115, 146, 140, 59 and 111.
iThe same haying passed both branokes of the General Assenbly. and. receiyad the siggatare of the Speaker of the House of Representatives.

Mr. Wright, from the committee on the judiciary, to whom was referred,

Senate file Nos. 88 arid 71 , Joint Resolutions relative to the printing and distributing the laws of the present seseion.

Reported a substitute therefor.
Which report was concurred in.
Mr. Morton moved to strike out Jackson and Wapello in the second section, and insert the same in the first section.

Which was agreed to.
Senate file No. 08, A bill for an act to repeal certain acts therein named.

Was read a third time.
Mr. Howell moved that the bill be laid on the table.
And on this question the yeas and nays wcre requested, and were is tollows:

Yeas-Messrs. Baker, Howell, Leffingwell, Lowe, Morton, Sales and Shields-7.

Nays-Messrs. Alger, Casady, Cook, Espy, Everson, Hendershott' Hepner, Selman, Wright and Mr. President-10.

So the motion was lost.
Mr. Morton moved that the Senate resolve itself into a committee of the whole, for the consideration of the code.

And on this question the yeas and nays were requested, and were as follows:

Yaas-Mears. Haker, Espy, Hendershott, Hepher, Howell, Leffingwell, Lowe, Morton, Sales and Shields-10.

Nars-Messrs. Alger, Casady, Cook, Everson, Selman, Wright and Mr. President-7.

So the motion was agreed to.
And Mr. Sales was called to the chnir,
And after some time spent therein, the committee rose, and by their chairman, reported the same back to the Senate, and awked the concurrence of the Senate in their action.

Mr. Cook moved to lay the report of the committee on the table.
Which was agreed to.
Mr. Wright, with leave, introduced,
Senate file No. 100, A bidl for an act relative to publishing then revised code.

Which was read a first and second time, and
On motion of Mr. Wright,
The bill together with subatitute for Senate file Nos. 96 and 71 be referred to the committee on the judiciary.

Mr. Howell, from the committee on agriculture, to whom was referred,
H. R. file No. 163, A bill for an act for the encouragement of agriculture.

Which was read a third time.
And on the passage of the bill, the yeas and nays were requested. and were as follows:

Yeas-Messrs. Alger, Baker, Espy, Hendershott, Howell, Lowe, Morton, Sales, Shields and Mr. President-10.

Nays-Messrs. Casady, Everson; Hepner, Selman and Wright-5.
So the bill was passed and title agreed to.
Mr. Sales, from the select committee to whrom was referred,
Senate file No. 99, Joint Resolution relative to the appointment of trustees of the State University.

Reported the same back with sundry amendments.
.Which amendments were concurred in.
And the Joint Resolution was read a third time, passed and title agreed to.

Mr. Alger, from the committee on roads, to whom was referred
H. R. file, No. 167, A bill authorizing the commissioners of Jackson county to require petitioners to pay expenses for locating roads.

Reported the same back with one amendment.
Which amendment was agreed to,
And the bill was read a third time, passed and title agreed to. Mr. Hendershott introduced,
Senate file, No. 101, A bill for an act to amend an act to re-organ-百 the supreme court, approved January 22, 1848.
Which was read a first and second time; and.
On motion of Mr. Everson,
The 13th rule was suspended, and the bill was read a third time, passed and title agreed to.

The Senate resolved itself into an executive session, and after some thate apent therein, the ression rose, and the Senate resumed its sescion.

On motion of Mi. Howell,
The Senate adjourned until 2 o'clock, P. M.

TWO O'CLOCK, P. M.
H. R. file No. 176, A bill for an act to amend an act entitled an act to create the office of State Printer, and to provide for his election, to define his duties, and to establish the prices of public printing, approved December 29, 1840.

Was read a third time.
And on its passage the yeas and nays were requested, and were as follows:

Yeas-Messrs. Baker, Casady, Cook, Espy, Everson, Hendershott, Howell, Lowe, Morton, Shields, and Wright-12.

Yeas-Messrs. Alger, Leffingwell, Sales, Selman, and Mr. Preai-dent-5.

So the bill was passed and title agreed to.
Mr. Cook, with leave, introduced
Senate file, No. 102, A bill tor an act to authorize Benjamin S. Sryan, a minor, to sell and convey a lot in Cedar Rapids.
Which was read a first and second time ; and On motion,
The rule was suspended, and the bill was read a third time, passed and title agreed to.

Mr. Howell moved to take from the table,
H. R. file No. 66, A bill for an act to prohibit the immigration of free negroes into this State.

Which was agreed to.
And the bill was read a third time.
And on its passage the yeas and nays were requested, and were as fllows:

Yeas-Messrs. Alger, Casady, Espy, Hendershott, Hepner, Howell, Leffingwell, Lowe, and Shields-9.

N/ys-Messrs. Baker, Cook, Everson, Morton, Sales, Selman, and Wrigit-7.

So the bill was passed and titlc agreed to.

Mr. Morton offered the following resolution:
Resolved, That the thanks of the Senate are hereby tendered to the Hon. Enos Lowe, for the able, impartial and satisfactory manner in which he has discharged the duties of President of the same during the present session.

Which resolution was adopted.
H. R. file No. 175, Joint Resolution for an increase of mail facilities.
Was read a third time, passed and title agreed to.
Mr. Espy, from the select committec, made the following report:
The select committee appointed to enquire into and report whether the appendix, so called, is part and parcel of the revised code as 'reported by the board of revision, and also by what authority the same was printed therewith, have had the subject under consideration and would respectfully present the following report.

The majority of your committee are of the opinion that said appendix does not constitute any part of said code as reported, and further that without express action of the General Assembly affirmatively making it part and parcel of the code, the said appendix, nor any par therec f, can properly be considered as incorporated in said code cf law:

By reference to the act of the Gencral Assembly entitled "an apt to provide for the appointing of commissioners to draft, revise add arrange a code of laws" approved January 25, 1848, we find that the said commissioners, (naming them.) Scc. 1, "Be and they are hereby appointed a committee to draft, revise and prepare a code of laws for the State of lowa," and again, in section three of same act, we find the following directions: "Each bill, as it is prepared, shall be examined and considered by them when in session, and altered or amended as a majority of them may decide, and when fiually acted upon shall be recorded by them, or under their direction, in a plain legible hand, in a book to be provided by them for that purpose, with plain marginal notes to each act."

Without entering further into the details of said act above quotd, your committee deem the caption to said appendix as conclusive ihat it was not adopted by said committee of revision as required in section three above referred to. The said caption or preface, reads as follows: "The adoption of the following chapters was deemed by some
of the committee of doubtful propriety; at the same time they were deemed of sufficient importance to merit the consideration of the General Assembly."-This language in the opinion of the committee is sufficiently clear to warrant the conclusion that the appendix was not reported by the board of revision as part of the code of laws.
The nest enquiry is, has the General Assembly made it part and parcel of such code by any action had upon it? In the first place we refer again to the law appointing them and regulating their duties. Section five is as follows: "Said commissioners shall prepare a complete and perfect code of laws, as nearly as may be, of a general nature only, and furnish a complete index to the same when completed." This appendix your committee deem a law it passed, one of a general nature, but cannot come to the conclusion that it is part of the code: First, because not reported by a majority of the committee: Secondly, because its provisions conflict directly, in some respects, with portions of the code as reported, therefore rendering the whole inconsistent with itself should the appendix be adopted as part of the same; and lastly, because it has not been expressly incorpurated by the action of the General Assembly. Is this necessary? Your committee believe it is; otherwise any law of a general nature passed at this session of the General Assembly would neccssarily become part and parcel of the code under consideration, and its success made to depend on the passage of the code as an entirety. Take for instance, the general law or bill pending, regulating the laying out and opening state roads, although standing alone, yet it is gcneral in its character and objects, but to say that because it is general in its operations, it is necessarily part of the code, and the code being an entirety, it must stand or fall with it, your committee cannot concede.
How is the appendix difficulty situated, unless necessarily connecwith the code to prove its consistency? But we have above adverted to this, as inconsistent with portions of the code. The conclusion therefore necessarily follows, that the appendix, like any other bill, stands alone, so far as any action yet has been had upon it, and no action being taken to incorporate it into the code as part of the same it ought not to be so considered.
So far as authority to have the said appendix printed with the code, your committee have not been to procure the original resolution of the House ordering the printing, but it is conceded that the House of Representatives ordered the printing of a certain portion of the code; SENatE Joubnal.- $\mathbf{3 8}$
but it is not conceded by your committee that such order incorporated the appendix as part of the code-and this being the case the appendix was printed without any order for that purpose on the part of the General Assembly.

Your committee would therefore, in connection with their report, recommend the adoption of the following resolution.

THOMAS S. ESPY, Chairman.
Resolved, That the appendix so called, to the report of the committee of revision to revise and report a code of laws for the State of Iowa, does not constitute a part or portion of the code of laws reported to the General Assembly.

Mr. Hepner moved to lay the report and resolution on the table.
Which was agreed to.
Mr. Wright, from the committee on the judiciary, to whom was referred Senate file, Nos. 100 and 98, reported Senate file, No. 100 back, with sundry amendments, and recommended its passage.

- Which report was concurred in.
- Mr. Espy moved to fill the blank with the name of W. J. Woodward.

Which was agreed to.
Mr. Cook moved to insert the words, "be allowed such sum as the Governor of the State shall determine."

Mr. Espy moved to amend by inserting "four hundred dollars."
Which amendment was agreed to.
Mr. Hendershott moved to insert after Governor's of States, the word "Governor's of Territories."

Which was agreed to.
Mr . Morton moved to amend by adding in second line of second section, the words, "and laws of a general nature passed at this session."

Which motion was lost.
Mr. Cook moved to refer the bill to a sclect committee.
Which motion was lost.
On motion,
The 13th rule was suspended, and the bill read a third time, passed and title agreed to.

Mr. Erpy moved to take from the table

Senate file, No. 94, Joint Resolution relative to appointing a watchman at the Capitol.

And on this question the yeas and nays were requested, and were as follows.

Yeas-Messrs. Alger, Casady, Espy, Hendershott, Howell, Leffingwell, Sales, and Shields -8.

Nays-Messrs. Baker, Cook, Everson, Hepner, Lowe, Morton, Selman, Wright, and Mr. President-9.

So the motion was lost.
Mr. Cook, from the committce on the judiciary, to whom was referred

Senate file, No. 83, A bill for an act to provide for the completion of the Penitentiary.

Reported the same back with sundry amendments.
Which amendments were concurred in.
And the bill was read a third time, passed and title agreed to.
Mr. Leffingwell, from the committee on enrolled bills, reported Senate file, 46, A bill for an act to incorporate the City of Keosauqua, as correctly eurolled.

Senate file, 98 , being in order. ${ }^{\prime}$
Mr. Morton moved to refer the bill to a select committee.
And on this question the yeas and nays were requested, and were as follows:

Yeas-Mesarf. Baker, Howell, Leffingweh, Lowe, Morton, Salef, and Shieldo-7.

Nays-Messrs. Alger, Casady, Cook, Eapy, Everson, Hendershott, Hepner, Selman, Wright, and Mr. Prtsident-10.

So the motion was lost.
Mr. Lowe moved to indefinitely postpone the bill.
And on this question the yeas and nays were requested, and were as follows:

Yeas-Messrs. Alger, Baker, Howell, Leffingwell, Lowe, Morton, Sales, and Shields-8.

Nays-Messrs. Casady, Cook, Espy, Everson, Hendershott, Hepner. Selman, Wright, and Mr. President-10.

So the motion was lost.
And on the passage of the bill the yeas and nays were requested, and were as follows:

Yeas-Mesbrs. Alger, Casady, Cook, Espy, Everbon, Hendershott, Hepner, Selman, Wright, and Mr. Preaident-10.

Nays-Messrs. Baker, Howell, Leffingwell, Lowe, Morton, Sales, and Shields-7.

So the bill was passed and title agreed to.
Substitute for H. R. file No. 104, a bill for an act relative to the swamp lands within this State.

Was read a first and second time; and
'On motion of Mr. Wright,
Was referred to a select committec.
The President appointed Messra. Wright, Selman, and Casady, said committee.
H. R. file, No. 187, Joint Resolution making an appropriation for the bencfit of Clarissa Haskel.

Was read a first and second time.
Mr . Sales moved to suspend the 13 th rule, and read the bill a third time now.

Which was agreed to.
Mr. Espy moved a call of the Senate, when it appeared that Messrs. Alger, Baker, and Hendershott, were absent.

The absent members appearing.
On motion of Mr. Shiclds,
A further call was suspended.
And the question recurring on the passage of the bill,
The yeas and nays were requested, and were as follows:
Yeas-Messrs. Alger, Baker, Espy, Howcll, Leffingwell, Lowe and Sales-7.

Nays-Messrs. Casady, Cook, Everson, Henderwhott, Hepner, Morton, Selman, Shields, Wright and Mr. President-10.

So the bill was lost.
H. R. file, No. 189, A bill for an act to repeal the fourteenth claue of the second section of an act entitled "an act making appropriation for the support of the State government, for the fiscal years of 1849 and 1850 ,' approvel January 15, 1849.

Was read a first and second time, and
On motion of Mr. Cook,
Was referred to the committee on the judiciary.

Mr. Shields moved to take from the table the resolution from the House, in relation to State Printer.

Which was agteed to.
Mr. Alger moved to amend the resolution by striking out "six" and inserting "nine."

Which was agreed to.
And on the adoption of the resolution, the yeas and nays were requested, and were as follows:
Ye.is-Messrs. Casady, Cook, Everson, Hepner, Howell, Lowe, Morton, Sales, Shields and Wright-10.
Nays-Messrs. Alger, Baker, Espy, Hendershott, Leffingwell, Selman and Mr. President-7.

So the resolution was adopted.
The following message from the House was received, by Mr. Rockwell, Chief Clerk.
Mr. President : The House have stricken out substitute for title three, chapter three, part one.
Also of part one, title seven, chapters one, two, three, four, five, sir and seven.
Also substitute for chapter one, title five, part one.
The House have passed,
H. R. file, No. 192, A bill for an act supplemental to an act to establish a system of common schools.

In which the concurrence of the Senate is requested.
Mr. Presment: I am directed to inform the Senate that the House: insists on its amendments to substitute for chapter three, title five, part one.
Also to title seren, part one, also to chapter one, title five.
Message was taken up.
And the Senate disagreed to all the amendments made by the Honse to substitute for title five, chapter three, part one.
Also of part one, title seven, chapters one, two, three, four, five, six and seven, also to chapter one, title five, part one.

Mr. Leffingwell introduced,
Senate file No. 103, A bill fixing the price for binding the revierd code.
Which was read a first and second time, and referred to the committee on ways and mears.

The Senate insists on its amendments made to Senate file No. 50. And the President appointed Messrs. Casady, Sales and Alger a committec of conference on the disagreeing vote of the two Honses.
H. R. file No. 194, $\Lambda$ trill for an actraking an appropriation for the pry of members and officers of the General Assembly.-

Read a first and second time, and
On motion of Mr. Wright,
Was referred to the committee on claims.
Mr. Wright, from the judiciary committtee to whom was referred,
Substitute for H. I file No. 104, A bill for an act in relation to the twamp land of this State.

Reported the same back to the Senate with one amendment.
Which was concurred in.
And the bill was read a third time, passed and title agreed to.
The message from the House was taken up,
And the Senate disagreed to all the amendments made to that part of the code contained in the message.

On motion of Mr. Morton,
The Senate adjourned until 8 o'clock, P. M.

## EIGHT O'CLOCK, P. M.

The following message was received from the House by Mr. Rockwell, Chief Clerk.

Mr. President: I am directed to inform the Senate that the House have passed,
H. R. file No. 193, A bill for an act making appropriations for the support of the state govermment for the fiscal years 1851 and 1852 , und
II. R. file No. 191, Joint Resolation for the printing and binding of the Declaration of Independence, Constitution of the United States, and other documents and laws with the revised code.

In which the concurrence of the Senate is requested.
The House have passed without amendment,
Senate file No. 82, A bill for an act to amend an act eatitled an act
to incorporate the town of Fort Madison and for revising and repealing all laws heretofure enacted on that subject.
Senate file No. 93, $\Lambda$ bill for an act providing for the more vigorone prosecution of the Des Moines_river improvement, approved Feb. 1st. 1851.

Senate file No. 87, A bill for an act to authorize the Farmington bridge company, to build a bridge across the Des Moines river at Farmington.
Senate file No. 97, A bill for an act to locate and establish certain roads therein named.
Senate file No. 70, A bill for an act to legalize the appointment of Joseph W. Foster.
Senate file No. 86, A bill for an act to authorize the Keosauqua bridge company to build a bridge across the Des Moines river at Keosauqua.
Senate file No. 89, A bill for an act supplemental to an act to establish new counties and define their boundaries.
Senate file No. $\boldsymbol{D E}^{5}$, Joint liesolution relative to the distribution of the laws; and
Senate substitute for H. H . file No. 153, Joint Resolution relatire to the accounts of J. W. Cohick.
I herewith present for your signature,
H. R. file No. 176, $159,97,40,154,145,62,180$ and 183.

All of which have passed both branches of the Gencral Assembly and received the signature of the Speaker of the House of Representatives.
Mr. Morton moved to reconsider the vote on the passage of
H. R. filc, No. 187, Joint Resolution making an appropriation for the benefit of Clarissa Hawtell,

Which was agreed to.
And the question recurring on the passage of the Joint Resolution,
The yeas and nays were requested and were as follows:
Yeas.-Messr's. Alger, Laker, Mendershott, Howell, Lowe, Morton, Sales and Selinan-8.

Nays-Messrs. Casady, Cook, Hepner, Shielde, Wright and Mr. President-6.

So the bill was passed and title agreed to.
H. R. file No. 193, A bill for an act making appropriation for the support of the State Goverument for 1851 and 1852.

Was read a first and second time; and
On motion of Mr. Lowe,
Was referred to the committee of ways and means.
H. R. file No. 191, Joint Resolution for the printing and binding of ${ }^{\circ}$ the declaration of independence, the constitution of the United States and other documents and laws with the revised code.

Was read a first and second time; and
On motion of Mr. Wright,
The bill was laid on the table.
Mr. Selman moved a call of the Senate,
When it'appeared that Messrs. Leffingwell and Espy were absent.
Mr. Baker moved to excuse Messrs. Espy and Leffingwell.
Which motion was lost.
A message was received from the House of Representatives by Mr. Rockwell Chief Clerk, informing the Senate, that the House was ready to meet the Senate in joint convention for the election of State Printer.

On motion,
A further call of the Senate was suspended; and
The Senate adjourned to the Hall of the House of Representatives to meet the House in joint convention.

NINE O'CLOCK P. M.
Joint convention for the election of printer.
Roll called fifty-one members answered.
On motion of Mr. Wright,
A further call was suspended.
Mr . President appointed Mr. Shields, teller on the part of the Senate.
Mr. Speaker appointed Mr. Harper on the part of the House. !
Mr. Shields nominated Holt \& Keesecker for State Printer.
Mr. Everson nominated Dr. Ballard.
The convention proceeded to ballot for Printer.
Which resulted as followe:-


The President announced that Messrs.' Holt \& Keesecker wern duly elected, they having rejeivel a majority of all votes polled.

$$
\begin{gathered}
\text { Hall of the Housk of Representatives. } \\
\text { February 4, } 1851 .
\end{gathered}
$$

This is to certify that at a joint convention of both branches of the legislature, held in the Hall of the House of Representatives on the evening of the fourth day of February, A. D. 1851, Messrs. Holt and Keesecker, were duly elected State Printers, for the State of lowa, for two years fiom the first day of May next. .

> J. G. SHIELDS, WM. IIARPER, Tellera. ENOS LOWE,

President of Joint Convention and President of Senate.
Mr. Shields, from the committee of conference on the disagreeing vote to amendinents made to the revised code, submitted the following report:
-The committee of conference to whom was referred the disagreeing vote of the two Houses of the General Assembly, to amendments made to the revised code, have instructed me to make the following recom nen dations.

Firsti. That the Senate recede from its disagreeing vote to the action of the House striking out substitute for chapter one, title five, part one, "of the lands of the State."

Also, substitute for chapter tbree; title five, part one, "of loaning the school and university funds."

Also, chapters one, wo, three, four, five, six, and seven of title reven, of part one.

The comnittee also recommend the adoption of supplemental bill, No. 19\%, with the following amendment, as chapter two, section seven, of part one of the revised code.
Sec. 1. Each achool district. formed and organized under any former law, is hereby recognized, notwithstanding any informalities in the proceedings, and is created a body corporate for the purpona in gemate jounnan-39
this title deaignated, under the name of schoed dietriet No-min county.

Your committe also recommend the adoption of the accompanying Joint Resolution.
H. R. Gle No. 197, Joint Resolution authorizing the Superintendent of Public Instruction to compile the school laws.

Which was read a first and second time.
And the thirteenth rule was suspended, and the Joint Resolution read a third time, passed and title agreed to.

Message was received from the House by Mr. Rockwell; informirrthe Senate that the House had concarred in the report of the committee of conferrence.

On motion of Mr. Morton,
The Senate adjourned until to-morrow morning at 8 e'elock.

## WEdYESDAY MORNNG, FEBRUARY 5, 1851.

Senate met pursuant to adjournment.
A message from the House of Representatives, by Mr. Rockwell. the Chief Clerk.

Mr. Ppesident: I am directed to inform the Senate that the Honer has concurred in the report of the commaitee of conference on the disagreeing vote of the two Houses on .

Senate file No. 50, A bill for an act to amend an act to re-organize the supreme court.
' I herewith return,
Senate file No. 102, A bill for an act to authorize Benjamin s. Bryan, a minor, to sell and convey a lot in Cedar Rapids.

The same having passed the House without amendment; also
Senate file No. 101, A bill for an act to amend an act to re-organ--ize the supreme court, approved January 92.1848.

The same having passed the House with one amendment.

The House have also passed,
H. R. file No. 198, Joint. Resolution requiring the arhool fand coinmissioners to report to the Superintendent of Public Instruction yearly, and requiring the Superintendent to report biemially to the Cenerally Assembly, on the first day of the session.

Io which the, concurrence of the Senate is requested.
I herewith present for your signature,
Senate file No. 46, An-act to incorporate the city of Keosauqua.
The same having received the aignature of the Speaker of the House of Representatives.
Mr. Shields presented the petition of sundry citizens of the State, asking the passage of a law vesting and conflrming certain lands on the lines of the Dubuque and Keokuk and Davenport and Council Lluffs, rail roads, to said companies.
Which. was referred to the committee on indernal inpprovernents.
On motion of Mr. Shields,
Resolved, That the committeeon internal improvements be ingtrucind to report forthwith, by bill or otherwise, the propriety of subtinitting to a wate of the people the quention of any grant of landa that may be made by the general government to the State of lowa.
Mr. Espy, from the committee on internad improvements, reported
Serate tive No. Led, A bill for an act relative to ef grant of land by Congress.

Which was read a firet times
Mr. Selman presonted the petition of J. A. Drake, and \#fyy-two others, citizens of Davis county, praying for the removal of the seat of government to Fort Des Moines.

Said petition was referred to the committee on-public buindings.
Mr. Casady from the committee of conference, to whom was refer-- red the disagreeing vote of the Senate and House of Representatives on
Senate file No: 60, A billfor an aet to amend an act to re-orgánize ;she gupreme ourt.

Have had the matter under consideration, and recommend that the House recede from its amendment.

The report was concurred in.
Mr. Lowe, from the committec on claims, reported back H. 厧 file No. - with sundry amendrmeats. .

A motion was made by Mr. Wright to strike out an allowance of thirty duillam to Geo. S. Hampton, clerk of the supreme court, for office:runt.

Whieh mas decided in the negative. Yeas 8, Nays 9.
Those who voted in the affirmative were,
Messrs. Báker, Casady, Everson, Hendershott, Hepner, Morton, Shields and Wright.

Those who voted in the negative were,
Mesars. Alger, Cook, Espy, Howell, Leffingwell, Lowe, Sales, Selman and Mr. President.

A motion was made by Mr. Sales to so amend the bill as to allow S. J. Dunham twenty dollars for cutting wood for the committer rooms.

When Mr. Everson moved to amend the amendment as follows:
And that each memberbe allowed the sum of twenty-five dollars an a contingent fund.

Which was not agreed to. Yeas, $\boldsymbol{6}$, Nays 11.
Those who voted in the affirmative were,
Mesars. Casady, Eresson, Hepner, Howell, Leffingwell, and Selman.

Thooe who veted in the negative were,
Mebsrs. Alger, Baker, Cook, Efepy, Headershott, Lowe, Morton, Sales, Shields, Wright and Mr. President.

The question then recurred on the: amendment offered by Mr. Salea, Apd was decided in the affirmative. Yeas 9, Nays 8.

Those who voted in the affirmative wers,
Messrs. Alger, Baker, Casady, Espy, Hendershott, Leffingwell, Lowe, Morton and Sales.

Those who voted in the negative were,
Messrs. Cook, E"prson, Hepper, Howell, Selman, Shields, Wright, and Mr. President.

A motion was made by Mr. Selman to reconaider the vote by which an allowance was made to Geo. S. Hampton, clerk of the supreme court, for office rent.

Which was agreed to.
And the question recurring on atrking out the said allowance.
Was decided in the ammative. Yeas 10, Nays 7.
Those who voted in the affirmative werel.

Mesgrs. Baker, Clsady, Everson, Headedehout, Hepmer, Martoh, Selnan, Shields, Wright and Mr. President.

Those who woted in the nagative were,
Messrs. Alger, Cook, Espy, Howell, Leffingwell, Lowe and Sales.
A motion was made by Mr. Wright to so amend the bill as to allow John M. Whitaker, agent for seleeting university lands, the sum an: twelve dollars for postage, stationary and clerk hire.

Which was agreed to.
And on motion of Mr. Wright, J. H. Bonney, was allowed the sum of eighteen dollars and fitty-mine cents for taking depositions in the soathern boundary case.

On motion of Mr. Casady,
The bill was so amended as to allow C. Bates two dollars and twenty five cents, Sherman seventy-five cents and H. D. LaCossit six dollars, for newspapers furnished the Senate.
A motion was made by Mr, Espy to add to the appropriatien to $\mathcal{F}$. B. Bralley the sum of fifty dollars.

Which was agneed to.
A motion yas made by Mr. Shields, that the, sum of five hundred dollars be placed at the disposal of the, Geverpor for purchasing bonks for the libary.

Which was agreed to. Yeas 8, Nays 7,
Those who voted in the affirmative were,
Messrs: Algor; Coak, Expy; Morton, Salea, Shields; Whright and Mr. President.

Those who voted in the negative were,
Mesarss. Buker, Canady, Everroa, Hendershott, Hepner, Lowe aqd Selman.

On motion of Mr. Shiekls;
The sum of fifteen dollars wat allowed to Anson Hant for emfollity bill of the Senate.

The bill wae then read a'third times parised and title bsoeed to!
Ordered inat the Secretary notify the Hhoube of Representatives accordingly.

A mensage from the House of Representatives, by Mr: Hooten, Assistant Clerk.

Mr. Paeswint : I herewith present for your signature,

The same having passed both branches of the Genpral Asesmbly a and received the signature of the \$peaker of the House of Representatives.
Also Senaie file Nos. 82 and 92 , substitutea for Nos, 74 and. 7 7 ; 9\% $50,67,72,79$, Senate substitute for H. B. file No. 153, Senate file: Nos. 75 and 87.

All having been signed by the Speaker of the House of Representaptiyes.

Mr. Hepner sabroitted the following:
The undersigned, constituting a minority of the committee, to whom was referred the enquiry, as to whether the appendix is a part of the revised code,

## REPORT:

That, by the aot of January 25,1848 , commissioners were appointed, "to draft, revise and prepare a code of laws for' the State of Iowa;" and they were directed to report the same to the Governor, at the earliest practicable period, for the evident purpose of having the same laita before the 'General Assembly for its consideration. Thr' whole report thus to be made, was most manifestly intended as a. mere proposition-possessing no vitality whatever until it received the legislative sanction.
Lit an early day of this present session, this neport was made. It embraced among other things four separate chapters or distinct anbjects, which were styled and have been known the "appendix." In presenting this portion of theip report, the commissionen' state thet its adoption had been deemed by some of their number of doubtfus: propriety. It was therefore so framed that its adoption or rejection would not derange any ather part of the oode, but with this modification it formed just as much a portion of the report of the commitssiopart ae my phas chapter therein contained, and was like, all the others portions of their neport, submitted to the ensideration of the General Assembly. If adopted it was to be law, and was so arnanged as to be in harmony with the other portions-the whole forming an unit.

With the exception of a fow chaptere, the report of the commissioners was by the House of Representatives ordered to be printed.
 been tranermitted by hin toshis Housembeen considered as read al fenttand second tisme, and cram mepred to the wother bravech of the General Asserably, and from thence to the publie peinter.

It is weth known that at the presentsemion, a peoulier mulo has been extablished in relation to the transmiseion fromene house to the other of sabjects under consideration when on their second readiag; bodil that this ride wesconined atrictly to the 'revised code. Under this rute the "appendix" has several times been interchanged betwoen thle two Houses, without any question being made as to the propriety of such a coursa.
But the intention of the Generad Assembly on this subject has been expressed mone nuequivocally still. The two Hocuses have acted upon this appendix dipectly and affirmatively. The three first chapters were struck out of the code in the House of Representatives. Why should theyibe stack ota, if they had not previously been in. The fourth ehapter of the appendir was adopted by the House after. thewing ben amended, and that action was concurred in by the Sen ate. This body, however, refused to somcin in atriling ont the two: finst chapters of the appendix. That action was reported to the other house, which thereapon receded from ite amendment in striking out; whereupon these two chapters as well as the fourth became as moch. a portion of the code as any others therein contained, if they had noti bren eo previousily. After all this, to stribe out the appendix or even to separate it from the body of the code, after the whole has gene toa third reding, merely on ground that its adoption was not: anqualifiedly recommended by the revising commissioners, would, in the opinion of the undersigned, be a specimen of arperlative legislatime trifling. The action of the General Assembly has been breught to bear directivy on this subject. What matters it then whenoe it came, or with what inteat it was presented.
As to che porition that any other law of a general nature passed at the present session, is as much'a portion of the code as this appendix is, the audersigned would mesely reply that if any law of a general matane had been introduced and passed to its third reading, without an enacting clanse prefixed to it-if it had been passed backward and faward between the two Houses, ander the rule that is aplely applicable to the chapters of the revised code-if it had been uaifornaly treated from beginning to end, as a portion of that code, it would be
siportion of it. , We tomst that the: intention of ithin Gemeral Absembly' may be sufely inferred from what it. dowa as, well tas from what it eaye.

But it is alleged that some of the pravisiont of the appendix are in: conflict with other portions of the code. What thome conflictiag provisiond are we have not been toll, and probataly: for the wery sufficient reason that they do not in fact exist. The act which passed thif House on yesterday, fixed the time for the taking, effect of the cods, on the first day of July next. One of the provisions of this act punishes murder with death. The appendix dectares: that from and aftar the fourth day of July next, such punishnent shall bemitigated. The law then which takes effect on the first, is modified on the fourth. People may be induced to wonder why a law ould be enacted which was to remain in full force ohly four days: but the two laws are thereby rendered no more in conflict than though four years were tap alapse between the times when they respectively took effeet. It is, at most but an impropriety. As sach it results fram an amendment made to the code by the General Aasembly. Wie may indued consider ourselves fortunate if no worse discrepancirs are fer nd to have been created hy our amendments to other portions of the, code.

Bolieving then that the "appendix" was (at least conditionally) a portion of the code as reported, the undersigned are averse to the adoption of the resofution, reported by the majority of the committew. But even if that resolation is adopted; it cnly covers a small and unimportant portion of th? ground of discussion, It ia whoty immatorial whether the appendix forms a portion of the code of laws, exportod to the Gcncral Assembly, or not. It has been made a portion of the code as amonded and adopted by us. We, therefore, recommend the adoption of the following resolution:

Resolved, That whether the "appendix",was originally a portion of the revised code or not, it has become so by the celiber ate, affirmative, continuous action of botb branches of the: Gencral Assembly; that it cannot now be eeparated without a material amendment of sonkjects which bad passed to their third reading, and that at this late bour it is inexpedient, if not dangerous in precedent, o innovate upon the ralutary pauliamentary rule, that amendment coun in bo made to any bill on its third reading, except hy unanimous consent.

That the passage of the resolution, reported by a majority of the Commitiee, wrahl bave ne practicable effectr That to eeparate the
appendix, or any other part of the coide fron the whole, trould requite the joint action of both houses.

## GEORGE HEPNER.

The report having been read, was,
On mótion,
Laid upon the table.
Mr. Casaly submitted the following repart, which was laid open the table.

The connittee on the juliciary to whom was referred the petition of John A. D.ake, and others, citizens of Bloomfield townwhip, Daंvis county, praying for a special precinct at Drakesville, in aaid township, have had the same under consideration and instructed bim to report that it is inexpedient to grant the prayer of aaid petitioners. 1. M. CASADY, Chairmaid

A message from the House of Representatives, by Mr. Hooten, the assistant clerk.

Mr President:-I herewith present ${ }^{r}$ r your signature,
H. R. file, Nos. 104, 192, and 197, the same having passed both Houses and received the signature of the Speaker of the House of Representatives.
Mr. Alyer, fiom the conmittee, to whom was referred the bill to re-apportion the State, subinitted a substitute for H. R. file No.-

Which was real, and lail over for the present.
Mr. Shields, from the committee on ways and means, presented
Senate file, No. 103, A bill fixing the price of biading the revised code.

Which was real three several times and passed.
Mr. Shields, fro.n the comnittce on ways and means, repr rted a substitute fur IL. R. file No.-, when a motion was made by Mr. Espy to suspend the order of the day.

Whi $h$ was decided in the affirmative.
Th se who voted in the affirmative were,
Yeas-Messrs. Alger, Cook, Espy, Everson, Howell, Leffingypell, Lowe, Shields, and Wright -9 .

[^8]- Dryyb-Mesers. Baker, Ousedy, Hendershotz, Hepner, Mortan, Salen Selman, and Mr. President-8.
H. R. fre, No. 199, Joint Resolution relative to the appendix, was read twice, when a motion was made by Mr. Cook to suspend the 13 th rale in order that the resolution may be read a third now.

Which was decided in the affirmative.
Those who voted in the affirmative were,
Messrs. Alger, Baker, Cook, Espy, Fverson, Hendershott, Howell, Leffingwell, Lowe, Morton, Sales, Shields, and Wright-13.

These who voted in the negative were,
Messre. Casouly, Hepner, Selman, and Mr. President-4.
The question then recarred on the passage of the resolution.
And was decided in the negative, yeas 7 , nays 10 .
These who voted in the affirmative were,
Messrs. Cook, Espy, Everson, Howell, Leffingwell, Lowe, and Shields.

Those who voted in the negative were,

- Messrs. Alger, Baker, Casady, Hendershott, Hepner, Morton, Salcs. Selman, Wright, and Mr. President.
A motion was made by Mr. Baker to take up an act for revising and consolidating the general laws of the State.

Which was agreed to.
And the question being, shall the act pass?
It was decided in the affirmative, yeas 14 , nays 3.
Those who voted in the affirmative were,
Messrs. Alger, Baker, Casady, Hendershott, Hepner, Howell, Leffingwell, Lowe, Morton, Sales, Selman, Shields, Wright, and Mr. l'resident.

Those who voted in the negative were,
Messrs. Cook, Espy, and Everson.
A motion was made by Mr. Leffingwell, to add to the title the words "with an appendix."

Which was decided in the negative, yeas 6, nays 11 .
Those who voted in the affirmative were,
Messrs: Cook, Espy, Everson, Howell, Leffingwell, and Shields.
Those who voted in the negative were,
Mesars. Alger, Baker, Casady, Hendershott, Hepner, Lowe, Morton, Sales, Selman, Wright, and Mr. President.

Ordered, That the Secretary notify the Houde of Represtativives of the passage of said act.

A message was received from the House of Representativet, by Mé Rocluwell; Chief Clerk, informing the Senate of the passage by the House, of an act making an appropriation for the Penitentiary.
:Adeo, of a bill:supplemental to an act making an appropriation for the members, officers, and Printers of the present:session of the Gencral Assembly and for other purposes.

Mr: Shields, enleave, intwoduced-
Senate file, No. 106,,Joint Resolation authorisiag the:Governer to peoneot schobl, university; saline, and swamp lands, against wate.

Which was read three several times, passed and title agreed to
Senate file, No. 101, A bill for an act to amend an act to re-organine the 'supreme court, as amended by the Hause of Representatives. Was someurded in.
H. R. file No. 198, Joint Resolution requiring the school fund commissioners to report to the soperintendent.

Was read a first, second and thind times, and paseed.
H. K. fibe No. $202, \mathrm{~A}$ bililisupplemental to an act making appropritetions for the members and officers of the General Assembly.

Was read a first and second time.
And refereed to the committee on claims.
Mr. Everson, with leave, introduced
Stenate file, No: 197, $A$ bill for an aot respecting the bridge across English river, on the military road.

Which was read a first and second time.
On motion of Mr. Leffingwell,
The Senate adjourned until 2 o'clock, P. M.

TWO O'CLOCK, P. M.
A message from the House of Representatives, by Mr. Rockwell, Chief Clerk.
Mr. President:-The House of Representatives has indefinitely. pertponed
 named.

And has praswed
Senate fite No. 100, a bill for an act relative to pullinhing the revised code.

Also, Senate file No. B3; A bill for art act making an appropriation tor the State Herase at lowa City, with an amendnent.

I also return,
Senate file No. 64, A bill for an act to repeal an act entitled an act to repeal an act entitled an act for the relic f of the poor. And

Senate file Na. 56, An act granting the Ottumwa and Libertypilie plank road company, the right of way.

The House has passed
Subatitute for H. R. file No. 200, Joint Resolution providing for the publication of the general and local laws of the present remeion.

And then he withders.
The Senate resumed the consideration of Senate file No. 107.
When it was sead a third time and passed.
Sepate file No. 68; as amended by the House of Representatives, was considered, and

On motion of Mr. Hepner,
The Senate disagreed to the amendment of the House of Representatives.

Substitute for II. R. file No. 200, Joint Resolution providiag for the publication of the general and local laws.

Was read twice.
A motion was made by Mr. Wright, to strike out "three thousand" copies, and insert "two thousand" copies.

Which was disagreed to.
The resolution was then read a third time and passed.
Substitute for II. R. file No. $185, \mathrm{An}^{-}$act to re-appo.tion the State into senatorial and representative districts.

Was read a second time.
And the question being: Will the Senate adopt the substitute?
It was decided in the negative:
A motion was made by Mr. Alger, to amend the original bill 80 an to reat

The counties of Johnson, lowa and Poweshick, one Senator, and
the county of Johnson one Represehtative; and the connties of J6hnson, lowa and Poweshick, one Representativé joimaly.

Which was ayreed to.
The question was then takedi! Shall the bill pass?
And at was decided in the affirmative, yeas 12 , nays 5 .
Those who voted in the affirmative were,
Mesirs. Baker, Cazady, Cuok, Jispy, Everson, Hendershott, Hepner. Leffingwell, Lowe, Morton, Sales, and Shields.

Those who voted in the negative were,
Messrs. Alger, Howell, Sel.nan, Wright, and Mr. President.
A messare from the House of Representatives, hy Mr. Rockwell, Chief Clerk.
$\mathrm{M}_{\mathrm{r}}$. $\mathrm{P}_{\mathrm{resid}} \mathrm{ent}$ :-I am directed by the House of Representatives; to inform the Srnate that the House insists on its amendinent to

Senate file No. 63, A bill making an appropriation for the State House at lowa City.

And then he withdrew.
The question recurfing on the above entitled bill.
A motion was made tue Senate recede fori its disagreement to the amend nent of the llouse.

And it was decided in the affirmative:
Mr. Lowe, from the committee on claims; peported back "/
H. K. ilio No.: 2J2, A bill wupplemental to thin thaking an appropriation to the unetnbors, ofincers, \&e.; of the itohictal Assembly. with a nendments.

Which were ayreed to.
The bill was then a third time, passed and sent to the House. $/$
A message foon the Ilouse of Representatives, by Mr. Rockwell. Chicf Clerk.

Mr. President:-I herewith present for your signature ! I
H. H. file Nos. 85, and 200 , the rame having been signed by the Speaker of the llouse of Rypresentatives.

A motion was made by Mr. Cook, to appoint a committee of conference relative to the disagreeing vote between the two Hlouses on a joint resolution relative to the appendix.

Which was decided in the affirmative; yeas 10, nays 6.
Those who voted in the afirmative were,

Mekars. Cook, Expy, Evernon, Hendershott, Howsill; Lowa; Morth, Shields, Wright, and Mr. President.

Those who voted in the negative were,
Messrs. Alger, Baker,Casady, Hepner, Sales, aad Selman.
Messrs. Ifendershoth.Morton, and Baker, were appointed said committee.

A message from the House of Rapresentatives, by Mr. Hooten, Assistant Clerk.

Mr. President:-I herewith return
Senate file No. 99; Joint Resolution relative to the appointment of trustees for the State University.

Senate file No. 103, A bill fixing the price of binding the revised code.

Senate file No. 60, A.bill to dispose of the sadine lands of the State.
All of which hase passed the House without amendment.'
I herewith return,
Senate file Nos. 64, 101, 83, and 100 , the same having received the: signature of the Speaker of.the House of Representatives.

Alao, Joint Resolution to pay for diatributing: the revised code.
And then he withdrew.
Mr. Leffingwell reported beck. H .R. file No. 147.
Which,was read a.third time and passed.
Substitute for H. R. file, No. 193, A bill making appropriations for the support of the State government for the fipeal yeare of 1851 and 1852.

Was taken up, slightly amended, read a third-time and patked.
A.message from the House of Representatives, by Mr: Rockwell, Chief Clerk.

Mr. President: I present, for your signature, H. R. file No، 185.,
I also return;
, Senate files Nos. 32, 79, 89 and 90 .
All of which have been signed by the Speaker of the House of Representatixes.

And then he withdrew.
Mr . Morton, from the committee of confereuce, reported-
That the committee of conference, appointed on the disagreeing vote of the two Houses, on the joint resolutions relating to the appen-
dix, had met and agreed to defer the consideration of the matter ontil the further action of the Houze of Representatives.

The report was laid upon the table.
H. R. file No. 206, A Joint Resolation to pay for the distribution of the revised code.

Was read twice.
A motion was made by Mr. Leffingwell to strike out the sum of $\$ 400$, and insert $\$ 600$.

Which was not agreed to.
A motion was made by Mr. Wright to strike out the sum of $\$ 400$, and insert $\$ 300$.

Which was decided in the negative yeas 5 , nayz 9 .
Those who voted in the affirmative were:
Mesars. Cook, Everson, Hepner, Morton and Wright.
Those who roted in the negative were:-
Messrs. Alger, Hendershott, Howell; Leffingrell; Lowe, Sales; Sedmian, Shields and Mr. President.
The rule was then suspended, and the bill read a third time and passed.

The-President laid before the Senate the following communication from the Governor:

Centlemen of the Semate-
I return, with objections, "An aet to authorize the Farmington Bridge Company to build a bridge across the Des Moines river, at the town of Farmington,", which was thio day presented for my approval.

The aet provides that certain persons "or either of them, and any person they may see proper to associate with them," under the name and style of the Farmington Bridge Company, are authorized to erect a toll bridge across the Des Moines river; opposite the town of Farmington, in Van Buren county, with the excluaive privilege of bridg-• ing said river at said point, and for one mile up and down said river. for the term of twenty years, \&c.

Does this act create a corporation? To determine this question let me observe that." a corporation may be defined to be a body of persons connected together by law, either contemporaneously or in sufcession, and endowed with a capacity of acting for one or variops purposes, at a single person."

Apply this rule to the act under consideration, and we Gnd a body of persons connected by law, under the name and style of the "Farminyton Bridge Company," with succewsion for the term of twenty years, and with the exclusive privilege of bridging said xiver for one mile up and down the same. This act, in my judgonent, is clearly intended to establish a private corporation-it has a name-succes-sion-an object and whatevar is necessary for that purpose, and is to be established upon private means.

The second section of the ninth article of the Constitution declares that "corporations shall not be enacted in this State, by special laws, except for political or inunicipal purposes; but the General Assembly shall provide, by general laws, for the organization of all other corporations, except corporations with banking privileges, the creation of which is prohibted."

It cannot be contended that this is a "political or municipal" corparation, because all such are of a public character, beginning with the goveriment of the United States, and descending down through states, counties, townships, school districts and the like.

The General Assembly, in compliance with the provisions of the Constitution, passed "An act authorizing General Incorporations," approved February 22d, 1847, (now in furce,) granting to every citizen the right of forming a company or association, for the purpose of transacting "any business which may be the lawful subject of a general partnership, including the establishment of ferries, the construction of rail roads, and other works of internal improvement."

The language and intention of the Constitution cannot be mistaken, it asserts a great and just principle, which is worthy of the highest consideration by those who are entrusted with legislative powerthe object being to prevent rpecial and partial legislation, and place the citizens of this State upon an equality as to those pirvileges which should be equal to all. ls it necessary, is it desirable, that the time of the Gencral Assembly should be consumed, and the money of the people expended, in granting to private individuals for private gain tranchises and privileges of the character of the act in question. Is it desirable, that under the'plea of benefiting the public, exclusive privileges and monopolies should be granted to a few indixiduals. Having discharged what I conceive to be my duty, 1 now return the act for your further consideration.

[^9]February 5th, 1851.

The communication having been read, and the question being, shall the act pass with the constitutional majority, notwithstanding the objections of the Governor?

It was decided in the negative, yeas 4, nays 13 .
Those who voted in the affirmative were:
Messrs. Alger, Cook, Morton and Wright.
Those who voted in the gegative were:
Messrs. Baker, Casady, Espy, Everson, Mendershott, Hepner, How: ell, Leffingwell, Lowe, Sales, Sellman, Shields and Mr. President-13.

A message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk, notifying the Simate of the passage of the revised code, with an amendment, which was the striking out of the same "the appendix."

And the question was immediately taken, Will the Senate concux?
It was decided in the affirmative, yeas 13, nays 4.
Those who voted in the affirmative were:
Messrs. Alger, Baker, Casady, Cook, Fspy, Everson, Hendershott, Howell,Leffingwell, Lowe, Shields, Wright and Mr. President.

Those who voted in the negative were:
Messrs. Hepner, Morton, Sales and Selman:
.On motion of Mr: Leffingwell,
Senate adjourned until half past six oclock, P'M.

HALF PAST SIX OCLOCK,' P. M.
A message from the House of Representatives, by Mr. Rocliwell, Chief Clerk:

Mr. President: I am directed to present, for your signature, H. R. files Nos: 447, 198; 200 and 206, all of which have passed both branches of the General Assembly, and received the signature of the Speaker of the House of Representatives.

[^10]Gentlemen of the Senate-
I herewith return to you, with my objections, An act to authorize the Keosauqua Bridge Company to build a bridge across the Des Moines river, at Keosauqua, which has just been presented for my approval.

For my objections to the passage of acts of this character, I respectfully refer you to my message of this date, disapproving An act to authorize the erection of a bridge at Farmington, by the Farmington Bridge Company.

## S. HEMPSTEAD.

February 5th, 1851.
The communication having been read, and the queation being
Shall the act pass, with the constitutional majority, notwithstanding the objections of the Governor?

It was decided in the negative, yeas 5 , nays 10 .
Those who voted in the affirmative were:
Messrs. Baker, Cook, Everson, Morton and Wright.
Those who voted in the negative were:
Messrs. Casady, Espy, Hendershott, Hepner, Howell, Lowe, Sales, Selman, Shields and Mr. President.

A message was received from the House of Representatives, by Mr. Rockwell, Chief Clerk, informing the Senate of the passage by 'the Hcuse of
H. R. file No. 207, A bill to provide for the erection of a bridge across the lowa river.

Said bill was read a first and second time.
When a motion was made to suspend the 13 th rule, in order that the bill might be read a third time;

And was decided in the negative yeas 7, nays 7.
Those who voted in the affirmative were:
Mésers. Alger, Baker, Casady, Hendershott, Morton, Selman and Mr. President.

Those who voted in the negative were:
Messrs. Cook, Espy, Hepner, Lowe, Sales, Shields and Wright.
A motion was made by Mr. Sales to reconsider the vote just taken, which was decided in the negative.

A message flom the House of Representatives, by Mr. Hooten; Assistant Clerk:

Mr. President: I herewith return
Senate file Nos. 60, 68, 99 and 103.
Also, An act for revising and consolidating the General Statutes of the State of Iowa.

The same having received the signature of the Speaker of the House of Representatives.

The House has passed
Senate file No. 107, A bill for an act respecting the bridge across English river, on the military road.
Also, Senate file No. 106, A Joint Resolution authorizing the Governor to protect school, university, saline and swamp lands against waste.

And then he withdrew,
On motion of Mr. Espy,
He had leave to withdraw, from the files of the Senate, the report of Thomas H, Benton, jr. relative to the aocounts of the Penitentiary.

Mr, Wright offered the following, which was adopted unanimously:
Resolved, That the thanks of the Senate are hereby tendered to the principal, assistant and enrolling Secretaries, for the very attentive and highly satisfactory manner in which they have discharged the duties of their respective effices during the present session.

A motion was made by Mr. Morton, to take from the table,
Senate file No. 61, A bill for an act to abolish capital punishment. Which was agreed to.
A motion was made by Mr. Shields, to lay said bill upon the table. To which the Senate disagreed.
The question was then taken,
Shall the bill pass?
And was decided in the affirmative.
Ordered, by the President,
That Mr. Morton notify the House of Representatives of the passage of said bill,

Mr. Shields was appointed a committee, on the part of the Senate, to act with a committee to be appointed on the part of the House of Representatives, to wait upon the Governor, and inform him that the
two houses had disposed of the business before them, and to impire if he had any further communications to make to them.

After a short time, Mr. Shields reported that the committee of the two Houses had discharged the duty assigned them, and that the Governor informed them that he had no further communications to lay before the General Assembly.

On motion of Mr. Wright,
Ordered, That a committee be appointed to wait upon the House of Representatives, and inform that body that the Senate had disposed of all its business, and was now ready to adjourn sinc dic.

Messrs. Wright and Casady were appointed, and in a short time reported that they had periomed the duty assigned them.

Messrs. Summers and Preston of Monroc, a committee from the House of Reprcsentatives, were announced, who informed the Senate. that the House of Representatives had disposed of all the business before it, and was now ready to adjourn.

A motion was made My Mr. Morton, that the Senate adjourn sime dic.

When the President arose, and addressed the Senate as fonlows:
: Senatons-The complimentary resolution pasaed nnanimousty by you a day or two sinee in relation to myself, will ever be cherished bj me with no ordinary degree of appreciation, as evidence of yout kind regard.

But a moment more and I shall have performed the only remaining act which devolves upon me as your presiding officer, and let that short moment be devoted to a few parting words of kindness and friendship, though faintly expressive they may be of the thoughts which now impress me on this occasion.

If under the excitement of difficult legislation anything has been uttered, in its nature calculated to rufle the uniform and cahm current of our feelings, it will, I know, be consigned to the oblivion of of forgetfulness,-that it will be permitted to pass with the occasion which gave rise to it.

A session unequalled in the history of our State legislation, in the magnitude of its labors, and weight of its responsibilities;-a session
remapkable for pationt induatry, and a patriotic diaregard of emolument, is now about to close.

Our laws were dexanged, dispersed, and technical-in a word so incomprehensible as sometimes to deceive even lawyers themselves, and were of course much less suited to the conventional wants of the people at large, in the every day affairs of life.

To remedy this great public ovil, so universally and justly dortplained of, has been the chicf aim and business of us all, and if we have succeeded in some degree, in better adapting the laws to the wants of the people, by rendering them less ambiguous, and asa;consequence more respectable, an important work has been done. $\because \cdots \cdot$

The revisory labors of the session; though assisted' by the abte revising commissioners who prepared the code for our action, have been arduous and tedious, and I trust your honest and faithful efforts to serve the State may be correctly appreciated and justly rewarded by your fellow citizens.

We came together some of us strangers to each other, but by daily association, governed by kindness, dignity, and a just appreciation of mutual interests, ties have been created which in the language of my own heart, cannot be severed without feelings of sadness.

It is the thought, aye, the certainty that our next separation 'will be to some of us final, that saddens the heart, and clouds for the moment the joyous anticipation of soon meeting the loved ones of home.
" When shall we all meet again?" is a solemn and unanswerable question, which doubtless addresses itself to each of us at this time. And it is true generally that the best of friends must part, and this is especially so of us at this time.

Soon we shall pass hence, some of us to return no more, and this Chamber, the theatre of stiring scenes and eloquent debate will be deserted and silent.

But in parting with you it is with mingled feelings of pride and satisfaction that I can look back over the field of our difficult labors, without seeing ought to mar the pleasure of the retrospect.

Your concession and observance of order have rendered the duties of the chair comparatively easy, and from your courtesy and indulgence not a single appeal has been taken from its decisions. For
your kindriess towarde me personally, as well as eficially, I tonder you my cordial and unfeigned thanks.

In conclusion, let me congratulate you upon the prospect of soon entering the dwellings of your own homes-the quiet scene where man's greateat happiness chiefly lies, and may you ever find the road smooth and the sun bright and cheerful when returning to the joys and comforts " of wife, children and friends."

It is in no ordinary formality that I assure each and every member and officer of this Senate, that I part with you in heart felt sorrow. You will carry with you my most earnest good wishes in all that concerns your welfare and happiness in time and eternity. I bid you an afectionate farewell and pronounce the Senate adjourned sine die.


## APPENDIX.

[ A ]
1

## REPORT OF THE AUDITOR OF STATE

$$
\begin{aligned}
& \text { AUDITOR'S OFFICE, IOWA, } \\
& \text { Iowa Crry, Dec. } 2,1850 .
\end{aligned}
$$

Gentlemen of the Scnate
and House of Representatives:
The undersigned has the honor to submit the following as a complete statement of the revenues, resources; incomes, and property of the State, under the control of this office, together with an account of the expenditures of the two fiscal years, ending on the 80th of November, 1850 , with euggestions and statistical information deemed inter esting to the General Assembly.

The items are presented under the following heads:
I. A statement of the receipts into the Treasury since the 30th day of November, 1848.
II. A statement showing the expenditures, or amount of warrants drawn on the Treasury since the 30 th day of November, 1843.
III. A statement showing the amount of Territorial and State taxes unpaid, previous to the assessment of the year 1850.
IV. A tabular statement of the Funded Debt.
V. A tabular statement of the number of polls, acres of land, with the value of the same, and all other property assessed in the several counties in the year 1849 .
VI. A comparative table, showing the increase or decrease in the several counties between the years 1848 and 1849 .
VII. A tabular statement of the number of polls, acres of land, with the value of the same. and all other property assessed, in the eeveral counties in the year 1850 .
VIII. A comparative table showing the increase in the valuation genate appendix.-1
of property in the several counties, from the year 1849 to the yrar 1850.
IX. A table slowing the quantity of land chtered at the several Land Offices in the year 1849, and assessed in the year 1850.
X. A statement of the account kept against the Hon. M. Rcno, Treasurer of State.

## 1.-A STATEMENT.

Of the receipt into the State Treasury since the 30th day of November, 1848, from taxes, Pedlar's licenses, and interest from delinquents:

ksom the county of Scott, ..... 3,100 65
" " " " Van Buren, ..... 5,615 60
" ". " " Wapello, ..... 2,908 67
" ". " " Warren, ..... 2984
" "، "، Washington, ..... 2,58805
Total amount reccived from taxes, \&c, ..... \$72,019 15
Prom Clerk District Court, Jackson county, as a fine to the school fund, ..... 1000
From D. S. Marshal for keeping prisoners, ..... 3405
From the five per cent achool fund, as a loan for five years, ..... 16,442 05
Balance in the Treasury on the 30th Nov. 1848, ..... 1,938 87
Total amount applied to disbursements in the years 1849 \& 1850 , ..... $\$ 90,44412$
IL-A STATEMENT
Nhowing the amount of warrants drawn on the State Treasury since the 30th day of November, 1848.
Convention of the year 1846; ..... $\$ 84.00$
Governor's Salary, ..... 2,00000
becretary's Salary, ..... 1,00000
Auditor's Salary, ..... 1,200 00
Treasurer's Salary ..... 80000
Salary of Superintendeut of Public Instruction, ..... 3,300 00
Salary of the Superintendent of the Penitentiary, ..... 70000
Penitentiary debts, ..... 12900
Supreme Court account, ..... 2,265 36
Balaries of Judges of the Supreme Court, ..... 5,958 34
Salaties of Judges of the District Court, ..... 10,750 00
Governor's Contingent Fund, ..... 300 00
Becretary's " " ..... 30000
suditor's " " ..... 30000
Treasurer's .. .. ..... 30000
Librarian's " " ..... 14758
Librarian's Selary, ..... 33750
Yenitentiary keepers aslary to 16th March, 1849, ..... 15000
Public Buildings, ..... 3.20000
Find for arresting fugitives from justice, ..... 32037
Geacral Contingent Fund, ..... 60055
Interest and expenses on "State Stocks," ..... 10,237 41
Interest for loan of School Fund, ..... 1,321 12
laterest paid John Brown on bouds, ..... 13328
Presidential Electors, ..... 6668
Per diew and mileage of the members of the General Assembly, ..... 5,796 00
Par diem of the officers of the General Assembly, ..... 1,6e9 00
Priblic Printing ..... 8,027 :5
Sundry accounts per appropriation act ..... 1,41570
Fuel, ..... 20000
Stationary ..... 66889
Indexing and distributing the law ${ }^{\text {a }}$ ..... 30000
Indexing and distributing the journals, ..... 60060
John Taylor, Monroe City Commissioner, ..... 20440
Abstracts of lands in 1847, ..... 30000
Postage of Gencral Assembly ..... 97733
Selecting Salt Springs, ..... 20000
Selecting University Lands, ..... 29400
Selecting School Lands, ..... 2,399: 00
Recording and plating State Roads, ..... 48061
Appanoose county, criminal case, ..... 26571
Abstracts of lands from, Land Offices ..... 27146
Copying and forwarding abstracts of land, ..... 30000
Sword for Capt. B. S. Roberts, U. S. A ..... 10000
Prosecuting Pedlars in Dubuque county ..... 1500
Kceping U. S. Prisoners, ..... 3405
Prosecuting Attorneys per appropriation act ..... 250.00
Commissioners for revising the laws ..... 1,50000
Expenses of Commissioners of Revision ..... 20250
Contingent fund of Superintendent of Public Instruction, ..... 300, 00
Yonroe City certificates redecmed ..... ]. 34491
Deaf and Dumb ..... 50000
Blind, ..... 15000
Reports of the Supreme Court ..... 75000
Total, ..... $\$ 75,40990$

## II.-A STATEMENT

Showing the amount due from the several counties, previous to the year 1850, for Territozial and State taxes:


It will be observed, from the foregoing statement, that some of the counties are in arrears to a large amount, which will be reduced the present month, in all probability, several thousaad dollars; still there will be a considerable sum unpaid, which is of long standing, and rught to have been liquidated years ago, and every exertion has been used on my part to bring about such a result. In some cases I have succeeded, but in others I have been unable to bring prosecution against the delinquents from a defect in our system.
Our Prosecating Attorneys are the legal officers of the counties and of the county officens, and cannot be employed by the State against them, yet our law seems to indicate that they shall aet for the State wher called upon. The State should have an Attorney Gereral, to bring suits in all cases in which the State is interested, and to give legal advice to the State officers when necessary; by this means the State's interest would be more carefully guarded, and delinquents would know that they could be made accountable.

It is useless to levy a uniform tax throughout the State, if a portion can pay or not, as they please. It is believed that an efficient and punctual set of collectors can collect and pay inta the Treasury nearly every dollar of tax levied. It is done in some few of the counties, and
if it can be done by a little extra cxertion in some, it can be done much better than it has been in others.

Our system of collecting is very imperfect, and it is desirable that the present session will not pass without something better bcing adopted. A prompt collection and payment of the revenue into the Treasury, would enable the State to meet all her liabilities at the per cent. now levied, and it would be but a short time before we could reduce the levy to a much less amount.

The funded debt of the State amounts to the sum of seventy-nine thousand four hundred and forty-two dollars and five cents, which, with the present liabilities in Auditor's warrants unpaid, makes the total debt of the State $\$ 90,21367$. The interest on the funded debt has been promptly paid at maturity, which has been the means of ${ }^{-}$ raising our credit in the east to as fair a standard as any of the States of the Union. A more particular description of the funded debt and the times of payment will be seen by a reference to tabular statement No. IV.

Under the act of the 12th of January, 1849, which provides for funding a portion of the State debt, in the redemption of Auditor's warrants, only two thousand dollars have been redeemed, for which a bond has been issued payable in the year 1853 .

By reference to the tables of assessments of the years 1840 and 1820 . it will be observed that great inequalities exist in the way property is taxed in the several counties. In the first place, I would call your. attention to the county of Henry in the assessment of 1849, by which it'will appear, that the value of property was less in that year than in 1848 , by the sum of $\$ 145,034$, or 14 per cent., when, in fact, there was no doubt an increase of that amount, if not more, as the adjoining county of Jefferson increased $\$ 162,244$, or 23 per cent. In 1848 there was 184,990 acres of land placed upon the tax list of Henry connty, but in 1849 there was bat 178,300 acres, notwithstanding a list containing 9,146 acres of new lands was sent from this office, to be added to the original list, making a decrease of 15,835 acres. Now how can such decrepencies be accuunted for, except they be attributed to gross ignorance, or wilful dereliction of duty? A decrease in the value of property can be accounted for by a low assessment, but when near sixteen thousand acres of land in one county are not assessed at any price, and consequently none of the improvements and per-
sonad property connected thepewith, it is time that weihad a law to prevent suoh glaring incomasteacies.
The necessary forms are sent from this office, to all the Assessors, similar to the headings of tabular statement VII, requesting them to sonferm to them, as they contain the words of the revenue law, bat from some cause or other, the returns are very defective with regant to certain portion of property. A few facts will be submitted. Lonk at the county of Des Moines in 1849, under the head of "value of gold and silver coin, or bank notes in actual possession," which reports 865,905, and the county of Muscatine which reports nothing, not one cent. Who will believe that there is no money of any kind in Muscatine county? No one. And whilst there is the full amount of money, if not more, than is reported in Des Moines, yet under the head of "value of claim or demand for money or other consideration," there is not a dollar assessed, yet the comparatively new county of Wapetlo reports $\$ 96,330$, and doubtless there is twice that amount, in Des Moines county. Dubuque county reports $\$ 2 \overline{3}, 525$, as the "vakue of money invested in property of any kind, secured by deed, mortgage, or other evidence of claim." Des Moines, Scott, Van Buren, Henry, and Johnson report nothing, when it is well known by every body that large amounts of money are invested in that way in all those counties. Many other faets might be submitted, but I conceive the above to be sufficient to draw your atttention to these tables, which more clearly show the many discrepancies in our assessments, than any thing I cant say on the subject.
The expenses of our government should be borne by all classes of eitizens, and equalized, as near as possible, by the value of property each one may possess, no matter in what it may consist; but under such system of taxation has referred to above, a man in Muscatine county having $\$ 50,000$ in money, and no other property, pays no tax. Let him loan his money, and take the paper of the loanee, still he paya no tax, as such property is not assessed in that county, neither would it be in some others, judging from the returns. Is this just, is it equal?

I would suggest that hereafter, each tax payer should be furnished with a list, with the proper headinge of all kinds of property, let him have a certain number of days to fill it up, and when called for by the Assessor, it be made his duty to swear the owner as to the quantity and value of his property, the oath to be on the list to be signed by the tax payer, and filed in the Assessor's office, after the items are
aopiad on to the asmousment roll. By such a phan int is believed the true value will be obtained, and all the property withia the State will be more fairly enumerated.
It was my intention to have carried out suoh a plan the last year; but I found our law gave authority to swear the tax payer only as to the quantity, and not to the value of the property, I deferred it, hoping the law might be amended the present session. Your attention is particularly requested to the conparative tables No. VI and VII, showing the increase per cent. from year to year, in the several counties, and the difference between the several counties. There is a large inerease in the new counties, as a natural consequence of their rapid settlement, and the new lands brought upon the tax lists, and it would be supposed there would be a uniform increase in the older counties possessing equal advantages, bat upon comparing some of them, such does not appear to be the fact.

In 1850, Dubuque county increased but nine per cent.; whilst the counties surrounding it increased, Clayton forty-eight, Delaware fortytwo, and Jackson twenty-eight per cent. Muscatine increasedtwentyseven, Scott and Clinton each twenty-six per cent. in 1850, and Cedar only five per cent. . Yet all acquainted with the circumstances will admit that there has been as large an emigration, and as much valuble property added to the county of Cedar, within the last year, as to either of the others, comparatively considered. All these facts show the necessity of a system that would equalize the assessments in a greater degree.

By reference to table IX, it will be observed, that nearlyo one million of acres of land were added to the tax lists in 1850. As more than one half of our revenue is derived from the tax upon real eatate, it is important that it should be fairly assessed; yet it will be seen by reference to the valuation of lands and their improvements, that they are rated very low, and properly at not more than half the amount at which the owners would be willing to sell.

Statement X , will show the Treasury to be without funds at this time, but the payments required by law, to be made this day, will probably be sufficient to meet the present liabilities.

- The financial condition of the. State, at this time, is as follows:
Amount due from the Counties and Collectors for taxcs, prior to 1850, ..... \$24, 164:83
Revenue assessed in 1850, ..... 56,538 32
$\$ 80,70316$
Present liabilities in warrants, unpaid ..... 10,865 87Leaving the sum of sisty-nine thousand seven hundred and thirty-seven dollars and twenty-nine cents, to bear expenses of the govern-ment for the ensuing year, which will be amply snfficient, if renderedavailable by early collections and prompt payments into the Treasury.The following is an estimate of appropriations necessary for theensuing two years:
For per diem and millage of Members and Officers, and all other expenses of the Gene- ral Assembly ..... $\$ 20,000$
Compensation of the Govemor, ..... 2,000
Contingent expenses of the Governor, ..... 300
Compensation of the Secretary of State ..... 1,060
Contingent expenses of the Secretary, ..... 300
Compensation of the Auditor of State, ..... 1,200
Contingent expenses of the Auditor, ..... 300
Compensation to the Treasurer of State, ..... 800
Contingent expenses to the Treasurer, ..... 300
Compensation of the Superintendent of Public Instruction, ..... 2,400
Coutingent expenses of Supermtendent, ..... 500
Compensation of the Judges of the Supreme Court, ..... 6,000.
Contingent expenses of the Supreme Court, ..... 1,000
Compensation of the Judges of the District Courts, ..... 10,000
Compensation of the Librarian, ..... 300
Contingent expenses of the Librarian, ..... 100
Compensation of the Superintendent of the Penitentiary, ..... 800
General Contingent fund, ..... 1,000
Public Printing, ..... 12,000
Deaf, Dumb and Blind, ..... 1,000
Interest on Loans. ..... 12,000
Public Building, ..... 5,000
Total- ..... $\$ 78,300$

The sum of eight hundred and thirty-six dollars and fifty-eight cents, has been received within the last two years, as a tax upon Pedlars, and accounted for in the general revenue, which is but a small amount. compared with the number engaged in the business. The law on the subject is all that is required, and could be made to yield four-fold what it does, if those, whose duty and interest it is to have it eniorced, GENATE APPENDIX.-2
would see that it is not daily violated, by the large number of Pediarm that are traversing the State, "selling goods, wares and merchandize other than the growth, produce or manufacture of this State," which inctudes fanning mills, plows and many other articles manufactured in other States.

Three Pedlars of fanning mills, from Illinois, resisted the law, but finally, after judgment was obtained against them, compromised the matter with the prosecuting attorney of Dubuque county, by paying for licenses.

The amount of interest collected from delinquent tax payers in two vears, being but six hundred and seventy-three dollars and ninetythree cents, shows very clearly, that but very little attention is paid to the law on that subject; and this is one cause why there is such a large amount of revenue uncollected.

If delinquents were required, in every instance, to pay the damages of twenty-five per cent. per annum, they would be more prompt in paying their taxes within the ycar for which they are assessed, but when they are allowed to settic the original tax, clear of cost, at their own convenience, they will put it off as long as possible.
This subject has been repeatedly urged upon the attention of the collectors of the revenue, and, in some cases, has had the desired effect. And here I would take occasion to say that many of the county officers have co-operated with me, and have ecconded my efforts in many particulars, to equalize the assesments, and to collarge and collect the revenue in a prompt and satisfactory manner.

The business of this office is accumulating very rapidly, and provision slould be made for the payment of a Clerk.

The countics of Fayctte and Warren, have made no report of the amount of their assessments for this year, though the Clerks have been repeatedly written to on the subject.

The prosperous condition of our finances will, no doult, be gratifying to your $h$ norable bodies, and every citizen of the State, as well as the thousan ls who are coming amongst us to select homes with a great and happy people.

Very respectfully submitted,

JOS. 'T. FALES, Auditor of State.

IV-FUNDED DEBT.

STATE STOCK issucd in Bonds by the Ciovernor and Auditor of State.


STATE STOCK issued in Bonds by the Auditor of State.


STATE STOCK issued in a Bond by the Governor for the completion of the Penitentiary.


Of the number of Polls; Acres of Land, with the value of the same, with the improvements thercon; the value of Town Lots and their improvements; with the value of all othor property assessed in the several counties, in the year 1840.

| COUNTIES. | Number of Polls. | leres of Land. | Valne of Lend with improve. ments. | Value of T"own Lots and improvements. | Value of capital cm ployed in Merchandize. | Value of Mills Manufactories, Distilleries, Carding Machines, and tanyards, with the stock enployed. | Horses | two years <br> d. <br> Value. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Allamakce, - - | 73 |  | \$6,430 |  |  | \$200 | 45 | \$1,777 |
| Appanoose, | 278 | 2,849 | 6,269 |  | \$3,133 | 1,950 | 353 | 8,872 |
| Benton, - | 91 | 8,034 | 13,705 | \$100 |  |  | 116 | 5,119 |
| Boone, - | 60 | 1,684 | 2,323 |  |  |  | 44 | 1,510 |
| Buchanan, | 97 | 4,399 | 10,147 | 2,345 | 615 | 2,300 | 76 | 3,780 |
| Cedar, - | 722 | 102,272 | 341,139 | 26,858 | 7,000 | 10,615 | 1,122 | 51230 |
| Clayton, | 516 | 83,917 | 261,783. | 43,909 | 9,520 | 12,000 | 470 | 17,576 |
| Clinton, - | 463 | 51,879 | 198,235 | 29,05: | 9,500 | 15,700 | 625 | 26,859 |
| Dallas, - | 94 | 453 | 566 |  |  | 350 | 126 | 4,630 |
| Davis, - - | 913 | 87,191 | 109,803 | 6,191 | 11,424 | 2,325 | 1,477 | 46,842 |
| Delaware, - | 300 | 33,436 | 93,696 | 1,983 | 1,600 |  | 388 | 15,564 |
| Des Moines, - | 2,124 | 103,471 | 965,474 | 621,589 | 159,987 | 9,675 | 2,310 | 88,086 |
| Dubuque, - | 1,852 | 215,085 | 582,368 | 495,248 | 103,665 | 20,600 | 1,360 | 48,006 |
| Fremont, - |  |  |  |  |  |  |  |  |
| Henry, - | 1,427 | 178,300 | 602,537: | 61,423 | 31,175 | 5,884 | 1,853 | 88,077 |


|  | 118 | 13,650 | 23,726 | 236 | 700 | 500 | 138 | 5,647 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Tatuan - | 1,382 | 110,139 | 377,733 | 63,927 | 21,522 | 35,251 | 1,384 | 55,800 |
| craper, - - | 174 | 17,716 | 52,401 | 879 | 940 | 3,600 | 285 | 9,417 |
| deforma, | 1,577 | 224,081. | 556,803 | 54,206 | 30,580 | 8,485 | 2,323 | 74,041 |
| Selamen, | 866 | 108,367 | 355,231 | 142,705 | 25,945 | 11,970 | 915 | 38,750 |
| Soties, | $45 \%$ | 45,995 | 176,223 | 7,510 | 1,325 | 500 | 563 | 23,089 |
| Suackal | 678 | 70,138 | 237,087 | 11,664 | 5,128 | 9,250 | 984 | 34,362 |
| Leer, - | 3,149 | 324,744 | 1,301,310 | 549,402 | 124,898 | 34,967 | 3,603 | 124,806 |
| finn, | 965 | 119,954 | 448,845 | 50,812 | 12,970 | 23,116 | 1,224 | 50,072 |
| Cotrisa, - | 903 | 136,379 | 392,413 | 30,759 | 31,819 | 3,879 | 1,187 | 43,646 |
| Gima3, - | 30 | 1,5j0. | 2,210 |  |  |  | 41 | 1,389 4,186 |
| Gadison, | 96 |  |  |  | 1,000 |  | 153 | 4,186 $47 \% 43$ |
| Mahaska, | 924 | 86,452 | 257,931 | 31,735 | 17,188 | 15,100 | 1,357 | 47,743 |
| Marions | 998 | 78,651 | 123,180 | 9,034 ${ }^{-}$ | 11,560 | 3,775 | 928 | 32,793 |
| Monroe, | 289 | 44,823 | 97,597 | 3,469 | 3,166 | 1,275 | 435 | 7,903 |
| Huscatine, | 920 | 142,102 | 475,357 | 273,231 | 49,050 | 21,400 | 1,132 | 44,627 |
| Polk, - | 635 | 49,145 | 74,476 | 3,430 | 14,755 | 3,304 | 747 | 27,327 |
| Pottawattamie, | 1,036 |  |  |  | 11,910 | 1,094 | 430 | 10,483 |
| Poweshiak, | 90 | 11,042 | 31,268 |  |  |  | 125 | 4,715 |
| Sqott. : | 1,022 | 123,656 | 395,315 | 149,602 | 17,615 | 20,245 | 1,058 | 40,380 |
| Fan Buren, | 2,105 | 202,649 | 787,947 | 154,722. | 50,428. | - 16,805 | 2,312 | 92,965 |
| Wapello, | 1,132 | 123,819 | 494,855 | 65,699 | 44,525 | 6,014 | 1,870 | 67,985 |
| Warren, | 122 | 3,975 ${ }^{\text {. }}$ | 6,004 |  |  |  | 138 | 5,160 |
| Washington, | 876 | 99,228 | 396,560 | 44,480 | 14,094 | 10,707 | 1,121 | 41,445 |
|  | 29,549 |  |  | $6,199$ | 28,63ј | \$318,911 | ,830 | 270,515 |

STATEMENT V.-Continued.



STATEMENT V.-Continucd.


| Kèkuk | 456 | 15,119 | 59] | 308 |  | .... | 575 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Lee - | 713 | 21,482 | 280 | 5,298 | 10 | 1,175 | 11,416 | 1,062 |
| A Linn | 224 | 7,796 | 85 | 848. |  |  | 6,100 | 1,370 |
| 5 Louisa - | 38 | 1,560 | 96 | 1,019 | 1 | 150 | 8,517 | 50 |
| ¢ Lucas - | 1 | 75 | 1. | 10. |  |  | 428. |  |
| Madison |  |  |  |  |  |  | 2,516. |  |
| Mahaska - | 57 | 2,753 | 82 | 890. |  |  | 4,329 | 357 2840 |
| \% Marion - | 13 | 885 | 92 | 880 | 1 | 100 | 4,735 | 2,840 |
| Monroe | 7 | 251 | 19 | 243. |  |  |  |  |
| 1. Muscatine | 84 | 4,036 | 176 | 2,503 | 1 | 200 | 12,662 |  |
| $\omega_{\text {Polk - }}$ - | 21 | 1,000 | 47 | 656. |  |  | 640. |  |
| Pottawattamie | 12 | 431 | 121 | 1,017 | 2 | 350 | 1,814. |  |
| Poweshiek | 4 | 210 | 8 | 38. |  |  | 143 |  |
| Seott | 81 | 3,208 | 107 | 1,908 | 3 | 300 | 6,050 | 450 |
| Van Buren | 160 | 7,241 | 229 | 2,629 | 5 | 455 | 34,264 | 441 |
| Wapello | 53 | 2,490 | 106 | 2,276 |  |  | 11,760. |  |
| Warren | 2 |  | 2 |  |  |  |  |  |
| Washington - | 63 | 2,508 | 90 | 713. |  |  | 14,865 | 800 |
|  | 4,812 | 167,180 | 3,719 | \$45,587. | 47 | \$6,810 | \$237,265 | \$12,298 |

STATEMENT V.-Continued.



[^11]
## STATEMENT VI.

A COMPARATIVE TABLE showing the increase or decrease in the valuation of property in the several counties in the years 1848 and 1849.

| counties. | Total value in 1848. | Total yalue in 1849. | Increase or decrease | $\begin{aligned} & \text { Increase } \\ & \text { or } \\ & \text { decrease } \end{aligned}$ | State tax in 1848. | State tax in 1849. | Increase or <br> decreas tax |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  | thla |  | 1 p |
| Allamakee, | New County. | \$13,159 | \$13,159 |  |  | \$32 89 | \$32 89 |
| Appanoose, - | \$28,942 | 45,289 | 16,347 | 56 | \$72 35 | 11322 | 4087 |
| Benton, | 23,352 | 31,981 | 8,627 | 37 | 5838 | 7995 | 2157 |
| Boone, | New County. | 8,159 | 8,159 |  |  | 2040 | 2040 |
| Buchanan, | 22,149 | 32,522 | 10,373 | 46 |  | 8130 | 2583 |
| Cedar, | 436,587 | 486,523 | 49,986 | 11 | 1,094 16 | 1,215 47 | 12131 |
| Clayton, | 285,095 | 383,110 | 98,015 | - 37 | 71273 | 95777 | 24304 |
| Clinton, | 230,425 | 315,057 | 84,632 | 36 | 57606 | 78754 | 21158 |
| Dallas, | 14,354 | 22,293 | 7,939 | -55 | 3588 | 5588 | 1985 |
| Davis, | 342,474 | 353,000 | 110,526 | . 45 | 60618 | 88250 | 27632 |
| Delaware, | 112,354 | 142,659 | 31,305 | - 27 | 28088 | 35914 | 7826 |
| Des Moines, | 1,827,081 | 2,046,769 | 219,688 | 68 | *3,554 16 | $\ddagger 6,140 \quad 30$ | 2,486 14 |
| Dubuque, | 1,368,401 | 1,464,781 | 96,380 | - 7 | 3,421 00 | 3,661 95 | 24095 |
| Fremont, | New County. | 3,167 | 3,167 |  |  |  | 891 |
| Henry, | 1,026,411 | 881,377 | +145,034 | +14 | 2,566 03 | 2,203 44 | +262 59 |
| Iowa, | 24,290 | 43,884 | 19,594 | 80 | 6072 | 10971 | 4899 |
| Jackson, | 457,292 | 666,018 | 208,726 | 45 | 1,143 23 | 1,665 04 | 52181 |
| Jasper, | 48,974 | 96,707 | 47,733 | 97 | 12243 | 24227 | 11984 |
| Jefferson, | 703,704 | 865,948 | 162,244 | + 23 | 1,760 75 | 2,164 87 | 41021 |



[^12]$\ddagger$ At three mills.

Of the number of Polls, Acres of Land, with the value of the same with the improvements thereon, the valur of Town Lots and their improvements, with the value of all other property assessed in the several counties in the year 1850.

|  |  |  | alue of | Vatuen | Value of | Value of Mills, Manufac tories, Distille | Horses | r two years <br> d. ison a |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| counties. |  |  | provements. | impròements. | ployed in dize. | Machioes, and Tanyords,with the stock employed. | No. <br> that | Vahe. |
| Allamakee, | 110 |  |  |  |  |  | 70 | \$3,090 |
| Appanoose, | 392 | 19,524 | \$29,821 | \$4,102 | \$6,175 | \$2,000 | 547 | 18,555 |
| Benton, |  |  |  |  |  |  |  |  |
| Boone, | 92 | 11,877 | 17,265 |  | 120 | -200 200 | 89 | 3,260 |
| Buchanan, | 83 | 12,681 | 22,068 | 2,747 | 900 | 4,700 | 74 | 3,760 |
| Cedar, - | 742 | 138,110 | 347,364 | 33,966 | 12,480 | 11,254 | 1,187 | 53,974 |
| CHayton, | 652 | 133,966 | 363,814 | 83,347 | 19,700 | 20,532 | 525 | 24,855 |
| Clinton, | 518 | 69,718 | 270,132 | 28,471 | 12,750 | 16,500 | 694 | 31,505 |
| Dallas; | 114 | 2,029 | 3,067 |  | 670 |  | 173 | 6,830 |
| Davis, | 1,155 | 148,036 | 357,869 | 21,952 | 13,450 | - 4,830 | 1,660 | 59,146 |
| Decatur, | 137 | 2,240 | 4,350 |  | . 835 | 300 | 175 | 6,230 |
| Delaware, | 380 | 50,982 | 140,755 | 6,092 | 4,600 | 4,000 | 381 | 16,198 |
| Des Moines, | 2,130 | 218,897 | 1,083,640 | 689,819 | 158,415 | 13,045 | 2,499 | 88,262 |
| Dubuque, | 1,707 | 268,419 | 833,626 | 452,497 | 79,955 | 36,525 | 1,364 | 54,877 |
| Fayette, - |  |  |  | 10. 5 ¢ | - 1 | 17 | 12 | (1) $0^{0}$ |



STATEMEN'T VII_Continued.

| cousties. |  |  | Neat cattle over twoyears old. |  | $\begin{aligned} & \text { Mules and asses } \\ & \text { over one year old. } \end{aligned}$ |  | , eep orer six months old. |  | Hogs over six months old. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | No. | Falue. | No. | Value. | N $n$ | Value. | No. | Value. - |
| Allamakee, |  | - | 430 | ¢6,9:8 |  |  | 104 | \$144 | 126 | \$248 |
| Appanoose, | - | - | 1,457 | 17,176 | 10 | \$680 | 1,831 | 1,839 | 3,829 | 4,416 |
| Benton, | - |  |  |  |  |  |  |  |  |  |
| Boone, | - | - | 255 | 3,206 |  |  | 408 | 632 | 515 | 274 |
| Buchanan, | - | - | 241 | 3,670 |  |  | 288 | 403 | 585 | 864 |
| Cedar, | - | - | 2,550 | 27,652 |  |  | 3,717 | 3,716 | 5,016 | 4,498 |
| Clayton, | - | - | 1,779 | 29,595 | 5 | 250 | 700 | 1,059 | 1,666 | 2,747 |
| Clinton, | - | - | 2,393 | 26,013 | 1 | 60 | 1,628 | 2,045 | 1,981 | 1,793 |
| Dallas, | - | - | 545 | 6,950 | 1 | 100 | 522 | 606 7 | 1,100 | 1,258 |
| Davis, | - | - | 3,344 | 38,622 | 12 | 925 | 6,855 | 7,069 | 11,351 | 12,902 |
| Decatur, | - | - | 469 | 7,856 | 4 | 90 | 682 | 875 | 1,881 | 1,896 |
| Delaware, - |  | - | 1,096 | 14,587 |  |  | 1,307 | 1,641 | 1,648 | 1,710 |
| Des Moines, |  | - | 6,464 | 58,480 | 15 | 615 | 9,864 | 9,826 | 13,999 | 11,125 |
| Dubuque, |  | - | 4,146 | 38,861 | 10 | 500 | 2,559 | 2,849 | 3,702 | 4,724 |
| Fayette, |  |  |  |  |  |  |  |  |  |  |
| Fremont, |  | - | 1,509 | 20,698 | 12 | 553 | 1,249 8936 | 1,224 | 1,922 12 1230 | 2,250 11,313 |
| Henry, | - | - | 5,303 | 51,676 |  |  | $\begin{array}{r}8,936 \\ \hline 496\end{array}$ | 8,987 | 12,230 1,776 | 11,313 1,731 |
| Iowa, | - | - | 467 | 5,646 | 3 |  | 496 3,343 | +677 | 5,269 | 1,731 |
| Jackson, |  | - | 4,016 | 49,015 | 8 | 290 50 | 3,343 852 | 4,407 906 | 5,269 | 6,466 2,920 |
| Jasper, - | - | - |  | 8,015 41,517 | 10 | 745 | 12,414 | 12,411\| | 15,836 | 10,188 |
| Jefferson, - |  | - | 4,817 | 41,517 | 20 |  |  |  |  |  |



STATEMENT V.-Continued.



STATEMENT VII.-Continucd.


| Jackson | 1,080 | 3,173 $6 \cdot 20$ | 11,123 5,225 | \$30 | 1 1,100 |  | 853,835 | 2,134 98 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Jasper |  | 620 | $5,225$ |  |  | 4,222 | $127,193$ | 317 98 |
| Jefferson |  | 5,693. | 7,5 |  | 2,858 | 17,902 | 901,072 | 2,259 00 |
| Johnson |  | 9,887 | 14,767 |  |  |  | 780,015 | 1,950 01 |
| Jonea |  | 857 | 1,457 | 275 | - 300 | 8,075 | 320,060 | 80015 |
| Keokuk | 85 | 2,727 | 36,201 |  | 1,110 |  | 691,974 | 1,504 93 |
| Lee | 4,100 | 12,577 | 20,491 | 336 | 3,133 | 3,747 | 2,451,500 | 6,128 75 |
| Linn | 300 | 8,463 | 15,343 |  | 2,150 |  | 815,280 | 2,038 20 |
| Louisa. | 1,460 | 3,333 | 15,349 |  | 4,770 | 5 | 644,3:8 | 1,610 82 |
| Lucas - |  | 2,459 | 5,04 |  | 500 | 7,218 | 57,352 | 14388 |
| Madison. |  | 2,074 | 6,099 |  | 902 |  | 42,197 | 10549 |
| Mahaska | 45 | 5,825 | 17,731 | 50 | 11,191. |  | 658,516 | 1,646 29 |
| Marion | 104 | 11,910 | 26,149 |  | 2,980. |  | 546,492 | 1,366 23 |
| Marshall |  | 195 | 528 |  |  |  | 13,590 | 3397 |
| Monroe | 10 | 1,630 | 3,591 | 160 | 415 |  | 229,758 | 57439 |
| Muscatine |  |  |  |  | 10,180 |  | 1,187,808 | 2,969 52 |
| Polk ${ }^{-}$ | . 130 | 5,961 | 18,502 | 130 | 1,210 |  | 542,677 | 1,356 69 |
| Pottawattamie |  | 11,900, | 3,977 |  |  |  | 130,960 | 32740 |
| Poweshiek |  | 939 | 5,333 |  | 6,329 | 137 | 59,064 | 14766 |
| Scott - | 300 |  | 15,900 |  |  | 7,500 | 883,971 | 2,209 92 |
| Van Buren | 25 | 5,102 | 33,593 |  |  |  | 1,353,671 | 3,384 17 |
| Wapello | 385 | 13,560 | 96,330 |  | 7,71 |  | 1,226,369 | 3,065 92 |
| Warren |  |  |  |  |  |  |  |  |
| Washington - - |  | 6,535 | 29,700 |  | 10,824. |  | 647,942 | 1,619 85 |
|  | \$15,089 | 238,371 | 0,858 | \$981 | \$105,956 | \$80,809 | \$22,623,334 | 6,558 33 |

## sTATEMENT VIII.

A COMPARATIVE TABLE showing the increase in the valuation of property in the several counties from the year 1849 to the year 1850 , showing the increase per cent. and the increase of the State tax. $\qquad$

| counties. | Total value in 1849 | Total value in 1850. | $\begin{aligned} & \text { Increase in } \\ & 1850 \text {. } \end{aligned}$ | Increase per cent. | State tax in 1849. | State, tax in 1850. | Increase tax. $\qquad$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Allamakee, | \$13,159 | \$21,194 | \$8,055 | 61 | \$32 89 | 52.98 | \$20 09 |
| Appanoose, | 45,289 | 99,800 | 54,511. | 120 | 11322 | 24950 | 13628 |
| Benton, | - 31,981 | 60,376 | 28,395 | 88 | 7995 | 15094 | 7099 |
| Boone, | 8,159 | 31,415 | 23,256 | 288 | 2040 | 7853 | 5813 |
| Buchanan, | 32,522 | 46,958 | 14,436 | 44 |  | 11739 | 3609 |
| Cedar, | 486,523 | 515,555 | 29,032 | 5 | 1,215 47 | 1,288 88 | 7341 |
| Clayton, | 383,110 | 564,603 | 181,493 | 48 | 95777 | 1,411 50 | 463.73 |
| Clinton, | 315,057 | 398,810 | 83,753 | 26 | 78754 | 99702 | 20938 |
| Dallas, | 22,293 | 26,653 | 4,360 | 19 | 5573 | 6663 |  |
| Davis, | 353,000 | 546,915 | 193,915 | 54 | 88250 | 1,36728 | 45478 |
| Decatur, | New County. | 21,956 | - 21,956 |  |  | 5491 | 5491 |
| Delaware, | 143,659 | 204,256 | 60,597 | 42 | - 35914 | 51064 | 15150 |
| Des Moines, | 2,046,769 | 2,229,519 | 182,750 | 8 | *6,140 30 | $\dagger 5,573,79$ | $\ddagger 56651$ |
| Dubuque, | 1,464,781 | 1,608,735 | 143,954 | 9 | 3,661 95 | 4,021 85 | 35990 |
| Fayette, | No Report. |  |  |  |  |  |  |
| Fremont, | 3,167 | 57,275 | 54,108 | 1,708 | 791 | $\begin{array}{r}14318 \\ \hline 18\end{array}$ | $\begin{array}{ll}135 & 27 \\ 389\end{array}$ |
| Henry, | 881,377 | 1,037,120 | 155,743 33,677 | ${ }_{76} 7$ | $\begin{array}{r}2,203 \\ 10971 \\ \hline\end{array}$ | 2,59280 19390 | 389 84.19 |
| $\mathrm{l}_{\text {lowa, }}^{\text {Jackson, }}$. . | 43,844 666,018 | 77,561 853,835 | 33,677 187,817 | $\begin{array}{r}76 \\ \hline 88 \\ \hline\end{array}$ | 109 <br> 1,665 <br> 1 | -19390 | 46919 |



## STATEMENT IX.

LANDS entered in 1849 and placed upon the assessment rolls of 1850.



## STATEMENT X

## M. Reno, Esa., State Treasurer in acconnt with the State of Lowa.



## [B]

## REPORT OF.THE SECRETARY OF STATE

IN RELATION TO

## THE CENSUS RETURNS OF THE STATE OF IOWA.

Secretary's Oppice, Iowa.) lowa City; Dec. 2, 1850. )
To the General Asscmbly of the State of Iowa:
I have the honor herewith to furnish you with an abstract of the census returns from the different counties of this State, for the year 1849, so far as they have been received at this office.
I am informed by the Clerk's of the Board of Commissioners of the counties of Clayton, Delaware, Iowa and Monroe, that the sheriff's of said counties neglected to take the census for that year.
Of the reasons for the non-receipt of returns from the countier of Lee and Lucas, I am not informed.

> Very respectfully,
> JOSIAH H. BONNEY, $\therefore \quad$ Secretory of State.

```
/1. |1 !1/1-:!!
```

AN ABSTRACT of the population of the State of Iowa, as appears from the census returns for 1849.


> Secretary's Office, Iowa.\} Iowa City, Dec. 2, 1850.

1 hereby certify that the foregoing is a correct abstract of the cen*us returns for the year 1840 , now on file in this office.

JOSIAH H. BONNEY, Secretary of State.

## [C]

## REPORT OF THE SECRETARY OF STATE

## w RELATION TO

## THE CRIMINAL RETUBNS OF THE STATE OF IONA.

Secretary's Office, lowa, lowa City, December 2, 1850.
'Iu the Gencral Assembly of the Statc of Ioua:
In compliance with the requirements of an "an act to provide for eriminal returns," approved February 24th, 1847, I have the honor to report to you abstracts of said returns for the years 1849 and, 2850 , embracing all the counties from which returns have been received at this office up to this date.

Respectfully submitted,

> JOSIAH H. BONNEY, Secretary of State.

An Abstract of the Criminal Returns from the State of Lowa, for the year ending November 1st, 1849.



## RECAPITULATION.

No. of Counties reported 26-No. of Convictions 26.
Crimes.
Murder, ..... 1
Manslaughter,: ..... 4
Assault with deadly weapon, ..... 2
Larceny, ..... 3
Gambling, ..... 2
Suffering Gaming, ..... 3
Obstructing roads, ..... 2
Shooting domestic animals, ..... 1
Assault and Battery, ..... 3
Threats, ..... 2
Breach of the Peace, ..... 1
Sureties to keep the Peace, ..... 2

Character, Habits, \&c.
Good and industrious, ..... 10
Bad, intemperate, \&c. ..... 11
Unknown, ..... 5
Can read and write, ..... 17
Can not, ..... 2
Unknown, ..... 7
Amount of fines impos- ed, ..... $\$ 21,300$
Expenses, ..... 4,874

## Occupation.

Farmers, 9 Machinist, ..... 1
Blacksmiths, 2 Constable, ..... 1
Carpenters, 2 Unknown, ..... 5
Painter, 1 Wood chopper, ..... 1
Grocery Keepers, 3 Mate on steam boat, ..... 1
Secretary's Office, Iowa, Iowa City,

I hereby certify that the foregoing abstract contains all the facts set forth in the criminal returns of the State of Iowa, for the year ending November, 1849.

JOSIAH H. BONNEY,

Secretary of State.

An Abstract of the Criminal Returns of the State of Iowa, for the year ending November $1 \mathrm{st}, 1850$.


## RECAPITULATHON.



Crimes.
Bastardy
Suffering Gaming, ...........
Contempt, . . .................
Surety of Peace, ............ 4
Obstructing Roadq,...........
Overturning Wagon, \&c..... 1
Lanceny,.................... 2
Selling Liquor without license, 5
Can Read and Write,........ 13
Can not, ...................... 2
Unknown, ...................
5
Occupation:-
Farmers, ..... 8
Grocery Keepers, ..... 5
Labourers, ..... 1
Attorney, ..... 1
Gambler, ..... I
Unknown, ..... 4
Habits, qc.
Industrious and good, ..... 13
Bad and dissipated, ..... 8
Unknown; ..... 5
Amount of Fines imposed, ..... $\$ 41800$
Expenses, ..... 6,347 45

Secretary's Opfice, lowa, lowa City, December 2d, 1850 .
${ }_{i} \mathrm{~F}$ hereby certify that the foregoing abstract sets forth all the facte embraced in the criminal returns of the State of Iowa, for the year ending November, 1850.

JOSIAH H. BONNEY,

Secretary of State.

# [D] <br> BEPORT OF THE BOARD OF PUBLLC WORKA 

Otтомим, December 2, 1850.

## To His Excellency the Gooernor of Iowas:

The Board of Public Works, in accordance with the requiremenk of, law, herewith submit the following

## REPORT:

The total receipts from the sale of lands belonging to the Des Moines River grant, commencing on the 11th day of Octeber, 1847, when the Land Office was frrst opened in Failfield, for receipt of proof of pre-emptions, to the 28th day of November, 1850; inclusive, as shown by the accompanying statement of the Seoretary of the Board, is $\$ 211,563$ 58-100. The total amount of land sold, as ex-' hibited by seme statement, is 169,153 27:100 acres. The ameant in said grant, lying south of the Racoon Forks, as shown by official statement from the General Land Office, is 321,868 38-100 eeres, of thin portion of the grant, there yet remains unseld 152;715 6-100 acres which, at 25 per acre, amounte to $\$ 190,383$ 88. That portion of the grant lying north of the Racoon Forke, and extending from thence to the source of the river, is estimated to contain at least $\mathbf{0 0 0 , 0 0 0}$ acres, which, added to that portion lying south, makes $1,052,7156-160$ acres; eatimating these lande at the minimum now fixed by law, they amount to $\$ 1,315,80883$.

The grant of laad to the State; to aid in the improvement of the Des Moines river, from its mouth to the Ravoon Forks, is expreesed
as follows: For the purpose of aiding said Territory to improve the navigation of the Des Moines river, from its mouth to the Racoon Forks (so called) in said Territory, one moiety, in alternate sections, of the Public Lands (remaining unsold and not otherwise disposed of, encumbered, or appropriated) in atrip of five miles in width on each side of said river, to be selected within said Territory," \&c.

The Commissioner of the General Land Office, under date of the 23d of febroary, 1848, it a communictation addresued to the Board of Public Works, through the then Secretary, Charles Corkery, Esq., decided that the State is entitled to the alternate sections, within five miles of the Des Moines River, throughout the whole extent of that river, within the limite of Iowa." The language of the act is "within said Temritory," which does not limit the grant to what is now the northern boundary of the State of Iowa, but of course extends as far as the Des Moines river extends into Minnesota Territory, which; from the best information we can obtain of the locality of the source of the river, is from forty to sixty miles north of the south boundary of that Territory.

Notwithstanding this decision of the Commissioner, made as it was in accordance with the plain and literal meaning of the act of Congress, a portion of the grant above Fort Des Moines was included in a. Proolamation, and about 25,000 acres sold by, the United States, in 1948.! Immediately apon the Board being advised of the fact, that these lands bad been proclaimed for sale, they remonstrated against their agle, and through the prompt attention of our Representatives in Congress, the whole matter was brought before the Secretary of the Treaspry, Hon. Rowert J. Walker, who, on the 2d of March, 1849; de-: cided, that the grant extended: from the mouth to the source of the river; and; communicated his decision to the Commissioner of the General Land Qffices for the government of that office in the premises. This construction of the grant, had, frem the passage of the law, phowailed ivith the :authorities of this State. The:Boand of Pub-. lif Worlig, in adopting, the plan for the improvement. of the river; by' means of Laoha and Dams, cleating elackwater, had done so in view of the damation extending to the aource of the river.

In Noyemper of last year the Secretady of the Board made application through our Senators in Congress, to the Commissioner of the $\cdot$ Genemal, Lapd (aficionor theinequisite confirmed list of land belonging ta the graptabeve the; Fork, with a view of, permitting chaimanter
in that portion of the country to prove up and purchase theiz lands under the pre-emption law of the State during the ensuing spring, and also with the view of offering a portion of these lande, as far up as the surveys might be completed, at pubtic stde at a waitabde time during the summer. The object in view, was to be in receipt of fands from that source in time to meet the large estimates which was expected to be due as soon as the favorable season for the proseention, of the work in the spring and summer should arrive. In answer to this application, the Secretary of the Board was advised by lettier under date of the 19th of December last, that said "list is now in course of preparation, and will be ready for transmissiod at an earty day." A copy of this letter is herewith annexed, marked "A." The promised list, however, as will appear, has never been reeeived.Subsequently a letter from the Secretary of the Board was addressed to the Department of the Interior, through our Senators in Congress, calling the attention of the Government to the fact of sales of the State lands under proclamation of June, 1848. In answer to this communication, the Hon. A. C. Dodge and Hon. G. W. Jones were notified that the Commissioner of the General Land Office, disregarded the decision of the former Secretary of the Treasury of March $2 \mathrm{~d}, 1849$, and that he decided that these lands had been legally sold by the United States. An appeal was promptly made by the Senations to the Hon. Thomas Ewing, then Secretary of the Interior, under date of March 16th last. A copy of that appeal is herewith annexed, marked "B." In answer to this appeal upon the part of the Senators Dodge and Jones, and also in answer to the several applications, of the Secretary of the Board to be furnished with a confirmed list of land belonging to the grant above Fort Des Moines as far as surveyed, the Commissioner of the General Land Office, the Hon. J. Butterfield, replied under date of the 9 th of April last, that the Secretary of the Interior had decided adversely to the late Secretary of the Treasury; that the grant for the improvement of the Des Moines river, under aet of Auguet 8, 1846, does not extend above the Racoon Forks." A oopy of this. letter, with a copy of the decision of the Secretary of, the Interior, which accompanied it, are herewith annexed, marked "O," and "D."
This unexpected deciqion, coming as, ittdid, at a, time when me ware;looking to theme, lands to furnish the ready means; which; jt; was evident would not be realized firsm, thee sales : of lands: acuth of the
-Forks, to meet curreitiestimates of the work in progress, proyed mont disamtrons to the reaconable expectations, not only of the Boand; but tho all connected with the work. A large portion of the contractors had previonsly to the reception of the news of the decision, commenced with renewed vigor and with largely augmented forees upon their respective contraets, with the view of completing moot of them the present season. The receipts in the Land Office, for the months of March and April, it will be seen, fell more than one half short of that of any similar period since it was opened for the sale of these lands. This was owing in part to the fact that Military Land Warrants could be obtained so as to locate United States lands at a cost of from 75 cents to one dollar per acre-but may be attributed mainly to the immense and extraordinary emigration from the portion of the State where these lands are located, to California. The average receipts of the Land Office for six months, commencing with April and ending with September, was $\$ 3,838$ 31. To have prosecuted the work actually under contract and in course of construction during these months, would have required at least $\$ 15,00$ dollars per month. The receipts from land above the Forks, first from pre-emption olaimants, and afterwards from public sale, as far us the surveys might be completed, was confidently looked to to supply the deficiency which was accruing between the regular reoeipts in the Treasury, and the largely augmenting estimates on the works. The aurvey had been made from sixty to eighty miles above Fort Des Moines, and settlements had extended over one hundred miles. With this source of funds in view, in addition to the receipts from the lands which hed already been offered, the Board felt, during the past winter and early portion of the epring, every confidence of being able to prosecate the werk under contract, nearly, if not quite, to completion during the past season.

An appeal was immediately made by our entire delegation in ConCongress, under date of April 16th, last, to the President of the United States, against the decision of the Secretary of the Interior of the 6th of that month. The President, with a promptness that evinced every disposition to do jastice to the State in the premises, immediately referred the whole matter to the then Attorney General of the Urited Statee, Hon. Reverdy Johnson, who under date ' of the 10th of July laat, gave an opinion in which he fully and triumphaatly stastained the decirion made by the Hon. Robert J. Walker; Seoretary of the

Treasury, of the 2 d of Maroh, 1849 -and alno the cosatruction mder which the authorities of this State had over acted in the commencement and prosecution of the improvement. It yet remains for the Erecutive to carry out this opinion, and to restore to the State these lands which it is so dearly shown belong to her, and of which she was deprived at a time in the prosecution of the public worke, se disastrous and unfortunate to her best interests.

Since the lamented death of the late President, several changes have occurred in the head of the Department of the Interior, which it is fair to presume has operated against the further and favorable action on this subject. It is reasonable to expect that, ere long, the State will be putin possession of these lands, and that the fall benefits of the entire grant will, another year, be realized, as fast as they can be made available by aale, or otherwise; in the vigorous prose cution of the great improvement for which they were donated. This appeal and the opinion of the Attorney General, accompanied with a letter from the Hon. A. C. Dodge, under date of the 6th of Novemberlast, accompany this report, severally marked-"E," "F," and "G."

The decision of the Secretary of the Interior, of April the 6th, together with the unexpected diminution in the receipts from the sale of such lands as were subject to private entry, made apparent the impossibility of paying the large estimates as they became due. In view of this fact, it was deemed expedient and proper to suspend for the season, or until after the meeting of another session of the General Assembly, that portion of the work from St. Francisville to the mouth of the river-being the ten miles of steamboat canal inclading the locks, \&c., connected with it. Previous to this determination being arrived at, the Engineer had taken the estimates upon the whole worls in course of construction-and the indebtedness actually at that date, (the 13th of May,) below Farmington, was found to be $\$ 30$,000 dollars, exclusive of the 15 per cent. retained to secure the fulfillment of contracts. To meet this indebtedness there was but $\$ 10,000$ dollars in cash in the Treasary, which left a deficit at that date of $\$ 20,000$ dollars on the work below that point, embraced in the first letting. For the accommodation of the contractors, upon that portion of the work, the President issued certificates certifying the woepective amounts due them, and made payable at hie office, eut of the first recelpts in the Treapury; :Thoes eertificates were payable to order, and answered a valuable purpose in enabling the contract-
ass be transfer their claims upon the State in payment of such liabilfties as they had contracted in the presecution of their work.

The work on the contracts being suspended by the inability of the Dtate to meet her engagements, the fifteen per cent. heretofore retained on'their jobs will necessarily have to be paid. The laws in selation to the improvement do not define the course to be pursued in case of a failure to pay the estimates when due. It is respectfully suggested that the Legistature shall definitely prescribe the course to be pursued in case of similar occurrences in the further progress of the work. We also respectfully recommend that the Legislature memorialize Congress to allow the proper authorities of the State to select other lands, in lieu of those sold by the United States above the "Forks." These lands, notwithstanding their sale by the General Government, yet legally belong to the State, but in view of the fact that they have been mostly located upon by military land warrante, in good faith by our own citizens, injustice would doubtlessly, in many iustances, be done, were the State compelled to assert her title to them. Congress, it is presumed, would, in view of the facts under which the State was attempted to be deprived of these lands, allow others to the amount of the value of them, to be selected and appropriated to the improvement. Injustice would be done the State, were she to take instead of these lands a similar quantity of such lands as could now be selected. The lands sold, situated as they are immediately above the prosperous and rapidly advancing young city of Fort Des Moines, are intrinsically at the present time worth from four to ten dollars per acre, while a similar quantity selected in lieu of them, would never realize to the State over one dollar and a quarter per acre. It is, therefore, proper, in appealing to Congress for reimbursement, that the memorial be so framed as to ask for the value of those lands, instead of a similar quantity of much less value.

The able and full repori of the Chief Engineer, Guy Wells, Esq., which accompanies this report, shows the exact condition of the work under charge. It will be perceived by a comparison of thestimates with those of the former. Chief Engineer, under whom the improvement was originally projected and commenced, that there exists a very material difference of cost. The figures of the present Engineer shows that work has already been done on the canal with its necessary appendages to the amount of $\$ 138,84842$, exchusive of the ordinary and usual ountingent expenses in the prosecution of auch

Forks of teap per cent, qpon that amotrnt, whioh would augment it to $\$ 152,73326$. The total cost of the canal, according to the preseat satimate will amount to $\$ 260,938,34$, of which amount there remains yet to be done $\$ 122,08992$; adding thre estimates for contingent and wastage during the suspension of the work, twelve per cent., making the whole cost of the canal $\$ 275,589,13$, and the whole cost of the work yet to be done $\$ 136,74092$, exclusive of the ten per cent. on the work ${ }^{\text {talready }}$ done. The figures of the former engineer, as shown in his report No. one, make the cost of the canal, after adding ten per cent. for contingent expenses and $\$ 5,000$ for walls and races for mills at various pointe from Lock No. 0 to Lock No. 4 at Thomas' mill, $\$ 125,987$ 11. The present estimated cost being made at the actual prices for which the work was contracted, and the former estimated cost being made before the work was put under contract.' We refer you to the present Engineer's report for the reasons for this great discrepancy in the two estimates.
The extraordinary and destructive freshets which occurred during the latter part of the winter and in the spring of 1849 , occasioned considerable destruction to the works on the canal. The river, as is well known, rose higher at that time than it was ever known to have been by the inhabitants in its vicinity before or since. This misfortune, added to the prevalence of the cholera which made its appear: ance on the works in the carly part of the season, occasioned much loss and vexatious delay to the contractors. In addition to this, expenses of conducting the work had advanced from 50 to 75 per cent., for ordinary labor, and other expenses in about the same proportion.

In November, of that year, the Board, accompanied by the Chief Eagineer, made a personal and thorough examination of the whole work under contract; and in pursuance of an adjournment from a regular meeting held at Ottumwa, met at Keokuk, on the 20th of that month, for the purpose of considering the various petitions and representations of the several contractors on the line. The causes, above refured to, had induced a portion of them to desire a relinquishment af their contracts, while others asked and contended for the allowance of large damages by the destruction of embankments, \&c. It was epparent to us that slight advances on most of the Canal jobs had to be made, and that some allowances were required in order to prevent i an abandonment of a number of the langer contracts. This, it was
desirone, should be avoided, for had the work, under the then existing circumstances, been relet, it would have cost the State much more than the allowances and alterations required to enable the present contractors to proceed under their first contracts. The first letting of the work, it is well known, was at a time when labor, provisions, \&cc., could be obtained at but little if any more than one-half of what they would cost at the date in question.

Under these circumstances, and in accordance with the recommendation of the then Chief Engineer, Colonel Samuel R. Curtis, the following allowances and changes were made to the contractors. Fifty cents per perch was added to the price of masonry, in consequence of its being changed from rubble to cut stone and range work. The original contractors, Messrs. Stewart \& Wallace, on section No. 4, having, for a year previous, left the entire control of their work to their assignees, Messrs. Smith, Morrison \& Co., the President was authorizcd to enter into contract with the latter, for the completion of the work at a small advance on the former contract prices. On section No. 5, for reasons heretofore stated, and in consequence of a change of location of Lock, the contractors prices on this section were advanced. On section No. 6, one hundred and twenty dollars was allowed for loss of embankment by flood. Allowances were made on section No. 8, one hundred dollars for timbers swept away and lost by flood, one hundred dollars for damages done to Lock pit, and eight hundred and ten dollars for loss of embankment. The contractor, having delivered the estimated quantity of protection stone, and it was found the work still required more, which the contractor refused to deliver at his former prices, therefore the price was advanced from one dollar to one 50-100 dollar per perch, on the balance delivered.

The contract, for constructing Culvert on section 3, having been abandoned by the original contractor, Richard Morris, was relet to Messrs E. Lindsey \& Co. who completed it about the 1st of September, in a manner entirely satisfactory to the Engineer.
Messrs. Quinn, Caraher \& Co. contractors at Dam No. 3, having abandoned their contract, about the lst of April, and the Board, after receiving proposals, re-let the work to Messrs. J. C. Walker .\& Co. they being the lowest responsible bidders.

The President has made an arrangement, by contract, with Messrs. Thomas \& Colton, mill owners, at Dam No. 3, on the south side of the river, in the State of Missouri, by which they are to remove their saw
'mill, and convey to the State a pufficiency of ground for all needful parposer, in the use of water power at that point. They also release the State a quantity of timber and stone contained in the old Lock. In consideration of the above, and the stoppage of their mills for two months, to enable the contractors to put in the new Dam, the State is to pay two thousand dollars.
At Dam No. 6, Bentonsport, the contractors, Messrs. Brown \&\&Sanford, commenced putting in the dam about the 1st of July, and it being located just above the old mill dam, it became necessary to drain the pool, thereby suspending the operations at the mills on each side of the river, for about four months. The owners of these mills, Messrs. Brown \& Sanford on the north side, and Mr. Allender, on the south mide of the river, claim heavy damages from the State, for loss of time in the use of their mills. They also claim that the State shall pay the expense of conducting the water from the State dam to their respective mills.

The 22d section of an act creating the Board of Public Works, and providing for the improvement of the Des Moines river, says, "and nothing herein contained shall prevent the Board from paying the proprietors of such dams, whatever they may deem reasonable, in addition to the privileges authorized by this act." The owners of the several mills and dams on the river were allowed, in consideration of lands, and of their privileges, together with the damages they might sustain, to have the use and benefit of water power sufficient to propel the same amount of machinery that they had previously been using, fiee of cost for the term of fifty years; the water of course to be applied to the most approved wheels now in use. Messrs. Brown and Sanford claim power sufficient to propel nine ran of burrs, whieh at the rate at whieh power has been leased to Messrs. Green and brother, at that dam, would amount to $\$ 900$ per annum, for fifty years. In considering these claims for damages, it is necessary to take into view the fact that the State has incurred considerable expense in the location of locks and dams to accommodate mill owners-and that the chapacter of the work done by the State secures to them this valuable power, permanent and aninterrupted for the long time mentioned.

The claime presented are urged, First, upon the grounds that the Public Worke require a sloppage of their mills: Scomd; that the State is bound to place them in as good a condition as they wete
fopund, at the commencement of the work-and, Thirdly, upon the ground that they had always complied with the requiremente of their Terpitorial charter, and kept the lock at that point in good condition to pass boats, \&c.

These claims, together with similar ones that may be presented, are respectfully submitted for Legislative action.

Accompanying this report will be found marked No. 1, the Presidents account of receipts and disbursements-No. 2, the account current of the Treasurer, and No. 3, the statement of the Secretary, exhibiting the amount of lands sold, \&c.,-also a tabular statement by the President, showing the State indebtedness, numbered 4.

The present system of prosecuting the work, it will be apparent, we think to all, is not the most judicious to accomplish the great object in view, to wit: the speedy completion of the improvement, at the least possible cost to the State. At present it can proceed no faster than the irregular and uncertain receipts from the sale of lands will pay the estimates, and other expenses. The irregularity of these receipts will be made apparent by reference to the tabular statement of the monthly sales during the past fourteen months. The six months instanced, from April to September, inclusive, embracing the feason of the year, when such work can only be successfully prosecuted, and when the largest amount of money is required, are smallest.-Indeed at any scason of the year they are entirely inadequate to prosecute even the present work under way, and render out of the question, the possibility of putting more of the improvement in progress. The incidental expenses, including salaries of Board, Engineers, \&cc. as established, is entirely disproportionate to the limited amount of work which can be done. About the same amount of incidental expenses, that are at present required, would superintend the judicions expenditure of from two to four hundred thousand dollars on the work per annum.

The 9th section of the act creating the Board of Public Works, provides that they shall recommend "such Legislative action as they shall deem expedient." This we are aware, imposes a delicate and responsible duty. The views entertained, in the different localities along the river to be improved are as conflicting and incongraous an are the many interests which are;sought to be promoted.

The hypothecation of the lands or the proceeds of their sale, for a loaq of money: has been auggeated, and will doubtlesslybe astrenuoukly
 \$213,852 short of completing the whole work to Fort Des Moines; at the present estimated cost. With that amount of available cash means to be drawn as required in the progress of the work, would in our opinion, justify the commencement and vigorous prosecution of the entire improvement to completion. Within one year a portion of it worald begin to yield a reverue for water rents and tolls. The least entimate of water power, at the respective dams and the two locks in the canal, would afford a sufficiency of power, if properly applied, to propel twenty run of burrs at each. There will be, when completed, twenty-eight dams, with the two additional locks in the canal, making a power sufficient to propel six hundred run of burrs, which, were it all brought into requisition at the moderate price of one hundred dollars per annum for each, would give a yearly income from that source. alone, of $\$ 60,000$. But suppose that for the next ten years, water' power could not be leased at each lock for more than one thousand dollars, we would then have the sum of $\$ 30,000$ annual revenue from this source. A loan of sixty cents per acre on the lands, wonld give 8621,629, which would exceed the estimated cost of the work up to Ottamwa $\$ 31,969$. This amount would complete the improvement ap to that point, and make ninety miles of slackwater and canal navigation, and the water power would yield a revenue in proportion s above.

To this mode of obtaining the available means requisite, there might be found to exist some difficulty. In the first place, that salutary provision in our Constitation, which limits the amount of funded debt, precludes the idea of the issue of State bonds, pledging the grant of land as a mere collateral.

Should this plan be adopted, it will be necessary for the General Assembly to authorize the Board to negotiate a loan, and if thought: neceseary to direct that a portion of the lands be withheld from sale.

The States of Indiana and Illinois, with improvements somewhat' umilerly situated to our own, have given them up to companies of capitalists, who have taken the works in their unfinished condition, and agreed to complete them within a given time, on condition of owning and controlling them, with a limit upon the amount of tolls to be aseessed. These arrangements have been coupled with the cons'? dition that the State may within a given time redeem said improyements by the payment of the monies expended by the company with interest.

It appears to us that a similar dippositimn of thrat portion of ent improvement under courge of construction, and including thes warks: at Keosauqua, might be advamageopsly made at thin time, bo as tom secure the speedy and certain completion of that very important portion of the work.

When the difficulties shall have been overcome in this portion of the river by slackwater and the canal, a continuous steamboat mavi-i gation will have been accomplished to Fort Des Mones, for from two. to four months each year, which would be prodactive of vast benefits.

The amount of work done and the materials furnished already, an, shown by the Engineer's report, is $\$ 241,35035$ on his part of the: work. The same report estimates the cost to complete it at $\$ 343,431$. This estimate, it may be remarked, is reliable, from the fact that it is based upon the prices of the work already under contract, and whieh, experience shows it will cost.

In view of the uncertainty of means to prosecute this work, as, speedily as possible, to completion, we suggest the propriety of advertising it to be let to a company, provided it can be done onssuitahle terms, and that the lands lying south of Fort Des Moines, or the proceeds of their sales be turned over to such company as they progress with the work. These lands, it will be seen, at the present priees fixed upon them, amount to $\$ 190,894$ dollars. This amount falla short of the estimated cost, $\$ 152,537$. In consideration of this amount,' the State could give the company the use and benefits of the work, for a term of years, and until they should be paid the full amount of their expenditures, with interest. The fact of a company having the use of the improvement for a term of years; would operate as securi: ty to the State, for they would be interested in making it as permanent as possible, so as to require the least possible repairs. A.company properly constituted, with $\$ 241,350$, worth of work already dono -and lands, or their proceeds, to the amount shown, would be farnished with the means and credit by which they could, it appears to us, complete the work sooner, and at leas expense than it woudd bap possible for it to be done under the most favorable auspice reasonable to expect, by the State. Many of the enterprising contractors now engaged on the work, would no doubt find it to their interest to connect themselves with such company, and become stockholdans, at least, to the amount of their indebtedneas from the State

That portion of the grant which it is proposed to pledge or convey,
chould, in our opizion, be held subject to entry, as at presert, Griat least one year longer, in order that the settleas and elaimants, at pret sent holding such portions of it, as may be claimed, or improved, maf' have that muoh time extended to them, to avail themselvee of the privileges which have been enjoyed by others of purchasing their homes and claims, at the price now fixed upon them of one doutar and twenty-five cents per acre. It would also prevent these lands from falling into the hands of speculators, whose only design would be to bold them in reserve for speculation. At the expiration of one year, these lands, or such of them as were unsold, might then all be transferred to the company, without in any way, doing injuatice to any portion of our citizens, or retarding the settlement of the country.
Should this plan, of which but a faint outline is attempted to be given, meet the views of the Legislature, a law carefully framed, giving the Board full power to carry it into operations should $\&$ responsible company offer, would be required.
A deficit in the account of the late Treasurer of the Board of four thousand eight hundred and forty-one dollars and seventy-five canter. is shown to exist by the books of the office. It is respectfully recommended that the Legislature take the proper steps to a full settlement, and if there shall be found to be any thing due the State, from that source, that the same be placed in course of collection, at as early a day as practicable. Mr. Brattair, with the securities on his bond, are amply sufficient to secure the amount of delinquency abown onthe books against him.
At a meeting of the Board, on the 24th of December, 1849, the services of the former Chief Engineer, Colonel Samuel R. Cartis, was dispensed with. He had been employed, for the first year of his service, at a selary of $\$ 2,500$, and afterwards $\$ 2,000$ per annum. Guy Wells, Eeq. $\frac{1}{}$ the former first assistant, was promoted to the place, at a salary. of $\$ 1,000$ per annum. As to the mamer in which he has discharged the inaportant trust under his charge, with the many embarrassments which have attended the prosecutionof the work, since he assumed its responsibilities; it is unnecessary to apeak further than to say that it has been satisfactory to the Board. The substantiafiand workmanlike manner in which the work has been done, as far as it has pro-1 gressed, we feel confident will compare favorably with any similar wort to be found in the United States-and reffects much credit upon the Engineers in charge, adwell as to the enterprising contractors, who performed the labor.

The Des Moines River Improvement is the most extensive one of the kind ever commenced in the United States;; and of its vast importance to the fertile and beatiful valley through which it meanders, it it scarcely necessary to refer. The rapidity with which this portion of the State bas been, within so very few years, transformed from its primeval solitude to a country already teeming with not only an abundance of the products of its rich soil fur home use, but furnishing alarge surplus, seeking a foreign market, is unparalleled in the history of the country-and furnishes the reflecting mind with the data upon which its future greatness may be calculated.

The agricultural capacities of the country are almost boundless; and the mineral wealth is nearly equal in importance. Hydraulic lime, coal and gypsum, are known to exist in inexhaustable quantities, and will all be important articles of commerce when the improvement is completed.

These great resources need a cheap water communication with the Mississippri, and the trade that their developement will cause, is amply sufficient to justify the most strenuous exertions to push forward the great improvement in question.

Mills and manufactories are necessary to sustain and support the growth and prosperity of the State. The river, when improved as commenced, by locks and dams, will not only afford a constant navigation, but an inexhaustable water power. The country affords unrivalled advantages for manufactories. Cotton can be brought here cheaper than to the Merrimac, whilst the fruits of our own rich prairies, wood lands, and the minerals of the hills, among which the Des Moines meanders, would afford employment for thousands of workshops, mills and manufactories.

The former Engineers report, No. 3, embracing his estimate of the work from Ottumwa to the forks of the river, accompanies this report.

In conclusion we would respectfully suggest, and solicit, that a committee be appointed by the Legislature, to visit and examine the work under our charge, and also the offices connected with it. We feel every confidence that a report from such a source, to the Legisiative Assembly, would be productive of much good.

Respectfully submitted,

> WILLIAM PIATTERSON. JESSE WILLIAMS. GEORGE GILLASPY.

No. 1.
Keceipts and Disbursements of the President of the Board.

| RECEIPTS. |  |  |
| :---: | :---: | :---: |
| 1849,   <br> Nov. 5th, Rec'd of the treasurer as per woucher No.i  <br> 15,292   |  |  |
|  |  |  |
| Nov. 20th, |  | $8,00000$ |
| $\begin{aligned} & \text { Dec. 20th, } \\ & 1850, \end{aligned}$ | " " " " . " " 3 | 6,809 71 |
| Feb. 14th, | " " . " " ." ." 4 | 22,000 00 |
| May 1st, |  | .20,347, 00 |
| July 1st, | " - ". " ${ }^{\text {c }}$, 6 | 7,339 67 |
| Sept. 4th, | " " " " " 7 | 7,257 85 |
| Nov. 6th, |  | 12,605 28 |
| Nov. 26th, | " " , "، " ${ }^{\text {c }}$ | 4,435 87 |
|  | Certificates unredeemed, | 7,594: 明 $^{\text {a }}$ |
|  |  | \$112,681 67 |

DISBURSEMENTS.

|  | 'No of Section. |  |
| :---: | :---: | :---: |
| To T. Lyon \& Co. on contract and State |  |  |
| work, - - | $1 \& 2$ | \$8,662 36 |
| Philip Sullivan, on contract, | 3 | 4,320 10 |
| " E. Lindsey \& Co., for building Culvert, |  | 2,301 68 |
| "Smith, Morrison \& Co., on contract and State work, | 4 | 12,217 16 |
| " Douglass \& Morrison, assignees of P. |  |  |
| H. Blake, | 5 | 4,831 76 |
| " B. M.Quillan, on contract, | 6 | 4,446 36 |
| " Conable \& Cunningham, on contract, - | 7 | 3,208 63 |
| " Brighain \& Mayger, for State work, | 8 | 16,556 58 |
| * Conable \& Cunningham, on contract, - | 9 | 1,025 40 |
| " Bell \& Cassiday, on contract, | 10 | 1,271 47 |
| " Lewis Turner, on contract, | 11 | 2,365 58 |
| " J. Z. Barnett \& Co., and for State work, | 12 | 11,582 75 |
| " Quinn, Caraher \& Co., on contract and State work, | 13 | 1,688 22 |
| Walker \& Co., on contract and State | 14 | 8,974 38 |
| John M'Cune \& Co., on contract, | 15 | 1,337 01 | senate appendix.-8



## WILEIAM PATTERSON,

President Board of Public Workn.

Grorge Gllasspy, Treasurer, in Account Der Moines River Improvement.
Dr.

| Month. | To whom paid. | No. | Dolls. cts. | Date. |  | Dolls, ets. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| November 5th, 1849, | To President, | 1 | 15,292 83 | Sept. 25th, 1849 , | By am'trec'd fm | . |
| " 29th, " | " " | 2 | 9,000 00 |  | P. Brattain, late |  |
| Decem'r 20th, " | " | 3 | 6,809. 77 |  | Treasurer, - | 8,893 93 |
| February 14th, 1850, | 16 | 4 | 22,000 00 | October " | Am't rec'd from |  |
| May 1st, " | " ${ }^{\prime}$ | 5 | 20,347 00 |  | sale of lands. | 119827 59 |
| July 1st, " | " | 6 | 7,339 57 | November " | " " " | 9,057 85 |
| Sept. 4th, " | " | 7 | 7,257 85 | December " | " ." | 6,362 8\% |
| Nov. 6th, " | " " | 8 | 12,605 28 | January 1850, | " " | 11.02989 |
| * 26th, " |  | 9 | 4,485 38 | February ." | " " " | 20, 464 |
|  | Balance in |  |  | March " | " " ${ }^{\prime}$ | -3,400 31 |
|  | Treasury. |  | 2,591 45 | April " | " " ${ }^{\text {\% }}$ | .4,370 07 |
|  |  |  |  | May " | '6 ' '، ${ }^{\prime \prime}$ | 4,896 74 |
|  |  |  | - | June " | " " " | $-5,73945$ |
| - |  |  |  | July . . " | " . " | 3124201 |
|  |  |  |  | August " | " | 3,00198 |
|  |  |  |  | -September " | " ". | 2,431 28 |
|  |  | , |  | October : : ${ }^{\text {a }}$ | ". " ${ }_{2}$, | -7,987 75 |
|  |  |  |  | Nor. to 28, " | " | 757421 |
|  |  |  | 107,679 13 |  |  | 107,879 13 |

No. 3.
Shatement of lands sold as exhibited by the books of this office up to the 28th day of November 1850, inclusive.



| Total amount due on work embraced being mostly back money, |  |  |  | \$44,162 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Due John McCune \& Co., on section 15, |  |  |  | \$5,679 |  |
| * Wm. Meek \& Sons, on section 16, |  |  |  | 18,404 |  |
| * Brown \& Sanford, on section 17, |  |  | - | 10,238 | 29 |
| Total amount due on second letting, |  | - | - | \$34,322 |  |

WM. PATTERSON, Pres't B. P. Works.

## Grneral Land Office,

 December 19, 1849. .SIx: A letter has been received at this office from the Hon. A. 0 . Dodge and Hon. G. W. Jones, enclosing one from you to the former, dated the 30th ult., requesting that you may be furnished with a list of the Des Moines river grant above the "Racoon Forks." In reply, I have to state that said list has not been furnished, for the reason that the posting of the land warrants in the lowa City district was not completed on the books of this office until recently. Said list is now th eourse of preparation, and will be ready for tramsmission at an" early day.

In the latter part of your letter, you say the "lists heretofore forniohed of lands below the forks, have been furnished the Secretary of
of State, inatead of the Board, who are the rightful and only agents of the state for said land.". In the absence of evidence showing the right of another to receive confirmed lists of State grants; it is usual to send them to the Secretary of State. Such is the case at present in relation to this grant. If, however, you will furnish this office with evidence as to your right, as Secretary of the Board of Pablic Works, to receive said lists, and to correspond with this office in relation thereto, they will hereafter receive the desired direction.

> I am, Sir, very Respectfully,
> Your obedient servant,
J. BUTTERFIELD,

Commissioner.

To Jesse Wifliams, Esq., Iowa City, Iowa.

B
Senate Chamber, March 16th, 1850.
Hon. Thomas Ewing,
Secretary of the Interior-

Sir: It becomes our duty to lay before yon the enclosed letter from Col. Jesse Williams, Secretary of the Board of Internal Improvements of the State of Iowa, complaining on the part of the State of the sale by the United States of some twenty-five thousand acres of land on the Des Moines above the mouth of Racoon river, and belonging to the State of Iown, by virtue of act of August 1846, and the decision of the late Secretary of the Treasury, Hon. R. J. Walker, thereon.

We appeal to you from the decision of Commissioner Butterfield. that the land so sold had been legally sold. We contend that the title is still in the State of Iowa, and that she cannot be divested thereof without her own act; but we do not ask that the patente granted to individuals be vacated. We are willing that matters in relation to those illegal sales, as we allege they are; should remain in ntatue quo until the Legislature of the State of Iowa shall meet, as it will during the next winter.

We farther most respectfully and earnestly request, that you will ata early $a$ day as your convenience will allow, approve the othor
selections recommended by Commissioner Butterfield, for your approval, above the mouth of Racoon river, to the end that the Secretary of the Board of Internal Improvenaent of our State, may be furnished with a list of the lands to which Iowa is entitled for the improvement of the navigation of the Des Moines river.

We are, very respectfully, Your obedient servants, . GEO. W. JONES., A. C. DODGE.

## c

$$
\begin{aligned}
& \text { Gfuneral Land Opfee, } \\
& \ddots \text { April 9th, } 1850 .
\end{aligned}
$$

Sre: Herewith I send you a copy of a letter from the Secretary of the Interior, dated the 6th inst., deciding adversely to the late Secretary of the Treasary-that the grant for the improvement of the Diss Moines river, under act of 8th of August; 1846, does not extend beyond the Racoon Forks.

As suggested by the Secretary, no immediate steps wifl be taken to bring the land embraced by the State's selections, into market. The office will await the action of the present session of Congress, whose attention will doultlessly be called to the subjeet by the State authorities.

> I am Sir, very Respectfully,
> Your obedient servant, J. BUTTERFIELD, Commissioner.

Insse Whelams, Esa., Secretary Board of Public Works. Otrumwa, Lowa.

## Departmest of the Interior, Wabington, April 6th, 1850.

Sis: Having considered the questions submitted to me connected with the claim of the State of Iowa to select, under the act of August 8, 1846, lands for the improvement of the Des Moines river, I am clearly of opinion that you cannot recognize the grant as extending above the Racoon Fork, without the aid of an explanatory act of Congress. It is clear to my mind from the language of the act of August 8, 1846 itself, that it was not the intent of the act to extend it further.

My construction is confirmed by the report of the committee and the accompanying papers. If in any report to Congress, you have recognized the grant as extending to the source of the river, it will be proper to correct it, that Congress; if they see fit, may extend the grant. The opinion expressed by the late Secretary of the Treasury on the subject is entitled to great respect, but I cannot concur in it; and the law not having been carried into effect by him, his opinion merely expressed, is open for reversion.

The lists of selections and other papers submitted with your letter of the 13 th ultimo, are herewith returned.

As Congress is now in session and may take action on the subject, it will be proper, in my opinion, to postpone any immediate steps for bringing into market the lands embraced in the State's selections.

I am, Sir, very respectfully,
Your obedient servant, T. EWING, Scrrctary. The Commiseloner of the General Land Office.

## E

Burlington, Iowa, November 6, 1850.

## To Col. Jesse Williams, <br> Secretary of the Board of Internal Improvement-

Drar Sir: I have the pleasure to hand you herewith a copy of the appeal, taken by our delegation from Secretary Ewing's decision re-
xpecting the grant of land made to aid the State of lowa in the improvement of the Des Moines river, and also a copy of the opinion of Hon. Reverdy Johnson, late Attorncy General of the United States, upon the same subject.

The perusal of this opinion of Attorney General Johnson will, I am quite certain, afiord you and your colleagues of the Board of Internal Improvement, and our citizens generally, as it has your Senators and members, the most sincere pleasure.

The high position of the author of this opinion, he being at the time the legal adviser of the Executive, and his distinguished reputation as an enlightened and able jurist, are such as confidently to induce the belicf'on my part, that President Fillmore will finally decide the momentous question now before him in our favor. That this may be the case, and that the great work of affording the farmers and setthers of the Des Moines a safe, economical, and ready transit to market for the surplus millions of products which their magnificent valley is destined soon to contain, be specdily accomplished, is the ardent wish of their and your friend.
A. C. DODGE.

F
Wasuington, April 14th, 1850.

## To the President:

$\mathrm{W}_{\mathrm{E}}$, the Senators and Representatives from the State of Iowa, believing that great injustice will be done the State and people they represent by an opinion and order of the Hon. Thomas Ewing, Secretary of the Interior, bearing date the 6th of April, 1850, by which the grant of land made to the State of Iowa, by the act of the 8th of August, 1846, is restricted to the "Racoon Fork," (so called,) beg leave to enter our solemn protest against the carrying into effect of said opinion by the Executive Department of the Government, for the following reasons:

First, Because there is granted to the State of Iowa, in language clear and unambiguour, by the before mentioned law, "one equal moity, in alternate sections, of the public lands (remaining unsold and not otherwise disposed of, incumbered or appropriated, ) in a slip Gre miles in width on each side of said river," (the Des Moines.)

Scoond, Because, the question of the extent of the grant under con-: aideration, having arisen during the late Administration, was decided in favor of the State of Iowa, on appeal and argument, by the Hon. R. J. Walker, then Secretary of the Treasury, in an opinion given by him, which bears date the 2 d of March, 1849.

Third, Because upon the promulgation of the decision of the late Secretary of the Treasury, it being regarded as final and conclusive, the authorities of the State of lowa have proceeded to contract heavy pecuniary obligations, in anticipation of the proceeds of thesaid land. thus adjudged to be applicable to the improvement of the navigation of the Des Moines river.

Fourth, Because we sincercly believe that under the act of the Sth of August, 1846, and the decision of the late Secretary of the Treasury, before mentioned, that the State of Iowa has, for the purpose and on the conditions mentioned in said law, a vested right to the lands in question, and so believing, we do not doubt that her authoritics will resent, by every proper means in their power, the sale of these lands by the United States.

Fifth, Because we humbly conceive that the Secretary of the Interior, unintentionally and with grood motives we doubt not, has transcended his legitimate authority, in re-opening of his own volition and reversing a decision of the Secretary of the Treasury, in a matter of this character.

For these and other reasons, not deemed necessary to be enumerated, we appeal to you to protect our young State, and her enterprizing ditizens, already onvironed by those difficulties and hardships ever attendant upou the settlement of new countries, from the incalculable loss and embarrassment which will be entailed upon her and them should the decision of the late Sceretary of the Treasury in relation to the grant of land for the improvement of the navigation of the Des Moines be reversed.

We are, with the highest consideration of reapect,
A. C. DODGE, GEO. W. JONES, SHEPHERD LEFFLER, WM. THOMPSON.

$$
\begin{aligned}
& \text { G. } \\
& \text { Attornby General's Office, } \\
& \quad \text { July } 19,1850 .
\end{aligned}
$$

Sir: The questions presented in the matter of the Des Moinesgrapt, made to the Territory of Iowa, by the act of Congress of the 8th of August, 1846, upon which, under an appeal to your predecessor from the decision of the Secretary of the Interior, he required the opinion of this office, are-First, what is the extent of the grant; and Sccond, had it been already finally adjudicated, before the decision appealed from, was made.

First-ls the strip "five miles in width on each side" of the De Moines river granted, limited in length to what is called the Racoon Fork, or is the grant co-extensive with the length of the river? The grant is made by the first section of the act, and is in these words:
"There be and hereby is granted to the Territory of Iowa, for the purpose of aiding said Territory to improve the navigation of the DesMoines river, from its mouth to the Racoon Forl, (so called,) in said Territory, one moiety of the public lands (remaining unsold and not otherwise disposed of, encumbered, or appropriated,) in a strip five miles in width on each side of said river; to be selected by an agent or agents, to be appointed by the Governor of said Territory, subject to the approval of the Sccretary of the Treasury of the United States."

The Commissioner of the Land Office, and the Secretary of the interior, think that the Racoon Fork is the limit of the grant, and itw northern terminus.

I do not concur in this view. In my opinion, the forl is mentioned only as the point to which, from the mouth of the river, the improvement of the navigation of the river is to be made.

The true reading of the act I think, is, that the land granted is to run the entire length of the river, within the then Territory of Iowa, and the object to be accomplished by it, the improvement of the navisation up to the Fork.

The purpose is one thing-the extent of the grant another. It is by confounding the two, in themselves, as stated in the act, wholly distinct, and considering them as limiting each other, that the error of the opposite construction consists. They have, in my judgment, nothing to do with each other. This will perhaps be made the more opvious, by transposing the language of the act. Place the terms of
the grant first, and those of the purpose for making it last, and the meaning is apparent. It would then read-"There be and hereby is granted to the Territory of Iowa, one moiety of the public lands (remaining unsold, and not otherwise disposed of, encumbered or appropriated,) in a strip five miles in width, on each side of the Des Moines river, to be selected," \&c. "for the purpose of aiding said Territory to improve the navigation" of said river from its mouth to the Racoon fork (so called), in said Territory."

If these were the terms of the grant, no doubt, I think, could exist, that the only limit was the river, and yet I cannot see that the meaning is not precisely the same of the terms actually adopted. The river limits the grant, although a portion of the river is only to be improved. The other interpretation requires to maintain it, that you add to the words adopted describing the extent of the grant, "five miles in width on each side of said river," the other words "from its mouth to the Racoon Fork,' previously used but to describe the extent of the improvement. Where is the authority for such an interpretation? When the words of a statute are clear, it is contrary to every rule of construction, to supply others, on the conjecture that they were accidently omitted. The inference, when those used are unambiguous, is, that the Legislature meant precisely, and only meant what those import.

But the third section strengthens I think my opinion upon the first. By that it is provided "That the said river Des Moines shall be and forever remain a public highway for the use of the Government of the United States," \&c. What is the extent of this stipulation? If it that the highway on the river is restricted to the Fork, or coextensive with the river? I think there can be no doubt that the latter is the true meaning-and if it be, it is only because there is nothing to limit the provision to any portion of the river, and yet the words are in this respect the same as those used in the grant by the first section.

It is supposed that this constrnction is erroneous, because to the report of the committee of the House reporting the bill before introduced and referred to them, there is attached a letter from the then Commissioner of the Land Office, stating that it extended to the Racoon Fork. When the words of a statute are doubtful, it is legitimate to refer to such sources of information. ' But where it is other-wise-where there is no ambiguity, as I think is the case of this
ctatate,-there is no warrant for qualifying them by report, or speechef or votes, which may have proceded its passage. This doctrine is clearly recognized by the Supreme Court of the United States in the case, of aldridge ws. Williams, 3 How. 24. Nor is there any thing in the objection, that the improvement is limited, and that that shouk be held to limit the grant. The fact is not so. The lands of the United States throughout the extent of the river will feel the benefit of the improvement, in an enhancement of value.
The whole river therefore participates in the advantage of the work, and upon the very policy which has heretofore governed Congress in ouch cases, it is fair to presume that the lands granted were limited by the whole river, and not by a part of it. Nor do I think it is conconant with the policy of such dispositions of the public lands, to bring to the statutes by which they are made, a narrow construction. It is a large and enlightened policy, ever favored by Congress, and should be executed even in cases of doubt, rather in a large and liberal, than a restricted spirit.

Sccond-1 am of opinion that the question has been finally adjudicated by the Secretary of the Treasury before it was decided by the Secretary of the Interior.

The facts are these.-The commissioner of the Land Office who had originally construed the grant as I do, changed his opinion, and advertised for sale in the usual way, lands above the Fork. As soon as this was known, the Senators and Representatives of Iowa, on the 8th January, 1819, in an official letter to Mr. Walker, "complained of the construction, and requested bim to give the necessary instructions for the selection and approval of these lands along the entire grant of the Des ;Moines, as contemplated hy the law," \&c. The question was carefully considered by the Secretary, and decided by him on the 2 d of March, 1849. On that day be advised these gentlemen of the decision, and communicated it on the same day to the Commissioner, in an official letter now on file with the papers, for, to use the language of the letter, the "information and government of that officer, on ;the subject to which it refers." From that time to the recent opposite opinion of the present Commissioner, the question was considered as closed by this decision of Mr. Walker. This appears from the report of Commispioner, Mr. Young gitenards transmitted to Congress, and also by a report of the present Commiasioner himself of the 14 th January, 1850 , trapsmitted to the Semate,
-by the Secretary of the Interior, on the 21st., of that month.-Ste "Senate executive document, lst session 31st Congress, No. 171. In this report showing the amount of public land granted to Iowit among other States, there is attached this note." "This amount in accordanee with the decision of the lete Secretary of tlee Trasury, of aEnd March, 1849, will be increased by the unadiusted portion of the 'grant for the improvement of the Des Moines river, situated between the Racoon Fork and the source of said river, estimated to contain 900,000 acres."

The design of the Sccretary, himself, to have decided it, and his belief that he had so decided, appears by a letter from him to the Senators of the State, now on file, dated the 15th instant, and hereunto annexed.

- Upon the faith of this detcrmination, I am advised, that the proper athorities of the State, have entered into large contracts for the improvement of the river,-and it would therefore, I think, he the extreme of injustice, now to revoke it.

And I am glad to be of the opinion that it cannot be legally revoked. It was a final adjudication,-so considered by the parties,by the Senators and Commissioner of the Land Office, and so acted upon by lowa:-Whether right or not is now immaterial. It is beyond the control of the Secpetary of the Interior, (the suecessor in this respect, of Mr. Walker,) and of any other executive officer. See the case of the bank of the Metropolis, vs. U. S. Pet. 401.

I have the honor to be,
With high regard,
Your ob't eervant,
(Signed)
REVERDY JOHNSON.

## To Miliard Fillmore; <br> Preaident of the United States.

## ENGINEER'S REPORT.

Enganems Officb, Nov. 20, 1850.

## To the Board of Puftic Works:

Gentlemen:-I have the honor respectfuily to present you with my Anst report of the condition of the Des Moines river improvement.

Commencing at the mouth of Nassau Stoughi; atid proceeding op the Des Moines River, I will deseribe the character and progress of the different sections, in the order'in which they occior.

No steps have yet been taken to rerriove the drift and snags in the Massau Slough, and in the Des Moines river betreen the head of the Slough and lock No. 1, located at Mott's Ferry. When this is dorte the have a navigation of nearly two miles from the Mississippi.

- This lock is located on rock foundation (no other rock being found in the bed of the river rearer its mouth; ) and has a lift of 22 feet. The contractor has built a good and substantial coffer dam, excarated about one half of the lock pit, amd furnished between three and four thousand perches of lock stone, with the face stone mostly cut. This job can be completed in one scason, if it be a favorable one for Hork of that character. Coninected'with this lock, and embracel on the eame contract, is 5,500 lineal feet of canal, the whole being demominated as sections one and two. This portion of the canal is nearlycompleted. A waste weir which was never before estimated is necessary on this section, to pass over the water of a small creck, and will add to the cost of the work about $\$ r, 500$.

Section No. 3, consists of one mile of canal, mostly light work, and is about one half completed. On this section a good and substantial calvert has been buirt, 140 feet long, with 2 spans of 6 feet cach, and semi-circular arches of cut stone, with parapets, and ring walls to protect the embankment.
Section No. 4, consists of one mile of canal, which includes the heavy river embankment at the big Yellow Banks; the length of the embankment in the river, is 1,400 feet. It has been found necessary to drive a row of piles along the outer toe of the river embankment, to protect it from the drift and ice during the great freshets.

The channel of the river is contracted at this point, and the foree of the current is so great against the embankment that it requires atrong protection. At the great iee freshet in February, 1849, the bed of the river was washed out so that the channel was deepened from 8 to 26 feet. This will greatly increase the amount of embankment and protection stone, and add materially to the cost of the work, as the height of the embankment will be about 18 feet greater than was at first estimated. The land embankment on this section is enuirely completed.

Section No. 5, includes the narrows below the mouth of Sugur ereek, where will have 1,100 feet of embankment in river; similar to that at the big, Yellow Bank, requiring to be protected with piles and stone. The piles are mostly driven at this point, but no embankment is yet made in the river. The remainder of the earth work on this section is nearly completed.

The location of lock No. 2 , has been changed from section $8, \infty$ section 5 , and will be built on a timber and plank foundation. The lock pit has been excavated, all the timber, 40,000 fect of plank, and 1,200 perches of lock stone have been delivered. The original design, before changing the location of the lock, was to pass the water of Sugar creek over the canal by a waste wier, but the matured plan of your late Chief Engineer, was to change the channel of the creek, $\infty$ as to pass it under an acqueduct, which will be located above the lock.

Sections 6 and 7 are in such a state of forwardness as to render their completion practicable in one scason.

Section No. 8, includes the heavy embankment in the river, similar to that on section 4 before alluded to. When the work on the canal was suspended, this embankment was left in a rough unfinished state, and not raised as high as high water mark; consequently it will be much exposed in times of very high freshets, by the water running over the embankment. I would recommend that some five or sir hundred dollars be expended on this part of the work, which would place it comparatuvely out of danger.

Section No. 9 is completed, and was taken off the contractors hands in December 1849.

The earth work on sections 10 and 11 is nearly completed, On section 11 a guard lock, with a double pair of gates, and a chamber of the same capacity as the other locks, is neecssary to shut out freelets from the canal, and pass boats up and down at any stage of water. Suck loeks are invariably used on similar works. The De: Moines is subject to frequent rises during the boating season, varying in height from two to ten feet, which without a water lift lock, would muspend navigation on the canal, but would not usually obviate the hazards of running on the river below St. Eraucisville. Uuring; the past two seasons these freshets have occurred about eyery six weeks or two months.

## COST OF THE CANAL, \&c.

From the tables which accompany this report, it will be observed that I have estimated the cost of the ten miles of canal, including three locks, one acqueduct, one culvert, and two waste wiers at $\$ 275$,589 13, exclusive of the contingent expenses on the work already done. After paying off the debts (chiefly back money) dac the contractors, it will still require not less than $\$ 136,74071$ to complete the canal. This sum greatly exceeds the original estimates for the following reasons: I. The character of the lock masonry has been changed from rubble to cut stone and range work, which adds fifty cents per perch to the price. II. The building of the coffer dam and bailing of lock pit at lock No. 1, was never estimated. III. The greatly increased quantity of embankment and protection stone at the two Yellow Banks and Sugar creek, and the furnishing and driving piles at those points. IV. The building of two waste wiers, one un section 2 and one on section 10, which are necessary and were never estimated. V. The changing of the guard gates on section 11 to a guard lock; and lastly and principally, by the difference in the quantity and price of work, as will be seen by reference to the two estimates, the present being made at the actual prices at which the work was contracted for, and the former at estimated prices, before the work was put under contract. The canal is the most precarious, and also the most expensive portion of the work, in proportion to its length, now under contract. When the work on the canal was suspended, it was left in such a rough unfinished state that the necessary measurements to determine the exact amount of work done were difficult and laborious, and required, during a portion of the summer, the same amount of engineering force as would have been necessary had the work been in vigorous prosecution. Now that these estimatem. are all taken, none of my corps are retained except Samuel Jacobs Esq., my assistant engineer.




|  |  | Amount. | Total amount. |
| :---: | :---: | :---: | :---: |
| 84742.607 | Cubic yards of excavation of drain back of spoil bank, Cubic yards embankment,... 14 | $\begin{array}{r} \$ 3470 \\ 1,26070 \end{array}$ | \$7,106 70 |
|  | Estmated Cust of Section No. 10. |  |  |
|  | Grubbing and clearing section, . . . | 725 00 | 9,981 64 |
| $\begin{array}{r} 70,580 \\ 5,82, \end{array}$ | Cubic yards excavation,....@ 10c. | 7,058 00 |  |
|  | " " embankment,. 12 | 69864 |  |
|  | Waste Weir, | 1,500 00 |  |
|  | Estimated Cost of Section No. 11. |  | - |
|  | Grubbing and clearing section, | 2,000 00 |  |
| $5 \mathrm{~T}, 980$ | Cubic yards canal excavation,.......................@ 10c. | 5,528 00 |  |
| $\pm, 740$ | Cubic yards lock pit excavation,. ....................... 12 | 32880 |  |
| $\begin{array}{r} 10,6400 \\ 220 \end{array}$ | Cubic yards embankment, . . 11 " " puddling in lock | 1,170 40 |  |
|  | foundation,............... 20 | 4400 |  |
| 37,04012,000 | fect, board measure, foundation plank,. . . . . . . . . . . . . 200 | 1,140 80 |  |
|  | feet foundation timber,..... 11 | 1,320 00 | 21,765 20 |
| $\begin{array}{r} 12,000 \\ 150 \end{array}$ | Percher protection wall above and below lock,.......... 150 | 22500 |  |
| 8,502 | Perches lock masonry,. . . . . . 400 | 10,008 00 |  |
|  |  |  |  |



## ST. FRANCTSVILLE WORK: SECTION No. 12.

The dam at St. Francisville, which is to supply the canal with water, and make navigation up to the first dam above, is located partIy on rock, bat chiefly on sand foundation, and is an expensive and difficult work. It will be founded on piles;' (exeept where there is rock,) which will transfer the pressure from the spicading material on the surface, to an incompressible and confined foundation. This plan, together with protection below the dam; composed of clusters of piles filled in with bush and stones, I think will secure the work. A lock is located on the rock foundation in the sonthend of this dam, which will allow of river navigation, during portions of the season, and in cave of a breach in the canal.
A considerable number of piles have been driven on this work, chiefly in the abutment pit on the north side of the river, but the larger part of the piling yet remains to be furnished and driven. This can be done carly next scason if the work goc:s on. A first rate steam pilc boat, the property of Capt. Jacob Cram, is now lying at this work, and there is also on the river a good horse pile boat, the property of the State. During the past season we found uscful employment for both of these boats. Nearly all the stone, timber, and plank for this lock and dam, have been delivered and fully prepared for the work.

The preparation for the foundation of the lock and dam was commenced under fororable circumstances last summer, but was soon suspended on account of the gloomy aspect of money affairs. Since then, nothing has been done at this point. This rork will be resumed whenever funds can be procured.

## DAM AND LOCK AT "COWPENS." SECTFON No. 13.

A large portoin of the materials have been farnished for this work and something dose towards preparing the foundation for the lock. A convenient and prepared quarry can speedily be made to yield the remainder of the stone required, and the contractors have other facilities for prosecuting the work-next season.

## DAM AND LOCK AT CROTON. SECTION No. 14.

This work which has been under the immediate charge of M. M. Hayden, Esq., assistant engineer, has been prosecuted with yigor during the past summer, and although the persevering contractore, Messrs. Walker \& Co., have been prevented by the numerous freshets and other causes from constructing their dam, yet they have borne up against the failure of the funds and completed the lock, partly on their own resources.

This lock is a strong, handsome and cheap structure, the face stone being cut and regularly coursed. The work is far superior to the rubble masonry contemplated by the specifications, and reflects credit on the enterprising contractors. The larger portion of all the materials for the dam have been furnished, and the entire work can bo completed in one season.

## PLYMOUTH WORK. SECTION No. 15.

The principal part of the stone for the lock and dam at this point have been procured, and if the lands above Fort Des Moines are secured to the State, this work will be vigorously prosecuted, and perhaps completed next season.

## DAM AND LOCK AT BONAPARTE. SECTION No. 10.

This work which has been under the immediate superintendance of John B. Knight, Esq. is further advanced than any other work on the line. This lock was the first one completed on the improvement, in a superior style of masonry, and reflects credit on the energetic contractors; Messrs. Wm. Meek and Sons, who have furnished their own means to do nearly all the work. The numerous freshets have seriously delayed the work on the dam, and will most probably prevent its completion the ensuing winter; but it is so far cufvanced as to ensure it being finished early next spring.

BENTONSPORT WORK. SECTION No. 17.
The dam and lock at this point were commenced this season, and
although delayed and injured by the freshets, like the other river jobs have been vigorously prosecuted by the industrious oontractora, Messrs. Brown and Sanford, and are so well' advanced that their completion early next summer, is entirely practicable. At this point the tirst lease of water power has been made to Messrs. Green and Brothers, late of Ohio, who have already laid the foundation for a paper mill, the first in the State, and the the first fruit of the DesMoines river improvement.

It will be important to go on with the locks and dams, as soon a practicable, as the timber and plank, of which large quantities have been delivered, and are the property of the State, will speedily begin to decay unless put into the work. The construction of the dams and locks now under contract, and commenced, will clear the river of the old dame, except the one at lieosauqua, furnish constant and almost inexhaustable water power, and make the river navigable several months every season, even before the canal is finished.
The following estimates of the cost of the work up to, and including the Bentonsport work, are based upon the contract prices, and the aggregate cost will be increased should the suspended work be permitted long to remain in its unfinished state. I have faithfully endeavored to show the cost of the canal by itself, and also the sepnrate cost of the dams and loclis so far as they are in progress of erection. I have not sufficient data to go minutely into the detail of each item in the dans and locks between Bonaparte and Ottumwa, but from the data which I have, comparing the quantities and prices with the contract prices on similar work below, I estimate the remaining seven dams and locks at 5098,78400 . Add to this the sum required to finish the ten miles of canal and the six dams and lochn which have been commenced, and we have the sum of $\$ 599,66000$, the amount it will require to complete the improvement from the mouth of the river to Ottumwa.

For the cost of the improvement from Ottumwa to Fort Des Moines I would refer you to the estimates contained in your late Chief Enginecr's report, No. 3, which will not fall so far short as the first estimates below; the work above Ottumwa being estimated at price ranging considerably higher than the same kind of work now under contract.

Although the cost of the work will much exceed the first estimates, get the canal nor the locks and dans will cost more than similar senate apiendix.-11
works in other portions of the Union. The cost of the canal per mile is 27,55800 , and the dams and locke from St: Francisvilte to Ottumwa will cost $\$ 7,538$ per mile. Including the ten miles of canal, the whole improvement from the mouth of the river to Ottumwia, will cost, according to my estimates; $\$ 9,344$ per mile. A good rail road through any portion of our State, will cost about twice as mach as the alack water navigation, exclusive of the ten miles of cannl.

Before closing this report I must express my obligations to my Principal Assistant, Samuel Jacobs, who has faithfully labored with me during the past year in superintending the work, and making the difficult measurements and calculations necessary to determine accurately the amount of work done on the suspended canal, and the total cost of the remainder of the work. Also, to M. M. Hayden. Assistant Engineer, and John B. Knight, Superinteudent, for their fidel. ity in superintending the work under their charge.

Respectfully submitted,
GUY WELLS,
Chief Engincer.
To Cot. Wm. Patterson, Col. Jesse Whlmms, George Cillaspy. Eiqq. Board of Public Works of the State of lowa.




## RECAPITULATION.

| Nature and location of work. | $\begin{array}{\|c\|c} \text { W. Cost of work } \\ \frac{2}{2} & \text { done. } \end{array}$ | Cost of work to be done. | Total estimated cost. |
| :---: | :---: | :---: | :---: |
| Dam and lock St. Francisville, | $\begin{array}{r\|rr} 2 & \$ 20,303 & 45 \\ 3 & 6,241 & 50 \end{array}$ | \$28,151 03 | \$48,454 48 |
| Dam and lock at Belfast, |  | 36,408 50 | 42,650 00 |
| Dam and lock at Croton, | 1425,30565 | 10,911 12 | 36,216 77 |
| Dam and lock at Plymouth | 15 7,016 95 | 35,533 05 | 42,550 00 |
| Dam and lock at Bonaparte, . . . . . . ............ 16 <br> Dam and lock at Bentonsport,.$\ldots \ldots$............... 17 | $16 \quad 23,47753$ | 2,162 51 | 35,640 04 |
|  | $17 \quad 20,15685$ | 26,047 70 | 46,204 55 |
|  | \$102,501 93 | 149,213 91 | \$251,715 84 |
| Add for engineering and |  |  | 14,92138 |
|  |  | 164,135 30 | \$266,637 28 |

## ENGINEER'S REPORT, No. 3.

Kеокик, September 1, 1849.
To the Board of Public Works:
Since my last report to the Board, which was dated on the 20th November, 1848, the contractors on the Des Moines River Improvement have encountered a scries of difficulties which could seldom occur on any other work during the same period of time. Up to the period of my report, the improvement had prospered with great energy and success; and no casualtics had interrupted the rapid and profitable prosccution of the work: but in December the rain, and snow, and slcet came with extraordinary severity, and up to this time the contractors have been visited with a suacession of reverses; whieh have been as incossant as they have been calamitous. Besides the loss of time cxperiepced during such a season as the past, every thing is calculated to increase expenses. Continued storms impair the roads, injure the stock, augment the price of provisions, cast a sickly gloom over the work, and deter hands from seeking the employment. Never did contractors encounter a more unfavorable winter! This was followed in the spring by a succession of high lloods in the river, accompanied with gorges of ice, which, raising a dam on section five, threw the water over the work and surrounding country, on both sides of the river, carrying away material from the contractors, fences and cattle from the farmers, and in several instances destroying human life. With the approach of summer came the ravages of cholera; and finally, when the pestilence had abated, and the river had fallen so as to admit of active operations, we were again visited with extraordinary floods of water, which have caused another suspension of the most important part of the work. I review with painful regret the accidents of a year which has left so many monuments of desolation and distress! Pursued with this train of adversities, the contractors have still contended with disasters, and faithfully prosecuted the tiresome and unprofitable work. Some have advanced with unusual success; and none of them-however much they have grieved over the loss of long and weary months of toil, and the sacrifice of private means-have despaired of final success, and turned away from the work. On the contrary, all have encountered
their losses as their varied abilities permitted them, and continued their labors with increasing energy and zeal. Starting at the lower end of the work, and passing up the line of canal and river, a casual observer would see, by the miles of embankment and excavation, and the accumulation of timber, and plank, and cut stone, that the enterprise and energy of the contractors have made such an impression on the face of the country as to ensure the successful completion of the first fifty miles of the work.
Some idea may be formed of the relative success of the workmen, by subnitting a statement of the estimates and payments on each contract up to the time of the last payment, which was made on the th ult.

The following table shows the number of the sections, the name of the contractor, the amount of work estimated, the amount deducted as security for the completion according to the contract, and the amount due the contractor and paid:

| Yo. of Sec. | Estimate of Work. | $\begin{aligned} & 15 \text { per cent. } \\ & \text { off. } \end{aligned}$ | Amount due aud paid. |
| :---: | :---: | :---: | :---: |
| 1 andisT. Lyon \& | 8.13368 | 1,220 05 | 6,913 63 |
| 3 :T. H. Curtis, | 2,217 10 | 33350 | 1,883 54 |
| 4 Stewart \& Waliacc, | 5,888 66 | 88330 | 5,005 36 |
| $\overline{-1}$ II. Brake © Co. | 97734 | 14660 | 83074 |
| 6 P. IT. Plake \& Co | 2,263 49 | 52562 | 1,737 87 |
| 7 P. H. Blake \& Co. | 95924 | 14380 | 815`44 |
| 8 ' Brigham \& Mayge | 19,260 62 | 2,889 09 | 16,371 53 |
| 9 Connable\& Cunningham, | 6,213 30 | 982 00 | 5,281 80 |
| 10 Bell \& Cassady, | 6,11260 | 916 ช9 | 5,195 71 |
| 11 Merriman, Turner \& Co., | 4,948 31 | 742 \%4 | 4,206 07 |
| 12 Barnett \& Con. | 5,21589 | 78238 | 4,433 51 |
| 13 'Quinn, Caragher \& Co.,.' | 3,403 53 | 510 52 | 2,893 01 |
| 14. Walker \& Co.,.......... | 7,058 00 | 1,058 70 | 5,999 30 |
| culvert Morris, contracto | 470 00 | $70 \cdot 50$ | , 39850 |

Only three of the seetions-which were ayarded to certain men ilb on credit at the August letting-have been commenced. ..These three . are in connection and continuation of the line of work contracted at : : the first, June, letting, as follows:

Section 15-Messrs. McCune of Ohio. This is the dam and lock at Farmington. A fair commencement has been made and extensive preparations are making for the prosecution of this work next season.

Section 16-Messrs. Meek \& Sons, Lonaparte.
These contractors have progressed with extroordinary energy.Most of their face stone is cut for the work, and a large proportion or all the material is delivered and ready to put into the work. Tbe recent rise delays the progress of the walls.

Section 17-Messra. Brown \& Sanford, Bentonsport.
The contractors at this point have also a large amount of material prepared, and should the water subside in time, they expect to put in a part of the dam and lock during the present fall.

I regret that I have not had time or assistance to estimate the value of the work done on these three last named sections, in time to insert the amounts as in the cash contracts; but I have scen enough to satisfy me that this part of the line will be completed as soon as the more precarious work which we are erecting at the "Yellow Bank" narrows below.

We have therefore under contract and in successful progress all the work necessary to carry slachwater navigation from the mouth of the Nassau slough up to Keosauqua; a distance by the meanders of the river, of 50 miles, and by the line of improvement (ten miles of canal cutting off $2 \pm$ miles,) forty-seven and one-half miles. Enough to show the character of the work, and enough to overcome some of tne worst obstacles to the present navigation of the river. All this work can be completed next season, and I confidently rely on its being open for navigation in the spring of 1861 .

The accidents of the season to which I have before alluded, do not fall alone on the contractors. The river has been washed decper at the Yellow Banks where our embankments are to be placed in the river, and a large increase of earth and protection is therefore to be added to the cost of the work.

These floods have displayed the Des Moines in its most terrible aspect, and exhibited dangers which had never before been witnessed by the inhabitants of the country. The rise above low water varied at different places from 15 to 17 feet; and by removing old decaying timber which had never before been removed from the roots or stamps where they had fallen, I infer that no greater rise has occurred on the apper portion of the river, at least for thirty years past. Though the
 about haff the elevation that becasionally oceurs on other rivetw have been similarly improved, and it was nót so'sudaten and accortipamed with such masses of drife, 'es occurs 'on beteams' draitition the country east of the Mississippi. We are otrly dipprised of the dxtent of the danger we have to contend against, but not deterred froin the prosecution of the enterprise." Barks and ldek walle," múst in overy instance, be made higher than 7 formetly anticipdted!" $A$.siort canal has been located at keosauqua, which wiff overcome aboth two feet fall at that place and save two feet of elevation in the Beth. tonsport dam.

A lock has also been determined on at datn No: ', 'St.' Fratheiffrille,
 ahoto allow a passage by the river in high water, if an" accideht octur to the canal. All these are items'of enlargeftent, wheh' willath to the cost, and were not anticipated in my formet edtimates,' exeept so far as they were met by the itern denominated"redntingertiexpenses.? But with at these additions, tifer lobking bver antel carlying out the eontrad prices of the verious items, hatd includirg nbersiotem-

 ceed my former estimate In "round numbers of sod;emD dollatis! lif
 the approaching season of low water, with a vít of pusfing these hazardous sections beyond the reach of another freshet. The contractors have taken the work at their own risk, yettit will be peifected the State has incldental interests which are nkewise qn jeopataty; and the accidente to public works ape often so great as 'to beverwhith individuals, who invoke the generbsity and magnenimity of the state and find relief when they have no remedy in the halls' of guatiee. 故. Every means shbuld therefore be concentrated on these preearibtis points during this fall and winter, so' as 'to place the work' as' flat posisible beyond the influence of another epting flobd:" "ill iniw ald 11 !. hum $3!!$

## GURVEYS AND TOCATIONS ABOWE OTHUNWA.

In my last report 1 informed you that the survey of the work afion Ondmwa had already commenced, and that it was'my expeotation

gen ATE APPENDDX.- 12
eqmbery I joined the party in the field, which in my a bsentec had -pregressed about twenty-six miles ahove Ottumura, in charge of my principal asoistamt, Mr. Wells.

Up to this period, the river had continued open, and obserrations of the banks and bed of the river had been limited and unsatisfactosy; thaugh the laborhad been tedious and extremely disagreeable.

On the night of the 6th December, our camp was drenched with rain, covered with snow, and frozen with sleet. The thermometer fell below zero, and on the morning of the 7 the, the river presented a sufficient covering of ice to admit of certain and convenient observations.

Our metsurements pursued the centre line of the river, sounding, detohing, leveling, and all necessary points could be determined with ease and accuracy. The extreme cold and accumulation of saw induced me to confine my winter observations to the river proper; leaving the further examinations, and location of side cuts, to a apring and summer campaign.

Having carried the river surveys up to the Racoon Forks, I found it too late in the winter to report ratults which could be used before the adjaurnment of the Legislature, and I therefore deferred ubbmiting any of my determinations, until by subsequent labors, ekecuted during the pest suramer, I am prepared to lay before you an entioce Fatom, carrying slack-water mavigation, as contemplated by the act of Congress, up to Racoon Forks.

The river gradually narnows as we proqeed up the main channel, pasaing its pumerous tributaries; it being about six hundred feet wide near the mputh, five hundred near Ottumu'a, and less than four homdred at the Racoon forks. Most of the tributaries enter from the nopth-west; and naming them as we proceed above Ottumiwa, on that aide, we have the two Avery creeks, which have their confluence awithin half a mile of each other, between the 101at and 102 nd mile, meqeguring by the river from its mouth; Miller's and Gray's creeke, which enter near together, and near the l09th mile; Bluff encek, at the end of 114th mile; Coal creek, near the end of the 121st mile; "Cedar river," (so called by MF. Nicolet,) near the end of the 126th mile ; English creek, 136 $\frac{1}{\frac{2}{2}}$ miles; "White Breast," $149 \frac{1}{\frac{1}{2}}$ miles ; South jiper, 1741 milen, 128 feet wide at its mouth; Middle river, $179 \frac{1}{2}$ miles, 90 feet wide at ite mouth; North river, 188th mile, 109 feet .ride at its mputh; and Racoon fork, 202 68-100 miles, 158 feot wido
 " 859 feet, and a few rods above, I 1 measares 530 fiet wide: "On the North slde, as twe proceed up from Ottumwa, the streams whichtimay be considered worthy of note are the Muchakinok, near the end of the 110th mife; and at the town of Eddyville, Waftachuck, 147 th mile; Cahoun's creek, $157 \frac{1}{2}$ miles; Walnut creek, $186 \frac{9}{2}$ miles; and Camp creek, $173 \frac{1}{2}$ miles. The distances thus btated correspond to the marks on the mile trees which were made above Ottumwa, after deducting the $2 \frac{1}{2}$ miles gained by the side cut at the lower end of the river. In ropad nurabers, the diatance from the mouth to the Racoon, nepesuring the line of the river and ineluding this $2 \frac{1}{2}$ miles, the distance is two hundred and four miles. The surface of water at the Racoon forks, ise thure hundred and eight feet above the surface of water, in the Mississippi. Mile trees are marked generally on the, forth side of the xiver, but the plan of improvement which I have to present will materially shorten the distance, and these mile trees will therefore only be useful as pointa of reference, to be used, during the constructiog of the proposed improvement. The bench marks, which show the, eleyation of different points above the Missiasippi, are more important, and L therefore attach a table of them to the end of this report. Above the Ottumwa bend, the river continues wery straight ahout thirty miles, when commences a succession of tortapus bends, which continue to the Racoon fork. These can only be puderstood by; referring to the map, which accompanies this report, and by further descriptions which I will give as I detail the work, denigned to ayoid ome of the most objectionable curves. The banks of the river are rather low above Ottumwa, and the bottoms are from one to two miles wide Rock bottom jo generally found at intervals of from three ta eight miles, extending across the river, oonvenient and mafe far the foundation of our dams and locks. The only excepption is at Bell's bend, to which I wilh further allude when I speak, af that link of the chain which I have denominated "Bennington Canal.": All the necessany material is found conyenient and in great abmadance. Masses of sand stone suitable for face work, lime stone suitable for making lime and cement, and timber suitable for cribs and gates may be procured every where along the river.

In considering the best mode of improving this upper division, the low bottoms, the long reach of sandy foundation near Bell's bend, and the irregular curves, have presented the greatest difficulties which we

 thepe difficultiep, Topresent ithe, entire chain of the propqoed improvenent in this upper divipion, I will commenoc, at $Q$ ttumwa, where my former locatione ended, and adapting the ugual order, foltomit the upwerd direction giving a, description of each congecutive part of the work as we proceed toward the terminus at the Racoon forks.

## OTTUMWA WORKS,

The dam below Oturnwa (at Stagar creek) is designed to raise the water over' the rocky bed "of the river in front of this town, as I'tiave said in my former report. Here the river makes a strong curyé to the south, so that a canal ofie mile in length, runing almot due west, strates the river at another angle where the stream resanes its gencral difection horth-west., "The whtet in to be turned" itito this canal'by a dam erected on the rocky ripple a fen rods below the upper end of the candl; and opposite a farge istand: Making a \#affeient spill to pass all the water of the tiver on the east side' to thin island, a dike is then to be extended'form thie west end across the west channel to the bluff; so that no water' shall' pdiss except it falf bver the dam on the rock foundation which we find convenient on the ehst side. The canal comriences at the upper end in the edge of the praitie, where the cutting is ten feet, and follidwith the dechring sturface, the line soon falls into a ravine which we putsue, so that do "embankment on the south' stede bof this'ravene is all thatis required to make the ctandl.' By kecpitg' otat from the bank', 'whith formis the niatural horth side, we securé nearthe lower end acommodions basin. whith whK accommodate the business of the place, and cotined with the rock letel in front of the town, so as to sechre'an excellent location yor :our lock, and 'also furnish' a good foundatibit for mifls' which can be etrected below the fock'. This lock will have at sta,' weeording to this arrangement, of 7 36-100 feet, affording arr excellent water power, at point of muctimportance in this part of the State.


The dam which diférts the wáter into the Ottumwa canal, backs three feet of waten, up to dam No. 15 , township 72 , range 14 , Section 9. The rock here muns entirely across. the, piver, but the water is dete, whisk adds to the height of the dam. The lift at this location is only six feet, but in this, as in-sbine other places where water is deep, the height of the dam, which is estimanted froma, the , querage bottom, is more tham doubletite; lift. . in thain instance $I$ hopve sptimat ed the dam at 16 high, though the hoed, w.e. hav, to to: godtond with, wll be fout six feet.

介


The pool of dam No. 15 is $470-100$ miles long, which brings uis again to rock, where we locate dam No. 16, section 25, township 73, range 15.

|  | Estmate of the Cost of this Work. | Amount. | Total Amount, |
| :---: | :---: | :---: | :---: |
| 25,900 | E'et square timber for strings,. . . . . . . . . . . . . . . 10 | 2,590 00 |  |
| 15,990 | Feet ties, (round timber, ) .. 9 | 1,439 10 |  |
| 102,000 | Feet board measure 2 and 3 inch plank, .............. 2000 | 2,040 00 |  |
| 7,020 | Perch stone in cribs, ..... 70 | 4,914 00 |  |
|  | Dikes, | 2,000 00 |  |
| कi 1 | Abutment of ston | 80000 |  |
| $\begin{aligned} & \text { nolige } \\ & \text { 1alan } \end{aligned}$ | Lock connected with Dam, lifi 6 22-100. |  | 13,788 10 |
|  | Preparing foundation. | -it 50000 |  |
| 2,230 | Perch masonry in walls, .... 300 | 6,690 00 | 71 ह1, |
|  | Loek gates, ©...... . . . . . . . . . . . . . | 1 1,000 00 | $\begin{aligned} & \text { 10) maly orls b. } \\ & \text { in } 8,190,00 \end{aligned}$ |
|  | Total cost of work at dam No. 16, |  | 21,973 10 |

## DAM NO. 17.

This dam is tooated about two miles below Eddyville; section 16, township 73, range 15. Here the \#ff is \& $28-100$ feet, flowing suffcient water up to the next roct bottom. No sufficient fondation could be found at Eddyville, though we very much desiped it, not onty to accommodate that beautiful location, but beoause we could better arrange the adjacent works.


DAM NO. 18. NEIDAS.
This is a smak the at good location, which is thopted to atit the long reach below and the long reach above Hocky Ripple.

|  | Estmats of the Oost of Work it Dam No. 18. | Ameant. | Total Abou |
| :---: | :---: | :---: | :---: |
|  |  |  |  |
| $29800 F$ | Feet square timber for string: <br> pieces,...................$~$ | 2,990 00 |  |
| 15,990 | Feet round timber for thes,.: 9 | 2,701 00 |  |
| 101,550 Feet board measure 2 and $\mathbf{B}$ <br> inch plank; .............. 000 , 000 |  |  |  |
| 7,020 P | Perch stona in cribs;, .... ${ }^{\text {a }}$, 70 | 4,814 00 |  |
|  | Stone abutme | 89000 |  |
|  | Dikes, 1 : $\because$ ? ${ }^{\text {a }}$ | 2,000 00 |  |



## BELEFONTAINE WORKS.

Tha idam hoppoek yi Rlipple is projected sufficiently high tor oarry navigation up ta thid terminue of the Hellfontaine canal, ad Wright: Sec. 27, T. 75, R. 17. This canal leaves the river about one mile aboua the town of Bellfontaine ${ }_{n}$ at is slough which leade down the side of the bluff on the north side of the Bes Moines. By carrying the embankment straight, a large basin is left on the second mile, and the canal for a mile in length is thus made wide enough to pass several boats abreast. The entire leffigth of this canal is three miles and forty-one hundred feet; and sayes in the line of navigation three. miles and two thousand two hundred and twenty two feet., It is gen-1 erally easy excavaxion and rembankment, except at the Narrows, ( $2,200 \mathrm{feet}$, where the canal runs along the edge of the iriver, to as to throw the embankment into the water. Earth and stone are here adigegat ta the embankment, and the river has a rock bottom where
the embankment is required; so that this point of Narrows is entirely differeft, not being so precarious or expensive as those we are rowneating with at the Yellow Banks, on the lower canal; where stone has to be hauked from eight 'to ten' miles':lint: Whigkt's we have fock bottom to terminate and crect our lock on. Here we have a lift of nineteen feet. 'It will furnish' an immense water 'power (19 (eat fall, ) at a beautiful location on the riner, where it, can never be overcome by floods.
The dam (No. 20,) which throws the water into this canal, is located on rock foundation at Bellefontainc. 'It'has a lift of 14 feet, so that a great water power may also be located at this place, which being on the south side of the river will accommodate the county of Marion. As thé cainal and riter separate for some miles, I'would recommend a lock also in the dam at Bellefontaine, so that the riyer will not be cut off from navigation.
The dam at Bellefontaine is unusually high, for the purpose of flowing the water up to the next good foundation' At ordinary stages, it will not overfliow the extensive bottom above Bellefontaine on the south side of the river; but it will keep standing water in the slough which meanders through this bottom. If the slough were straight, it would afford another cut off which would shorten our line of improvement; but the slough is too crooked for steambeat navjgation, and will only be useful to the neighborhood which may find it convenient for sending out timber into the riter, and thence to the saw mills which may be erected at the dam. A little cutting would enlarge and straighten it so as to make it suitable for steamboats; and at some future day the navigetion will justify the expense; forshe. saving of distance, which may be two miles. It can be done in the winter by draining down the water in the darn, and is here only ahuded to as a matter to be considered after the accumulated, busineds of the river will seem to require the work.

|  | Estimate: of the beliefontane works | Amount. | Total Amonnt. |
| :---: | :---: | :---: | :---: |
| $-1$ |  |  |  |
| 81,200 | Feet square timber in dam, ${ }^{\prime} 10$ cts,. | 3,120 00 |  |
| 17,280 | Feet round timber for ties; 9 cts, $\therefore$ | 1,555 20 |  |
| 100,006 | Feet board measure 2 and 3 inch plank, \$20 | 2,000 00 |  |
| 7208 | Perch stone in cribs, 70 cts.,. . . . . . | 5,082 00 |  |
|  |  | 2,000 00 |  |
|  | ate appendix.-13 |  |  |




Passing through the Bellefontaine canal, we enter the pool created by darm. No. 20, which carries us up to rock bottom at Wm. George's Sec. 3, T. 75, R. 18.

## DAM NO. 21-WM. GEORGE'S.

This is a lift of only $4 \frac{1}{2}$ feet, sufficient to carry us up to another point of rock bottom. By increasing this lift at Wm. George's dam No. 21, to $1058-100$ feet, we could flow up to the mouth of white Breast canal, dispensing with the intermediate work at Amsterdam. The banks, however, on both siden, are very indifferent at dam 21 ; and the wide bottom above would be inundated. At Amsterdam we have a better location, and material is more convenient; 'so that I have divided this into two dams mahing dam No. 21 a very low lift, making estimates to this effect, and.leasing the matter for further examination to deternine the expedionoy of uniting the two, by raising dam No. 21 to 10 58-100 feet lift:

|  | Estmatr or zas Costo or work at | Amount. | Total amporiti, |
| :---: | :---: | :---: | :---: |
| 1200 | Feet square timber in dam, 10c. | 1,200 00 |  |
| 4,000 | Feet' 'round timber for ties, 9 | 36000 |  |
| 2,600 | Perch stone in cribs,..... . 80 | 2,080 00 |  |
|  | Abutrsent. . . . . . . . .ins. | 80000 |  |
|  | Dike from observations ta- |  |  |
| 50,000 | Fent 24,005 .................. 3 and | 1,400 50 |  |
| aif | ouk com'teted wrot dami'. |  | 6,840 50 |
| $\cdots{ }^{-1 \%}$ | , ! |  |  |
|  | Tonal |  | 15i, 0 O 50 |

## DAM NO. 22.-AMSTERDAM.

turn.... . bs:rfi
Thts is a salient point of the river, wisely selected by the Hollanders as an important logation for a town, which they pave proieqted as an adjunct to the flourishing. settlement which :heyi hayen so welliceant menced in this vicinity. It is not however a favorable-point !in the lify of our work to admit of a greater concentration of lockage, as the bank of the river is rather low, the bottoms wide, and adjacent works are : necestary at Wmi George's beloss; and the 'thelcooalimank forf miles above. The lift of the look at Amstordam wihi ibe . $\mathrm{F}^{\circ}$. 45 hlbo ! feet or in round numbers five feet and a half. Thiowillibe suficiemt: to afford a fine water power, which can be conveniently located and applied on rock foundation at the nofth end of tlie tlaim.


## WHITE BREAST CANAL-DAM NO: 28 :

The dam at Amsterdam is designed'to flow súftcient'water, to make an easy location of the lock and mitre sill at the terminus of White Breast canal, which I shall now describe. I have named this work after the stream White Breast, an important tributary which en-toni. the Des Moines from the couch-weat, immeditetely abdve the
point where we design to ereet a darn, Tand take out our proposed becanallocThis side cut;"only one mile and $30-100$ in length, euts off a -iltong bend of the river, and establishes our line of navigation so uatTourally on the general north-west direction, thatafter the location is deni termined its propriety seems' so obylous, that I give myself noeredit for atits projection. The line of the canal follows the valley of a Blough, orlkeeping generally some distance from the blaff to avoid deeper cut--qting which would be the consequence of a nearer location. Ap-- proaching the lower end of the cahal, the ground falll below our ocanal bottom, so that we approach nearer the bluff sith the canal, at ? the same time carryinglthe line of embankinent north, to secure a 1 spacious basin near the lock, for the accommodation of beats. The To dam is located on rook, butt the north bark of the river is low, and a oulong dike is necessary to protect the dam, and avoid the overflow of IIt"White Breast Prairie, ", which is now oceasionally mandated. कuly


## RED RQCK.-DAM NO. 2*. <br> Passing through the White Breast canal, we enter the pool cmeated

 by dam No. 23 , which flows sufficient water up to the bend immediately below the village of Red Rock; where we have projected another dam and lock The river was open at this bend when I passed it in the /winter, and too high when we arrived there with our instruments this summer to admit of full and satisfactory examinations. The rock bottom extends across the river, but the channel is deep and rapid; and the dam will have to be constructed in deep water. Fortunately stone of the best quality is found in isolated blocks and massive eliffs immediately adjacent, convenient for the construction of any modified plan to suit such a work. To avoid flooding Red Rock, I have located a dike up the river bank, and through the upper part of the town extending to the bluff. The lands on the south side of the river opposite Red Rock, are occasionally inundated, and our dam will unavoidably increase this tendency to overflow. At low and ordinary stages these lands will not be flooded, so they will not be destroyed but injured. Such will be the effect at other places, but not to any great extent. Our dikes and other arrangements are designed to avoid these consequences; and when the work is under fullsuccess, and lands become so valuable as to justify the expense, a part of the revenue arising from the improvement can be applied to the farther extension of dikes, so as to avoid all inundations.

## BENNLNGTON WORKS

The dam below Red Rock flows the water $\mu \mathrm{p}$ to the lower, end of the long and singular bend of the river known in the vicinity as Belles bend; where we have projected another side cut denominated "Benaington Canal," from the name given to a new town commenced at the upper end of it. It will be readily seen by referring to the map, that a short canal from shoulder to shoulder of this bend, would eave several miles of navigation; and it wuuld overcome a considerable portion of the fall which is inclucted in the canal as finally determined. My first design was to propose this short canal which $I$ explored through deep snows with a flattering hope of an easy cut off; but I was sadly disappointed when I sought for a location at the upper shoulder, suitable for erecting the requisite dam.,

The rock which ia found at this point on the north side of the river, extends but a few yards into the channel, and the river bed is mainly composed of loose material. The south bank of the river is a sandy beach, which rises in the distance only to a low prairie. A poor prospect was displayed for miles below; the iron rod furnished no evidence of a suitable foundstion for milea above; and we encampedon the starmy night of the 15th December; snow ten inches deep, and thermometer below zero, with gloomy prospects in view of the farther progress of the Des Moines River Improvement.. Fortunately this character of the river only extends about six miles above this bend; when at the new town of Bennington-sec. 9, T. 77, R. 21we find good rock foundation, a high bank on the northside of the river; and fair bank on the south, where we can erect dam No. 25, and carry out on the north side of the Des Moines, the longest and most expensive side cut on the apper division of the improvement. The dam at Beanington, with a shart cut of eight feet, turns the water into a valley which soon acquires the form of a natural canal, sufficiently deep and otherwise ouited, with a little eularging, for a ateamboat canal. The first mile following down this ravine requires but little more than grabbing and clearing. Leaving this valley on the second mile, we cross a ridge of eight feet cutting, and descend into an old channel of the river; a wide deep cstero, ${ }^{*}$ which we follow

[^13]for near half a mile: . Leaving this broad deep canal at the commencement of the third mile, we pass a summit with ten feet cut, 'and in four stations enter another slough, which we follow, curving $\because$ ott of it at the 22nd station, and passing a summit near ${ }^{W}$ alnut creek with a cut of ten feet. The ground falls below bottom at Walnut oreek, which will require an aquaduct of 25 feet span, with two stone 'abutments. Leaving the valley of Walnut creek, the cutting gradually increases till we pass a summit at 'Thomas Carr's, on the fourth mile, of ten feet cutting. Here the canal falls into a low bottom; and 'parsues the side of the bluff, requiring only' one embankment on the south'side. On the 13th station of the 5th mile we strike another wide cstcio, where we lock down ten feet into this beautiful sheet of 'iwater. The lockage of ten feet will furnish a great water power which is entirely out of danger from floods, and will be therefore uninterrupted by backwater. For half a mile we follow this cstcro, and *thence pursue the foot of the bluff till we strike the tiver Narrows on the 30th station of the 8th mile. Here we have a river embankment 'sevehteen handred feet long, which can be formed of the eatth and sthne, of the adjacent bank of the river. After passing this point of Nartows, our canal 'putsues the foot of the bluff across Bell's Bend, where we again enter the river at the lower shotilder of this bend, dedecining into the pool of $1445-100$ feet fift.
We thus termitate the Bennington canal, on section 28 Townsip -irt, Range 20. It is six miles and four thousand fect long, avolds the 10w bank and bottom adjacent to Bell's Bend, overcomes, twenty four and one half feet fall, and saves in the line of navigation five miles eeven hundred and eighty feet.

| Ing Isem | estimate of the dost of the woriks. <br> Amount. $\qquad$ | Total amount. $\qquad$ |
| :---: | :---: | :---: |
|  | Lock connected with dam No. 25, at | Urigiolt |
| *)тiespa | Bernington | $9,000 \times 0$ |
| 1) 28,500 | Qeet square timber in dam, $\quad 10 \mathrm{c}$ a 2,85000 | fill dud |
| - 16,500 |  | gase inils: |
| nol17,245 | Perch stone in cribs, . . . . $75 \quad 75 \quad 5,433,77$ | \% matrif |
| 100,000 | Feet 2 and 3 inch plank,... \$20 2,000 00 | (1) brif |
| Ali, trvit ad | Abutment, . . . . . . . . . . . . . . . . . . . . . 80000 | -й |
| vill 48,766 | Y ards dike embankment, $0 \quad 10.4 .388 .94$ |  |
|  | Thlaw Juodtim 20 | \$16,957 71 |
| 2. |  | ‥27-us |




LAFAYETTE WORKS.-DAM NO. 26.
To areid too high a dam at Bennington, which would overflow "Democrat prairie" and jeopardise our work, I have bocated a short canal at Lafayctte, placing our lock below the fall which occurs at the bend, where we design to build dam No. 26. This is a short canal easily constructed, but the lock will require a timber and plank foundation, which adds very much. to the cost. The canal is $\mathbf{3 , 4 0 0}$ feet long. The dam is in deep water, with similar convenience for getting stone to that named at a similar position below Red lack.


| +1980m4 | lolot ${ }^{\text {T }}$ | Jimoris | Amount. | Total Amount. |
| :---: | :---: | :---: | :---: | :---: |
| at itols |  | 11 . . . .noiter |  | brevcrutag |
|  |  | Canal. Jlaslo bies ng and clearing, very light,w. | odrait ifive <br> Its 2000 | $200,1$ |
| (18,814 | Yard | excavation, ............... 11 | $\cdots 2 ; 069 \quad 54$ | 1a |
| 12,072 | Yard | embankment, . ...... 12 | 1,448 64 |  |
| \%0\%ts | Lock da | ith full timber and plank foun- |  | $\begin{array}{r}3,718 \\ 13,952 \\ \hline 180\end{array}$ |
|  |  | cost of Lafayette |  | \$31,210 98 |

The river at Dudley malees a long narrow, bend to the North, whick, which we cut off by a camal eighteen hpandved feet long, saying three and one-third miles. The dam is located at the North extremity of the river curve, and nearly a mile and one, hald below the point whore we take out the canal. By this arrangement we place the dam on a good rock foundation, and heve a good: bank to abut against on, the, North side of the river.

To prevent the river from turning the south side, I have surveyed. and estimated a long dike, which would be equally neceseary if we dispensed with the canal. The lock at the lower end of the candal will have 8 80-100 feet Hft , affording a convenient and valuable water power on the east side of Dudley.

|  | Escmatr of the Cost of the Dupley Works. | Amount. | Total Amount. |
| :---: | :---: | :---: | :---: |
| 23,000 | Feet square timber, in dam,.. 10 c | 8,300 | 1: ... |
| 12,300 | Feet round timber for ties,... 9 | 1,107 09 |  |
| 40,200 | Feet B. measure 2 in. plank, \$20 | 804 |  |
| 45,000 | Feet B. measure 3 in. plank, \$20 | 900 |  |
| 5,400 | Perch stone in cribs,. . . . . . . 80 | 4,320 |  |
|  | Abutment of stone, . . . . . . . . . . . . | 800 |  |
| 30,206 | Yards đike embankment, . . . 10c | 3,020 60 |  |
| 1,000 | Piles to protect above dam, . . . . . . | 2,500 |  |
| 6,000 | Perch riprap stone on river bank, at................. 70 | 4,200 |  |



## COAL BANK CANAL:

Ascending the river above Dudley, we find it divided by "Minner Chute" and other sloughs, the main channel making a strong curve to the north, displaying a noted coal bank at the salient point, where the current is so rapid, and the river so narrow and crooked, that it is difficult for boats in high water to avoid disaster. Coal Bank Canal is designed to simplify the navigation through this complicated topography, and we have named the work after the most prominent local object in the vicinity. Some modification may be necessary at the extremities of this canal, as vegetation was so rank and dense as to render it extremely difficult to establish details. Centre stakes are driven at the end of hundred feet stations, on this as on all the other canals, and the curves are carefully protracted as sections of parabolæ; but clearing the ground will give an opportunity to shorten the curve at the upper end and improve the terminus below. This canal, the last in the series, is two miles three thousand feet long, and saves in the line of navigatiou, three miles six hundred and thirty feet. The lock at the lower end of the canal will have a lift of sixteen feet, and this is the only lock I have considered expedient at this work. If deemed necessary, another lock may be located in the dam to admit of a passage by the curve of the river; but the water is deep where the dam is located, making it difficult to establish a lock, and the route by the river is so difficult even in high water, that I have thought best to rely on the proposed canal above as the line of navigation.


## APPENDIX.

REGAPYTULATHON.
Ottumwa Works, .....  880,65844
Dam and Lock No. 15, ..... 24,389 30
Dam and Lock No. ,16,- ..... 21,973 10
Dam and Lock No. 17, ..... 24,328 00
Dam and Lock No. 18, Neidas ..... 28,626 00
Dam and Lock No. 19, Rocky Ripple, ..... 25,675 80
Dam and Lock No. 20, Bellefontaine, ..... 33,557 20
Bellefontaine Canal, ..... 48,547 99
Lock at Wright's ..... 15,500 00
Dam and Lock No. 21, Wm. George's ..... 15,030 51
Dam and Lock No. 22, Amsterdam, ..... 15,63000
White Breast Works, Dam No. 23,. ..... 35,830 58
Dam and Lock No. 24, Red Rock,. ..... 26,755 40
Bennington Works, Dam No. 25, ..... 117,387 $51^{\circ}$
Lafayette Works, Dam No. 26, ..... 31,210 98
Dudley Works, Dam No. 27, ..... 37,539 05
Coal Bank Canal, Dam No. 28, ..... 58,539 55
576,179 41
21 Ice Guards to protect lock, $\$ 100$, ..... 2,100 00
Add iron and work in dam foundations, 28 dams at $\$ 1000$ each, ..... 28,000 00
Add 10 per cent for contingent expenses, ..... 60,627 90
Total cost of work above Ottumwa, $\$ 686,90731$
Former estimates below Ottumwa,. 500,000 00
Add for additions proposed since, and to cover contract prices, ..... 25,000 00
$\$ 525,00000$
$\longrightarrow$
Total cost of the Des Moines lmprovement, ..... $\$ 1,191,90731$ ..... $\$ 1,191,90731$-

The crest of the dam which turns the water into Coal Bank canal, is projected 309 79-100th feet above the water in the Mississippi river. The pool of the upper dam is $668-100$ miles long, which carries us up to Racoon Fork. Allowing for the inclination of this upper pool three-tenths of a foot per mile, the water would be raised at the forks
(Fort Des Meines,) 8 foe above the levet of Decrember 28,1848 ; and therefore give from 4406 feet in the two branches at Racoon Fork.

I have thus detaifed all the various worke which I recommend asia combined series sufficient to secune slack-water navigation "ftom the mouth of the Des Moines riwer to Racoom Fork." The distance by the meanders of the river is two hundred and four mides and sixtyeight hundredths, and by the tiac of the improvement as designated by the bluc line on the map one humdred and eighty-three miles and sixty-eight hundredths; showing a saving in distance by all the canals, of twenty-one miles. Inchuding the canal now nearly finshed at the lower end of the improvement, we have proposed eight canals; the aggregate length of all being 27 miles.

There are 28 dams, and two intermediate locks on canals; making 30 locks on the line of improvement. All the canals are carefully located, and the center cut or fill marked on stakes driven every hundred feet. The estimates have been made at higher rates than the average contract prices of the lower or first letting, because I appnehend an increase of the price of labor and provisions as the work progresses. I have given the items of the work at each point, so that prices may be tested by persons residing in the vicinity, and are familiar with the cost of stone, timber, \&c.
In determining quantities, I have taken center cuttings every hundred feet in the canal lines, and made allowances for greater quantities where the ground required on the side cuts. The material in the dams, has been determined by the application of the plan of crib, dams with perpendicular tumbles applied to each particular location. As all the dams are on rock, I considar this plan (a drawing of which is here submitted,) entirely sufficient. There will be repairs needed frequently on any crib dam, but this plan is much stronger than those now erected for mills on the river, the highest of which (that at Thoms') has a lift of 7 feet, and stands very well. The lock walls are calculated for heights to admit navigation through them at high water; so that at low water,' when the lift is greatest and the preseure most powerful, we have a superincumbent wall to aid in support of this pressure. Without taking into account this superincunatent wall, I have estimated the thickuess of the masonry sufficient to regist the pressure of the greatest head that can occur when a pool below the lock is drawn off, so as to withdraw the infmence of back water. By applying these principles I have eatimated the average thickness
of the walls at from 8 to 10 fect, and this average is to be se disptwed of, as to increase the mass of masonry where the quion poast and other causes increase the pressure; and diminish the mass where the pool of the dam or other causes remove the pressure. I ninme this, becaure it is easy to augment the cost of a contract by increasing the amount of material; and it by no means follows that you increase the strength of the worla as you add to the material. A bridge for instance may be broken down by needless weight of timber, and a dam may be weakened by an increase of buoyancy and additional leverage by addition to the length of timbers. States loose thousands, yes, millions, by needless waste of material, and it is here that ignorance can lavish and intelligence save the means applicable to this improvement. Engineering is a proximate science, but it constantly finds application of fixed sciences which properly understood and directed, secure the greatest economy in the work. It is the quantity more than the price that augments the cost, and it is in the use and calculations of quantitice that the States and companies should fear the greatest loss. Few are competent to determine losses occasioned by errors in plan, and errors in the execution of plans; so that few can perceive the economy of science, when they do not understand the loss of wasteful experiments. I have estimated the value of the work of the Des Moines River Improvement as I think liberally; its cost depends on the management of the work. A cash letting I have no doubt could now be made below my estimate, but some items will alway be suggested in the progress of a work which cannot be anticipated. If the board had the available means to apply to the work, there are many important reasons in favor of its immediate construction. Provisions are cheap, and labor can be procured low.-Mate rial is also cheap, and other improvements have not been made, so as to require a large item to be set down for private damages. The settlement of the country would be accelerated by its early construction and the work would secure a precedence which would be of great advantage in view of other works that are contemplated and certain to be made.

When completed, according to the plan here proposed, it will be seen, that by the improvement the distance from the mouth of the Racoon Forks, will be in rotind numbers one hundred and eighty-three and a half miles. The mouth of the river, accorling to M. Nieollett,

Is in burth latitade 40 degrees 20 minutes and 43 seconds-and in longitude 01 degrees 32 thinutes $\$ 0$ seconds. The Racoon Forks are in latitude 41 degrees 24 minutes 44 seconds-und longitude 08 des grees 37 minutes 7 seconds. These observations show that Fort Desmoines is $124 \frac{1}{2}$ miles West, and 73 miles North of the mouth of the Desmoines, and the straight line from the mouth to Racoon Forks is therefore 144 miles; which determines the difference between the straight line and the line of our improvement to be 30 miles. The road usually traveled varies almost the same, and a rail road which may be located on the ridge parallel to the river, would not save much in the distance, compared with the river improvement. Steamboats pass the improved locks on the Kentucky river, Monongahela and Muskingum in less than eight minutes, the time therefore required for passing 30 locks on the Des Moines improvement may be safely put down at 300 minutes, or $4 \frac{1}{d}$ hours. Boats can run on the pools faster than they can on the Mississippi, and therefore I think at the rate of 15 miles an hour, which for the whole distance of pools and canala would be less than 13 hours add two-thirds of an hour for casualties and you have my estimate of the time required for packet boats to pass from the mouth to the Forks-18 hours. Lockage time on such an improvement is not lost time; because landing passengers and freight can always proceed during the same time, and business will assume such a form as to apply every moment of the lockage time to the business of oommerce.-The time therefore which will be required to pass this improvement, wili be sufficiently reduced to compete with stage travel by the road, and the business and travel of the Upper Des Moines country will justify the employment of a line of packet boats between St. Louis and Fort Des Moines, as soon as the improvement can be completed. Steamboats of 500 tons burthen run on the Muskingum improvement where the locks are much smaller than those we arc constructing on the Des Moines. Transportation of freight will therefore be cheaper, even if it is made to pay the same exorbitant tolls.

Without going into details of comparison, I estimate the freight on a barrel of flour from Racoon Forks to the mouth of the Des Moines, at 25 cents a barrel, and on wheat 8 cents a busbel. Much depends on the amount of toll required to pay for work and keep up the improvement; and I make my estimate by comparing it with what it
costs on public works of this kind elsewhere. By flat boats it, would cost about one half this sam, i.c. $12 \frac{1}{2}$ cents a barrel for flour, and 4 cents a buskel for wheat.
In time and expense, and certainty, the plan of the Des Moines improvement will compare favorably with any improrement in any State, and the more I consider the country which is likely to contribute to its commerce, the more certain 1 am of its great importance.

Let us suppose all the commerce within ten miles of the Mississippi will be hauledinto Keokuk on wagons, and suppose ten miles from the lower end we appropriate only the business within 5 miles, and say ten miles back from the Mississippi, the improvement will carry off the surplus within 5 miles on each side. Go up to Racoon Forks, and it is certainly fair to say this improvement, with its milling and manufacturing power and other inducements, will draw in the trade within 00 miles of Racoon Fork. Indeed at sixty miles distance, there is no prospect of a rival to the Des Moines improvement, and reference to the map will show that such is the distance to the Missouri, Mississippi and all other streams from Fort Des Moines; that we cannot doubt the reasonable prospect of this point being the center of business for a country one hundred miles West and North-west of it. But assuming 60 miles, and it now commands "this cxtent," we have a surface ten miles wide at the east end, 120 miles wide at the Forks, and, without counting anything for ten miles nearest the Mississippi, 134 miles long. To this area must then be added a semi-circle with 60 miles radius, which lics west of Fort Des Moines; which being computed gives for the surface drained by the Des Moines impro"ement, 14,364 square miles, or $9,092,960$ acres of land. This is what I consider the country immediately attached and tributary to this river. There is a vast country north-west of Fort Des Moines, the Cotcau des Prairics, which will send a portion of its products down the upper branch of the Des Moines. The Des Moines is longer above Fort Des Moines than below. It rises, according to M. Nicolet, in the Shatck Lakes, latitude 44 degrees 3 minutes-longitude 90 degrees 1 minute 30 seconds; a point 138 north and 144 west, and therefore in a straight line 200 miles from Fort Des Moines. Some improvement will be made to secure an outlet for the products of the country, and the most natural one will be by the valley itself, which according to M. Nicolet is peculiarly adapted to water navigation. He says "the hydrographical relations of the

Des Moines with the Mankato, St. Peters and Mismissippirnivers, present a geographical incident of some interest.

By referring to the map in 43 degrees 45 minutes-lohgitude 95 degrees 12 minutes, (a point 161 miles above' Fort Desmoines,) it will he seen that there is a lakevery near the Desmoines named Tehan Shetcha, or Dry Wood Lake. The Wautanwau river, which is a tributary to the Mankato, that empties itself into the St. Peters, has its source in this lake. Now the tongue of land separating the Desmoines from Tchan Shetcha lake, is not more than a mile to a mile and a half broad, so that, were a canal cut across, the water of the Desmoines would be made to communicate with those of the St. Pe ters." This not only shows that others have conceived the idea of im provement of the river above the Racoon Fork; but the Shetek lakes and the connection with the St. Peters are indeed extraordinary incidents in favor of the future construction of such an improvement. I have before also alluded to the proximity of the Western terminus of the Desmoines improvement to the valley of the Nebraska; and here reitcrate the probability of a connection with that valley, which will draw in a share of the trade and travel of the far West. But excluding the advantages which we may derive from extended works, and confining ourselves to the surface I have suggested as the legitimate field which is destined to produce a eommerce for this river, and the importance of the work is enough to command the united energics of the whole State. The county of Wayne, in the State of Ohio, produced in 1840, according to the census of that year $1,763,741$ bushels of the various cerial grains, wheat, corn, rye. \&c. It now no doubt produces more than $2,000,000$ of bushels. The Desmoines country, that I have been considering, is decidedly richer and more capable of producing those grains than the county of Wayne, but taking this as a unit, then the area drained by our improvement would with the same culture produce $42,000,000$ of bushels. This is only one item, to which may be added the wool potatocs, hay, apples manufactured articles; to say nothing of the coal, and the mineral products, that will swell the annual wealth of the country, and enlarge the commerce of the river. Settlements are now rapidly extending over all parts of this area, and such is the ease of preparing and cultivating the soil, that I hazzard the opinion that ten yeara of labor in thip section of country, will do more towards penfecting a
farming district, than can be effected by 40 years of the same amount of labor applied to a heavy timbered countr like the county of Wayne. Counties on the Desmoines, which commenced their settlement five years since, now send on a large surplus of cereal grains, besides a greater surplus of horses, beef cattle and hogs. These considerations demonstrate, that we cannot easily orer estimate the products of this country or too soon prepare a market for its accumulating surplus.

An important, item of commerce on this river will be derived from the mineral products of the valley to which I have before alluded.Stone coal appears to increase in quantity and quality as we procced up the Desmoines. It is found in many places in bluff banks, where it can be wheeled directly from the mine into the boat; and we may form some ide of the convenience of mining from the fact that with the imperfect arrangements now adopted, it is delivered at the mouth of the coal bank at Fort Desmoines, at two and a half cents per bushel. This is the bank belonging to Mr. Van, and I suppbse is no more than a fair specimen, since I found the strata of coal in different places to vary from two to eight feet in thickness, and this stratum at the Forks is about five feet thick.

As this Desmoines coal field is the farthest west, it is of great importance to the Mississippi valley, and it will be matter of 'interest connected with the proposed rail road to the Pacific, since this valley will probably offer the nearest and most convenient fuel to supply the destitute country west of the Missouri river.

Gypsum (plaster paris) is found near fort Des Moines in large cliffs of inexhaustible masses, and at present prices in St. Louis, it would be a profitable article of commerce if the improvement were completed. The magnesia lime stone, and the white, red and yellow sand atone which prevail in great abundance along the entire length of the improvement, are so excellent and easily prepared for building purposes, that they will also some day be carried to towns on the Missis-sippi.-The rough and rocky head lands near the mouth, at "Cowpen's old mill," at "Raven Cliff," "Elk Bluff," and the beautiful mountain of "Red Rock"-all noted land marks that have stood for ages as silent and gloomy sentinels, guarding the clear bright river that flows at their base-will be rent by the blast and broken by the workmen; and their fragments will be removed and erected into mansions
which will adorn the cities on the Mississippi, and the valleys and hills of the surrounding country.

Respectfully submitted,
SAMUEL R. CURTIS,
Chief Engineer.
To Mesere.
Hugh W. Sample,
Charles Corkery,
Pall Beatton,
Board of Public Works of thc Statc of Ioua.

$$
\begin{aligned}
& \text { 1:! , !! }
\end{aligned}
$$

$$
\begin{aligned}
& \therefore, 1,1 \\
& \text {, . . . }
\end{aligned}
$$

## [E]

## REPORT OF THE

## SUPERINTENDENT OF PUBLIC INSTRUCTION.

> Office of Supermitenient of Public Instruction, Lowa City, Iewa, Dec. 2, 1850.

## Grentlemen of the Scnatc and <br> Horasc of Reprosentatives:

It becomes my duty uuder the provisions of "an act to establish a eystem of common achook," approved, January 15, 1849, to submit Dor your consideration a statement of the progress of our common whool system subsequent to the date of my last report. In doing so, Ido not hope toeommunicate anything that will be peculiarly interesting or instructive. If 1 succeed in presenting such facts as 'may serve to convey even an imperfect idea of the operations of the law, and to direct your attention to those portions of it which require legistative action, the end I have in view is attained.

In order that no serious ineonvenience might result from the changes made by the passage of the act above referred to, immediately after it took effect, I had fifteen handred copies of it, accompanied with an explanatory circular, printed in a temporary form, and transmitted to the respective counties, which, together with the circulation it obtained through the medium of the pablic prints, enabled the people, to become sufficiently familiar with it to transact such bu: siness as was most essential at the time. Early in the following spring, I commenced the preparation of a pamphlet, of about one hundred and forty pages, embracing the several acts for the management and disposition of the school fund; the Iocation of the State University, the establishment of a system of common schools and the instruction of the deaf, damb and blind, with such forms, comments and suggestions as were deemed necessary to produce uniformity, and render the duties required less difficult to perform. The work was
completed and delivered in the month of July following. I procceded without delay to forward it to the school fund commissioners, with instructions to give it as general a circulation as the limited number of copies printed would permit. It soon became necessary, however, in consequence of the increased demand by the organization of new counties, to restrict the eirculation to only a portion of the school officers. In the event the publication of a new edition is, authorized this winter, it is hoped that a uufficient number of cópies trill be printed to give it a much wider circulation than it has yet had. We could not probably adopt a more effectual method of awakening that interest in the public mind, which the subject of education demands. I feel warranted in saying that such are the wishes of the people. I have met with hundreds of our citizens who knew comparatively nothing about our school system, from the fact that they had been unable to obtain the law. Every family in the State should have at least one copy.

The distribution of the law was attended with a good deal of delay. This was particularly the case with the interior counties, there being but little communication with most of them, which would admit of the transmission of the requisite number of copies without great inconvenience and expense. I have succeeded however in supplying every organized county, in which a school fund commissioner has been elected. I have out of the three thousand copies printed, only forty on hand. Five times the number could have been distributed profitably and would not more than have answered the demand.

During the present year I have travelled extensively through the State, and lectured wherever it was practicable to do so. While I did not find that degree of prosperity among the public schools which is desirable, yet 1 am happy to státe, that in every neighborhood I visited, districts bad been organized and schools established, and a desire was manifested by the people to become familiar with the duties required under the law. In the new counties the settlements are so isolated, that it is unreasonable to anticipate as much solicitude on the subject, as might be expected under different circumstances. But this inconvenience is temporary, and will soon be obviated by the sapid grawth of the country.

As a matter of convenience in referring to the various subjects embraced in this report, I propose to classify them in the following order,
giving under each particular head every thing that naturally pertains to it :

## SCHOOL DISTRICIS

Under the law of February 25, 1847, the power to form school districts and to alter and change the same as they might deem advantageous was vested in the school inspectors, but under the present law it is assigned to the fund commissioners. In a circular under date of June 4, 1850, I instructed them in reference to this particular duty as follows:
"Under the new school law it becomes your duty to divide your county into school districts, and to have the same organized, where it has not been done. To enable you to do this I would suggest that you make or procure a plat of the county, with the municipal townships, streams, \&c., correctly delineated upon it. Then collect the books and papers from the inspectors, from which ascertain as accurately an possible the boundaries of districts formed, and the alterations subsequently made, by them and their predecessors, which you will sketch on your plat with a pencil. This will afford you an opportunity to examine the whole subject, and to distinguish between those districts which have been legally organized and those which have not, in determining which you should apply to the first scation of the supplemontal act of January 12th, 1849, in connection with such other information as may be gathered from the records of the inspectors. You will then mark the boundaries of those districts which you conceive have been regularly organized, with ink, record all the facts connected with your examination and decision, and proceed to divide the unorganized territory into districts as may best suit the convenience of the inhabitants, and order meetings for the election of officers as provided in the 33d section of the new school law. I conceive that authority is conferred upon you by the 29th section to change the boundaries of a district whenever you may think it expedient, without a patition, but the petition referred to in the latter clause of the section would compel you to do it regardless of your own views respecting the change. There is but one day specified in the new law for the election of district officers in organized districts, namely : the first Monday in May of cach year, but in the formation of new districts, you can order the election whenever you think proper. In arganizad districts, there-
senate appendix.-16
fore, which failed to elect officers in May last, the old officers should qualify and give bonds under the new law, (the moderator às president, the clerk as secretary, and the other member of the board as treasurer,) and continue in the discharge of their duties till the first Monday in May next, or " until their successors are elected and qualified." The same course should be pursued where the election in May is considered defective, or illegal. Where organized districts have been left entirely without officers, by removal or otherwise, you will immediately order an election, and post up notices, or appoint some person to do it, setting forth the particular object of the meeting, in accordance with section fifty-three of the school law. Districts composed of parts of counties, must be formed by the concurrence of the respective fund commissioners, and each of them should make a record of the fact."

In accordance with the above suggestions they proceeded to examine the district organizations of their respective counties, the result of which was that a large proportion of them were found defective. In many cases the inspectors had kept no record of their proceediffge, and in others where partial records had been kept, the commissioners were unable to obtain them. Much confusion had grown out of these irregularities prior to the passage of the present law, which the facts developed by the investigation served to ripen into open bostility. Under these circumstances the commissioners determined to reject such organizations as could not satisfactorily trace their legitimate existence, and to institute new ones in their stead. Their action being generally acquiesced in by the people, harmony was comparatively restored. Subsequent to this period some doubts arose as to the effect of the petition provided for in the latter clause of the 29th section of the school law. The controversy in regard to boundaries was soon renewed, and the fund commissioners were literally besieged with petitions and remonstrances. With the hope of allaying the excitement, and of fixing some definite and general rule of interpretation, I presented my views on the subject in my circular of January 25th 1850, an extract from which it may not be improper herc to insert:
"The formation and alteration of school districts appears to be a source of much perplexity. This duty is at present assigned to the i fund commissioners, but their action, in a great measure, is controlled nv petitions from the districts, as provided in the latter clause of sec-
tion 29, page 41. For instance, if one of two adjoining districts desires its boundaries so changed as to include a portion of the territory of the other, by presenting a petition of two thirds of the legal voters to the fund commissioner, they can compel him to grant it, unless a counter petition of two thirds is presented by the other district, the effect of which would be to leave the line as it originally stood, and settle the controversy in reference to that particular cliange. Other changes, however, might still be proposed, each of which would be disposed of in the same manner, unless some one should be proposed to which both districts would accede. Again-the fund commissioner may make such an alteration without a petition, but even then a petition of two thirds from the district effected would compel him to restore the original line, unless a counter petition of two thirds, from the district in whose favor the change might be made, should sustain him."
This construction was favorably received with but few exceptions, and served in a great measure to check, but not effectually to remove the evil. Indeed nothing but additional legislative provisions will do it. While authority is given to any officer or officers to alter the limits of school districts either with or without the consent of the people, it will be a source of trouble. To insure success in the establishment of schools, the boundaries of our districts must be permanently defined by law.

## INTRODUCTION OF TIE BIBLE.

It is well known that the introduction of the Bible into the public schools of some of our sister states has been a matter of controversy, but I am happy to say that no such controversy exists in lowa, and I trust never will. Our law is silent on this subject, and so I think it should remain. The responsibility now rests where it properly be-longs-at the door of parents and guardians. Those who wish their children to study the Bible in the district school, are indulged in that wish, and those who do not wish theirs to study it thus, are also gratified in their preferences. From this principle I think we should not depart. Should there be ninety-nine children in one of our public schools, whose parents desire they should use it, and one, whose parents are averse to it, we are bound alike in both cases to respect their wishes and protect their rights. While I venerate this sacred vol-
ume, and would that every child in our land should be taught the divine precepts which it inculcates, yet I am not in favor of forcing it upon the consideration of a single individual by arbitrary enactments: and upon the same principle, I could not consent to abridge the rights of those who may wish to study it themselves, or to have their chlldren instructed in it. I conceive then that the correct doctrine is, neither to introduce, nor exclude it by law.

## SCHOOL HOLSES,

I have uniformly urged the propriety of erecting permanent school houses, where it was at all expedient to do so. The repeated changes that have occurred in the formation and alteration of school districts have exerted a dilaterious influence in this particular. Yet many very creditable buildings have been erected. The town of Muscatine has rather taken the lead in the matter. It is divided (unfortunately I think,) into two districts, in one of which a neat edifice has recently been completed, 40 by 45 feet, two stories high, at a cost of about $\$ 2,500$. The lower story is 11 and the upper $11 \frac{1}{2}$ feet high. In the other district a building 46 by 60 feet, two stories higheach story 15 feet-estimated cost $\$ 3,000$-was commenced this fall and is to be completed early in the spring. Both houses are constructed of brick with a vestibule in front, and separate apartments assigned for recitation, library and apparatus. The seats and desks are to be constructed on the most improved plan. Thus, a town, occupying the third rank, in point of population, among those of the state, has contributed in the past year for this single object, the sum of $\$ 5,500$. Such enterprise must be appreciated, and cannot fail to produce the happiest result. The citizens of Burlington have also been actuated by an equally commendable spirit, but have been much retarded in their operation by some misapprehension in regard to the formation of their district. A brick building 39 by 63 feet, two stories high, with five rooms-designed for 300 pupihs -estimated cost $\$ 4,150$ exclusive of the ground-is now under contract to be completed in August next. The lower story is $12 \frac{1}{2}$ and the upper $14 \frac{1}{2}$ feet high. The foundation was laid this fall, and the materials have been procured for the prosecution of the work in the spring.

The people of Dubuque moved in the matter in the summer of

1849, and during the present year completed wo brick buildings, 25 by 40 feet each, and one story, $11 \frac{1}{2}$ feet high. Each house is divided into two apartments, intended for 40 scholars. The total cost of both buildings, exclusive of the ground, is about $\$ 1,300$, It is to be regretted that a town possessing such ample resources and facilities for building, should have adopted the policy of erecting school houses so totally inadequate to the wants of the community.. I am advised however that a larger and more durable building is in contemplation, and it is to be hoped that those interested will consult their own present and future welfare, in giving it such proportions as shall correspond in some degree, with the prosperity and future prospects of the place.
In the town of Ft. Madison a tax of $\$ 2,500$ was voted in May last for the erection of a school house, but owing to some diversity of sentiment produced by a subsequent division of the district, nothing definite has yet been done. It is believed however, that the difficulty. will be amicably settled, and the building erected in the course of the coming summer. There are other instances among the interior towns where a corresponding interest has been manifested, but it is impracticable to enumerate them in this limited notice. The towns to which I have referred are the oldest in the State, and consequently we have reason to expect more from them. Many very neat and comfortable school houses have been erected in the valley of the Des Moines, and in the northern and western counties during the last two years. In numerous instances the districts have been unable to build in consequence of the great inconvenience in procuring lumber and other suitable materials. From what has already been accomplished, it is confidently believed that the work will be resumed in the course of the next summer with renewed vigor. The impediments that now exist will gradually be removed, so that in the process of time we can accomplish in a few months, the labor of years under existing circumstances.

I cannot permit this opportunity to pass without reiterating in part what I have heretofore said in regard to the erection of school houses, and in doing so my remarks are intended to apply more particularly to those portions of the state, where the settlements are such as to admit of permanent buildings. In providing the means of education, two specific objects should be kept in view-to secure the most efficient mode of instruction, with the least possible cost and labor. That these ends are to be attained by the construction of temporary school houses,
where permanent ones are required, I think no one will contend. Suppose for example, that in providing for the instruction of 2000 children, we should apportion them among 100 schools, giving to each school 20 pupils. The first step would be to erect 100 school houses, which, to be at all comfortable, would cost at least $\$ 300$ each, making $\$ 30,000$. In addition to this, 100 teachers are necessary, each of whom must be just as competent to govern and instruct, as though he had 100 pupils under his charge. Such teachers could not be procured for a less compensation than $\$ 20$ per month, which for a term of six months would make $\$ 12,000$. This added to the amount for the erection of buildings, would make $\$ 42,000$, the cost of instructing 2000 pupils for six months, being $\$ 21$ for each pupil. Suppose now we concentrate them in one school. A building adapted to their wants can be erected for $\$ 15,000$. The children being classified, 40 teachers can instruct them, and allowing the same compensation per month as in the former case, we have for tuition $\$ 4,800$, which added to the amount paid for the house gives $\$ 19,800$ as the cost of instruction for 2000 pupils for six months, or $\$ 9.90$ for each pupil, being a reduction of more than one half in cost, saying nothing about the labor saved by the classification of the pupils. This illustration is not designed as a correct criterion in regard to the cost of instruction, but simply to show the difference between the two modes under consideration. That the last named prices admit of a still further reduction, there is no question. I visited one of the ward schools in New York last fall,, where about 1700 children were concentrated in one $\checkmark$ buildiner. under one teacher as principal, and twenty-three subordinate and assistant teachers. The effect of adopting this plan in the eastern States is, that the pupils can be instructed in all the branches taught in the best schools, for about $\$ 6.00$ per annum. Parents have frequently complained to me that they are paying $\$ 20$ per annum each for the instruction of their children in our most ordinary schools, and have enquired what method they should adopt to obtain relief. My answer is-crect permanent and commodious school houses-concentrate and classify the children. And I would add for the benefit of those districts, which are hesitating in the matter, that there is a wide difference between simply beating the bush and catching the bird. In plainer terms, while some districts are wrangling about the propricty of the thing, others have consumated the work, and are reaping the benefits.

Under this head 1 wish to invite your special attention to a work sntitled, "School Architecture," an octavo volume of" about four hun. dred pages, with nearly three hundred illustrations, by Hon. Henkry Barnard, at present State Superintendent of common schools for Connecticut. The retail price of the work is two dollars per volume, but I am assured by the author that we shall have it for the usc of the State at the greatly redued price of one dollar per volume. I would therefore respectfully and urgently recommend that the sum of $\$ 200$ be appropriated for the purchase of a corresponding number of copies, and that the superintendent of public instruction be authorized to procure the same at an carly day, and to deposit at least two copies with each fund commissioner for the use of the respective districts of the county.
Mr. B. has been connected for many years with the publie sehools of Connecticut and Rhode Island. He is a gentleman of high literary attainments and refined manners, possessing all those amiable and social qualities which qualify him in an eminent derree for the position he now occupies. But few men in this country-I believe, I may safely say no man in this country, has manifested a decper interest in the cause of popular education. In addition to his labors in the United States, he visited Europe in 1836, and devoted some thirteen months to an examination of the schools of that country. He is regarded by the educational men of the Atlantic states as one of the uorking men in the cause of common schools. Where any thing is simply to be talked about, there are others to whom the preference is justly due; but where plans are to be originated and carried into effect, having the mind to conceive and a hand to execute, the author of the work under consideration is selected for the task. The experience of nearly the whole life of such a man we find embodied in Barnard's School Architecture. When I first entered upon the discharge of my official dutics, the inadaptation and uncouth appearance of our school houses called loudly for reformation, but 1 knew not what source to resort to for information, until I obtained possession of this admirable volume. Indeed I was not apprised that our country was in possession of a treasure of such value. In addition to the great variety of beautiful and symmetrical plans for school houses which it presents, it contains a fund of information which cannot fail to intedst and instruct the friend of education, and to direct the mind of the enquirer into the chaunel of useful and eflicient labor. I have
recommended the purchase of only two hundred copies, and in view of the advantages to be derived by giving it a general circulation, not merely in obtaining convenient plans for school houses, but in the actual expenditure of means for their erection, I am persuaded that you will not hesitate to make the necessary appropriation for procuring them. Some of the older states have provided a copy for each township; and nearly all of them have ordered a greater or less number for the counties. To show that I have not placed an undue estimrte upon the work, I beg leave to call your attention to a few extracts, which embrace the views of others more competent to decide : upon its merits than myself.

Hon. Ira Mayhew, Iate Superintendent of Public Instruction for the State of Michigan, says-
"This work is worthy of a place in every township library in the State, and should be consulted by every building committee before determining upon a place for a valuable school house. If it can be widely oirculated in this State at an early day, many districts and a generation of children may be saved from the curse of a poor school house."

IIon. Horice S. Cuoley, late Superintendent of common schools for the State of Illinois:
"In order to render general the advantages to be derived from years of continued effort to perfect these plans, I recommend that provision be made for furnishing access, by every school officer in the State, to that most valuable of books, Barnard's School Architecture.

Hon. Horace Eapon, State Superintendent of common schools, for Vermont:
"The Superintendent has named this treatise because, for the purpose contemplated, he knows of no better work, and he is disposed to say farther-that no better one is required."

Hon. Horace Mann, Secretary of the Board of Education for Massachusetts:
"If a copy of Mr. Barnard's book could be placed by the State in the office of the town clerk of every town, to be there kept for general reference, it would greatly improve the school houses to be hereafter erected, and would save in the expense of subsequent alterations at hundred times more than it would cost."

Hon. T. F. King, State Superintendent of public schools, fior New Jersey:
"It would be a judicious expenditure of money, amply repaid by the benefits which would accrue to the children, if the legislature should direct the purchase of a copy for each township in the State, to be preserved in the office of the town clerk, and the attention of the legislature is respectfully called to the subject."

Hon. Caristopabr Morgas, Superintendent of common schools, for the State of New York:
"Such a work has been published within the lant year by Henry Bazmard, Commissioner of public schools for the State of Rhode Island. It is entitled "School Architecture," and not only contains all that is desirable upon that subject, in the way of plans, specifications, instructions, and descriptions, but is a compendium of useful knowledge and practical suggestions upon every topic relating to common schools.
I do not hesitate to recommend to the Legislature to authorize the Superintendent to contract with the pnblishers for a number of copies sufficient to supply one for every district, and that the expense be deducted from the next annual appropriation of library money."
Hon. Seth P. Beers, late Superintendent of common schools for the State of Connecticut:
"The Superintendent is of opinion that a copy of this volumne could with great advantage to the schools be placed in the hands of the committee of each district. Besides the fullest information on the subject of which it principally treats, it contains valuable hints and suggestions, respecting the classification of schools, books on the theory and practice of teaching, and on the different kinds of apparatus needed in schools of the different grades."

## From the Demockatic Revicu.

"Reader, if, as we hope, you are a fellow-worker to any extent in the great cause of education, take Mr. Barnard's book with you when you visit your district school-examine his models for school-houses, see what may be done with a little money, a little public spirit, and careful attention to details, and then go and do likewise. The district school is the pride of our country-may the day come when it shall be its ornament also."

## From the Knickerbocker.

"Mr. Barmard's book forms a neat octavovolume. It is every wayworthy of his reputation as an authority on education. It is the text book on this very important subject of sohool architecture, a subject senate appendix.-17
of humble protenqions, but an important branch of the great subject of national education."

## From the Horticulturist.

«Mr. Barnard is already widely known as the intelligent and indefatigable school commissioner of Rhode Island. In the present volume, he has brought all his information on this subject together, in a well digested and systematic form. We have rarely met with a volume more replete with truly valuable, praeticable information."

## From the Vermont Chronicle.

"No other writer on the subject is to be compared with Mr. Barnard for the fullness and variety of his materials, and the completeness of his work in regard to all the points that are to be considered in the building and furnishing of school hocses. The whole book is replete with information, and we heartily recommend it as one that ought to be accessible to every school district."

## school books.

In compliance with the 7th section of the school law, I recommended the following text books for the use of the district schools of this State :

Sandera' Primary School Primer.
" Pictorial " "
" Spelling Book.
Child's First Book in Drawing, by Josiah Holbrook. "Nature before books, and drawing before writing," is the author's motto.

Winchester's Primary Writing Book.
" Theoretical and practical Penmmanship, in four books.
Sanders' 1st, 2d, 3d, 4th, and 5th Readers.
McElligott's Young Analyzer and Manual.
Parley's Universal history, with engravings.
Webster's primary school and pronouncing Dictionary.
Colburn's first lessons in Arithmetic.
Perkin's elementary Arithnetic. Revised edition.
" higher Arithmetic, by G. R. Perkina, Principal of the New York State Normal School.

Mitchell's Intermediate Geography. ". School Geograply and Attas.

Mitchell's Ancient Geography.
" Atlas of outline maps.
" Series of large outhine maps.
Wilson's History of the United States.
Well's School Grammar, by W. H Wefls A. M.
It will be seen, however, from the reports of the fund commissioners, that but little progress has been made in regard to uniformity. I find that teachers are generally prejudiced in favor of the books with which they have been familiar in the prosecution of their own studies, and their recommendation usually governs in the matter. One teacher, upon taking charge of a school, has his favorite books, and partially succeeds in introducing them. In three or six montbs hia term of service expires, and he is succeeded by another, who repadiates those used by his predecessor, and recommemde a new series. In this way the schooks soon become overrun with an almost endless variety. I do not mean to apply these remarks to our teachers without discrimination, for some of them I am aware bave labored faithfully to remove the evil. I speak in general terms of a pernicious custom, that prevails too extensively in the west. Families also, emigrating to the west, bring with them the books used in the region of country from whence they came, and from necessity or preference decline purchasing others, till the old ones are worn out. Brok agents and publishers too, are entitled to no iaconsiderable share of the blame. I do not wish to be understood as interfering with them in the legitimate disposition of their publications, but the conduct of that class of them who endeavor to impair the eredit of valuable works already in use, for the sake of introducing their own, is certainly highly reprehensible. I am persuaded that but little can be done in the way of legislation to remedy the evil, till the country becomes sufficiently settled to justify atatutory provisions of an arbitrary character. In the meantime teachers can do more than any other class of persons to produce reformation, by uniting upon some good series that can be introduced with the greatest uniformity and utility. School districts too ean do much; indeed the work must eommence with them. Let each district institute and enforce the proper regulations on the subject, and the desired end will soon be attained.

It will be proper, in this connection to remark, that a number of publications have been forwarded to this office for examination, but being unable to give each one a apeoific notice, I stated to the vari-
ous publishers with whom I met, when east last fall, that I purposed establishing a library of school books, to be kept at the Superintendent's office for the benefit of teachers and others who might wish to examine them, and suggested to them that the most effectual method of directing the attention of the friends of education in this State to their respective works, would be to forward a copy of each to be deposited in it. Many of them have complied with this ouggestian, and we now have in the library 295 volumes, embracing every variety of elemental, acientific and classical text books.

I would embrace this opportunity of extending a more general invitation to teachers and others interested, to call and examine them whenever it suits their convenience to do so. It will afford me pleasure also to communicate any information respecting them by correspondence. The Library is designed to be connected permanently with this office, and in process of time, with a little care, we may concentrate in it all the school publications of any note in this country, which will enable teachers and school district officers to inform themselves fully on the subject before they make selections.

## REPORTS AND PERIODICALS.

In June 1848 I commenced the performance of the duties of Superintendent of Public Instruction, with but one document on the subject of schools before me-the school law of our own state. The inconveniences therefore under which I labored, can be readily imagined. But by correspondence, and exchanges effected with those connected with the public schools of other states, I have succeeded in collectingr some 14 volames and about 100 paraphlets of educational matter. While visiting the schools of the Atlantic and middle states, I purchased about 70 volumes and 140 pamphlets in addition to those above referred to. So the office is now supplied with one of the bent collections of educational statistics in the United States, embracing the most authentic information concerning the schools of this country, and to a very considerable extent those of Europe. The collection which I purchased is a valuable one, and was procured on reasonable. terms. Though not'directly authorized to effect the purchase, in view of the benefits to be derived from it in founding a school system. I should have considered myself culpable, had I permitted so favorabte on opportunity of supplying the demands of the State to pame withert
embraciff it. By having immediate aceens to this fued of information, the duties of my succeasor will be rendered lews andnows, and his services will be far more vatuable to the State, than they possibly could have been under different circumstances. Those only whose time and thoughte have necessarily been much oooupied with the subject of popalar education are prepared fully to appreciate the advantages it affords, and it may be added that the experience of the ${ }^{-}$ past is perhaps more necessary in the investigation of this, than any other subject.

## NORMAL SCHOOLS.

Under the provisions of "An act to establish Normal Schools," approved January 15th, 1849, I proceeded on the first of October of that year to divide the State into three districts, to wit:
The counties of Lee, Des Moines, Louisa, Washington, Jefferson, Van Buren, and Henry, shall compose the first district.
The counties of Alamakee, Clayton, Dubuque, Delaware, Buchanan, Jackson, Jones, Linn, Benton, Clinton, Cedar, Johnson, Iowa, Scott, Muscatine, Tama, Marshall, and Story, and all the unorganized country north of township eighty-five north, shall compose the second dietrict.

The counties of Davis, Appanoose, Wapello, Monroe, Lucas, Keokuk, Mahaska, Marion, Warren, Madison, Powesheik, Jasper, Polk, Dallas, Boone, and Pottawatamie, and the unorganized country south of the northern line of township eighty-five north, shall compose the third district.

At a meeting of the trustees of the state university prior to this time, I presented the names of individuals suggested, by the people of the respective counties in which the schools were located, as trustees. The recommendations were unanimously concurredin, and the Secrefary of the Board was instructed to give the necessary notice of their appointment. The names of the trustees at Andrew were forwarded accordingly, but those for the schools at Mt. Pleasant and Oskaloosa were accidentally mislaid by the secretary, and consequently never transmitted. Owing to this fact but little has been done at the two last named points. At a meeting of the citizens of Mt. Pleasant, a committee was appointed to procure sabscriptions fop the erection of suitable buildings, but no definite action has beea
had at Onkadeosa. When my attention was called to the matter some moaths subsequently, I made repeated efforts to convene the board of trastee with the view of supplying the deficiency, but was unable to obtain a quorum. An interest was manifested by the people of both places, but having no organization they were unable to proceed. The school at Andrew was organized on the 21st of No--vember 1840, under Mr. Samuel Pray as principal, and Miss J. S. Dorr, as assistant. A convenient and commodious building was procured temporarily, and the first term of the school immediately commenced. The school is divided into two departments, primary and higher. The higher department is subdivided into three classes, junior, middle and senior. The course of instruction is similar to that adopted by the state normal school of New York, accompanied with lectures by the principal on the theory and practice of teaching, astronomy, natural philosophy and physiology: There are two terms of twenty-one weeks cach-the first commencing on the fourth Monday in August, and the second on the first Monday in February of each year. One hundred and fifty pupils have bern admitted the present year, three of whom are instructed frec of charge, having obligated themselves, as the law requires, to teach in the common schools of this state for three years. In April last Mr. Pray was succeeded by Mr. D. G. Joncs, and Miss Dorr, by Miss M. J. Burtoo. A permanent building is now in process of erection, the estimated cost of which when compieted, is $\$ 2,000$. Of this amount $\$ 1,000$ has been raised by subscription, and expended under the direction of the trustecs. The building is 30 by 50 feet, two stories high. The lower story is $10 \frac{1}{2}$ and the upper 12 feet high. The former is designed for the primary department, and will contain 75 pupils. The latter, for the higher department, accommodates 100 pupils. Provisions are made in the lower story for library, apparatus and recitation. The financial statement shows that the sum of $\$ 931,03$ has been expended for compensation of teachers and contingent expenses, and $\$ 443,31$ received on tuition for the current year, leaving a deficiencs of $\$ 487,72$. Many other facts of interest concerning the progress and future prospects of the institution are presented in the report of the secretary, Mr. J. B. Dorr, but the claims of other topics, to be embraced in this report, render it impractioable that I should refer to them more at length. No aid has yet been received from the university fund, from the fact that no portion of the university lands have
been dieposed of. The conmection existing between the Normal sobools and this fund will be fiarther considered under a more appropriate head.

## DEAF, DCAB ARD BLNB

Under "An act to provide for the instruction of the deaf, dumb and blind" approved January 15, 1849, eleven persons have been reported to this office, and certificates have been issued in their favor, by the undersigned to the Auditor of State. The following is a list of their names with their reepective ages, and the amount drawn by each from the Treasury.

| Names |  | Imp'dment | County | Date of Certificate | Amount |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Helcn A. Brabrook, | 10 | d \& d | Scott | June 18, 1849 | \$100 00 |
| Dennis A. Dewey, | 11 |  | Johnson- | " 20, 1849 | 10000 |
| Naphrona Wellingtom, | 23 | * | Louisa | Oct. 2, 1849 | 10008 |
| - Iosepbine Porter, | 10 | $b$ | Johnsom | Jan. 7, 1850 | 4000 |
| Rhoda Bowen, | 24 | " |  | " 16, | 5000 |
| Susannah Huston, | 12 | d \& d | Dallas | " $2 \overline{5}$, | 5000 |
| John F. Wendel, | 13 | b | Jackson | " | 5000 |
| Elizabeth Matthew, | 16 | ded | Davis | Feb. 19, " | 5000 |
| Augustus J. Garden, | 19 |  | M'h'ska | April 24, " | 5000 |
| William Gunn, | 14 | $b$ | Clinton | May 18, | 5000 |
| James Gilliland, | 20 | " | Johnson | Oct. 10, | 5000 |

The total amount drawn from the appropriation for the deaf and dumd is $\$ 450$ and from that for the blind is $\$ 250$. The sum appropriated for the former was $\$ 500$ and for the latter $\$ 250$. Each applicant is restricted to $\$ 50$ per annum, and this privilege only exlends to two years. In view of the great expense to be incurred by the parents of these afflieted children, I would recommend a very considerable increase of this appropriation. At the American Asylam, for the instruction of the deaf and damb, at Hartford, Conn., the charge for each pupil for board, lodging, washing, flel, hights, stationery, toition and incidental expenses of the sehool room, is 8100 per axhum, payable six months in adrance. In the New York institation for the deaf and dumb it is $\$ 130$ per annum, clothing and
'travelling expranses axcepted, or with colothing furnisheid 100 , payshe semi-annually in advance. In the llinneis deaf and dumb arylum, at Jacksonville, it is $\$ 80$ per session (from first Thursday of October, to the middle of July) for board, washing, fuel, lighte, tuition, books and everything necessary exoept clothing and travelling expenses. The terms of the Pennsylvania institution for the blind, at Philadelphia, are for board, tuition and incidental expenses (clothing not included) $\$ 200$ per annum. In the New York instatution for the blind, the charge, exclusive of clothing, bedding and furniture for rooms, is $\$ 130$ per annum, payable quarterly in advance. From five to seven years are necessary for a thorough course in either of these institutions. The above statement will serve as an imperfect criterion in making the necessary appropriation. We have but few of these unfortunate persons among us, and certainly no objection can be arged against making liberal provisions for their cducation, and such it will be remembered is the express object for which the appropriation now solicited is intended. Even with an education they labor under serious disadvantages, but without it their condition is truly a deplorable one. In making the necessary amendments to the present law, or in the passage of a new one, it is respectfully suggested that a specific sum should be designated for the education of each class of persons -say for the deaf and dumb, each $\$ 500$, and $\$ 600$ each for the blind- $\$ 100$ to be paid annually. A receipt from the principal of the institution at which the child is educated, should be procured by the parent or guardian, and filed with the auditor or superintendent.

The instruction of the deaf, dumb, and blind, has recently become a matter of deep interest, and the efforts made for their relief have been attended with great success. The compositions of pupils when they first enter the Asylum, are scarcely intelligible, and give evidence that they have but a crude and imperfect idea of the structure of our language, and yet after they have been under a course of instruction for five years, there is a conciseness and beauty about their style of expression, that we seldom find in the productions of those whose faculties are unimpaired. They are also instructed in the various useful avocations of life. Some of the finest specimens of hand-oraft that we meet with in the way of willow baskets, paper boxes, fire screens, bruahes, door mats, toy waggons, chairs, bead baskets, reticulea and purses, and the various kinds of fancy needle work, are manufacturad by the blind while parsuing their studies. Thas a double end is
accemplished. They are edureated mentally and physically (the best kiad of education by the way) and are prepared ta go forth into the world and procure a livelihood by their own exertions. I had the pleasure of wituessing some of the exeroices of the blind in Philadelphia and Boaton, and of the deaf and dumb at Hartford, which were truly astounding, and sufficient to convince any reasonable mind that some of our ripest scholars and most usefal citizens will yet be foundamong this class of persons.

## STATE UNIVERSITE.

In regard to the literary department of this institution, nothing has been doae since the adjournment of the last General Assembly. The law and medical departments were organized on the 21 st of February, 1850, in the manner indicated in my last report. Prior to this time the "Codlege of Physicians and Surgeons of the Upper Mississippi," had been established at Davenport. The trustees, considering it impolitic to attempt the organization of two institutions of this character, at so early a period, upon mutual consultation with the faculty of the one at Davenport, determined to recognize them as the "College of Physicians and Surgeons of the State University of Iowa," and the following gentlemen were appointed members of the faculty.
Nigiols Hard, M. D. Professor of Anatomy and President of the Faculty.
John F. Sanford, M. D. Professor of Surgery and Dean.
Samurl G. Armor, M. D. Professor of Physiology, Pathology and Clinical Medicine.
Gbo. W. Richards, M. D. Professor of Theory and Practice of Medicine.
A. S. Hudson, M. D. Professor of Materia Medica and Therapeutics.
D. L. McGuigas, M. D. Professor of Obstetrice and Diseases of Women and Children.

Henry M. Matthews, M. D. Profebsor of Chemistry and Pharmacy. J. C. Huohes, M. D. Demonstrator of Anatomy.

In September last, the "Western Medico-Chirurgical Journal," edited by J. F. Sanford, M. D., and Sam'l. G. Armor, M. D., was established. It is a neat octavo periodical of about sixty pages, and is replete with useful and instructive matter. I infer, from the charac-
ter of the numbers before me, that the editors desiga making it trady a western Journal, in which the diseases peculiar to the Valley ${ }^{\frac{1}{5}}$ of the Mississippi will be duly coneidered. The untiring zeal manifested by the Faculty, having for the present to rely for pecuniary aid exclusively upon means raized by their own exertions, wartants me in recommending that a reasonable appropriation be made at your present session for the benefit of this department of the university. The present condition of the Institution is more clearly set forth in the following report of the Dean of the Faculty to the Board of Trustees:

## To the Hon. Board of Trustces of the Shate University of Iova:

- In response to a memorial from the "College of Physicians and Surgeons of the Upper Mississippi," your body, on the 2lst day of Fehruary, 1850, recognised and established that Institution, as the Medical Department of the State University of lowa. The act by which this connection was established, containing certain provisions, and delegating certain privileges, was transmitted to the undersigned by the Secretary of the Board of Trustees, and by him submitted to the Faculty of the Medical College, at the mecting held on the 26 th day of February, 1850. The provisions referred to, were duly considered by the Medical Board, and the act containing them, with its various requisitions, was unanimonsly acceded to. The connection between the Medical College of the Upper Mississippi and the State University being thus consummated, the recognized board, viz; Dr. A. S. Hudson, saml. G. Armor and J. F. Sanford, proceeded to fill the Faculty by the appointment of a sufficient number of competent Professors, and J. F. Sanforl, having been elected Dean, was ordered to issue an announcement for a spring session, in the name afd under the auspices of the State Univerity. The course of lectures thus announced, opened on the second Monday in March last with a respectable number of Medical students, and aftergoing through a prosperous session of sisteen week, conferred the recrular degree of Doctor in Medicine upon nine gentlemen, and the Honorary degree upon Doctor R. D. Barton, of Van Buren county, Iowa.

Previous to the close of the session referred to, various circumstances had forced the conviction upon the minds of the Medical Faculty, that the interests of the Medical Department of the University, woald be greatly enhanced, by reinoval to a more populous town than Davenport. The most inportant consideration influencing them in this
respect, was the increasing demand on the part of Medical Associations and Medical men, for clinical privileges, and extended opportunities for cultivating practical anatomy, in connection with the courses of instruction in Medical Colleges. The impartance of these facilities to a thorough and seientific course of Medical lectures, was deemed so great by the American Medical Association, as to justify, in their opinion, a requirement from the schools, that they should constitute easential parts of Medical instraction.
Wisbing to sustain the interests of the Institution, to justify and merit the confidence of the protession, and ultimately make it an ornament and a blessing to the State, the Faculty resolved to relocate the College at a point, where the erection of Hospitals and the establishment of Infirmaries, would render clinical or practical tcaching a reality, and whore the opportunities for the prosecution of the fundamental branches of the Medical science would meet the demands and necessities of Nedical students. One of their number was accordingly appointed and authorized to visit the cities and towns, in other portions of the State, and ascertain the comparative facilities presented, for the success of Medical teaching.

The result of his observation need not be detailed; suffice it to say, that havigg strictly in view the considerations above stated, the City of Kcokuk was selected as the permanent seat of the Medical Department of the University, and an appeal was inmediately made to the citizens, for aid in the crection of the necessary buiddings. To this appeal there was the most enthasiastic response. Beautiful and extensive grounds, embracing eight futl lots in the fairest part of the city, were donated by Mr. H. T. Reed, and the prompt 'and liberal contributions from every class of the citizens, enabled the Faculty to place under contract, an edifice, sufficient in its arrangements for temporary occupation, by the first of August.

Immediately subsequent to these arrangements, the annual circular, a copy of which is herewith transmitted, was issued, and the session opened according to rezolution, on the first Monday in Novem. ber, and on Wednesday evening, November 21st, the new college edifice was dedicated with appropriate coremonies. The medical class, now in attendance, is larger than was anticipated, and the catalogue for the present term, will embrace not less than fifty names.

This list will give assurance to its friends of the future eminence of the institution, and proves, contrary to what has been imagined, that
the establishment of a medical institution in this State was not prematare.

The city authorities, to further facilitate the auccess of the medical college, made a liberal appropriation, and placed under contract a commodious hospital building in immediate connection with the college, which will accommodate one hundred patients, and will be ready for inmates by the first of January.

The facts above stated will, it is hoped, elicit an early action on the part of your honorable body, approbatory of the change of location made by the faculty.

It is earnestly hoped, that the board of trustees of the State University may recommend to the favorable consideration of the General Assembly, this important part of the educational machinery entrusted to their care. To justify this recommendation, the following statements are made by the faculty, as an exhibit of the labor they have performed, and the expense they have incurred in the preparation for medical teaching.

Although a part of the collections referred to, are not immediately subsidiary to the courses of medical instruction, they are to a great extent interesting and useful to the student of medicine, who prosecutes a science having a more or less ultimate relation with every department of human intelligence.

In natural history about two thousand preparations, embracing principally specimens in ornithology and entomology.

In conchology and geology fifteen hundred specimens. These collections were made in the hope that, at no distant day, the Board of Trustees would establish, and the General Assembly endow, a chair of natural history and comparative anatomy.

The specimens and collections, more immediately connected with demonstrations in medical science, embrace about one thousand preparations, drawings and paintings in anatomy, surgery, pathology and obstetrics.

The chemical apparatus belonging to the college is one of the best in the western country. The instuments are all of the most modern construction, principally manufactured at the establishment of Benja$\min$ Pike, of New York, and embrace every thing necessary to a complete and thorough course of demonstrative chemistry.

This exhibit will, we hope, convince your honorable body of the enthusiasm and pride that animates the medical faculty of the university. The further fact that they have twice sent delegates to the

American medical association, frst, to Boston, Massachusetts, and then to Cincinnati, Ohio, for the purpose of securing an houorable position amongst American schools of medicine, will, they hope, not only justify the confidence your body has heretofore reposed, but elicit further aid from the General Assembly through your recommendation, to enable them to carry out the highest objects of the institution.
The faculty beg leave respectfully to submit to your body, that some legislation, establishing their legal existence and relation with the university, would greatly benefit them. Amongst the most important provisions of this kind, are those making them an integral part of the university establishment of this State by special act, and in the same way, giving them the authority to confer the degree of doctor of medicine upon those, who, after examination, may be found worthy. Also, making the diploma, thus conferred, a license to practice medicine and surgery in Iowa.

All of which is respectfully submitted, JNO. F. SANFORD, M. D. Dean of the Medical Department, Iowa University.
December 2, 1850.
By the supplemental acts of January 15th and 16th, 1849, a branch of the University was located at Fairfield, and another at Dubuque.At the latter place no steps have been taken to carry out the proviaions of the law. The directors of the branch at Fairfield met in that place on the 6th of May, 1849, and organized by the election of Hon. Bernhart Henn president, C. W. Slagle, Esq., secretary, and Horace Gaylord, Esq. treasurer. The treasurer's bond was filed in this office as required by law. A site was immediately selected for the institution, and twenty acres of ground purchased on which to erect the necessary buildings. The plan adopted contemplates seven buildings, three in the rear and two on either side, forming a hollow square two hundred and forty by three hundred and sixty feet, with an open front. The main building is to be forty by eighty feet two stories high, the others thirty by sixty feet each, and two stories.One of the smáller buildings has been erected and will be completed at an early day. The estimated cost is $\$ 2,300$. The sum of $\$ 1,800$ has already been expended. The directors propose to employ the necessary teachers, and commence the literary exercises of the inmitation mext summer. For reasons heretofore stated, nothiag has
been received from the thiversity fund. Thre degree of pablic spirit evirced by the citizens of Fairfield; in regard to this and other public edifices, is worthy of imitation, and shons clearby how much may be accompfishred with limited means, when effort properly directed. The term of three of the directors expiresin May next, to wit-Messre. Ristine, Slagle and Negus, the latter gentleman having been appointed to fif the vacancy occasioned by the non-aceeptance of Samuel J. Bayard, Esq.

The agent appointed to select the University lands, has completed the work. I have been advised of the approval, by the Secretary of the interior, of $35,603.30$ acres, to wit :

> Ir the Fairfield district, . . . . . . . . . . . . . . . . . . . . . . . . . . $12,881.00$
> "، " lowa City " ................................. $22 ; 722.30$
> Totaf, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 35,603.30.

The present law provides that these tands shall be disposed of by the broard of trustees, in the manner prescribed for the sale of section sixteen, but before it can be done, some more specific legislation in necessary. The present board of trustees are so-scattered over the State, that it is next to an impossibility to get a quorum together for the tramsaction of business. There is some ambiguity in the language used in defining the terms of sale. Whether the land is to be allotted and appraised by the township trustees and sold by the fund commissioners, or to be allotted and appraised by the township trustees and sold by the trustees of the University, or to be sold by the trustees of the University without such allotment and appraisement, cannot easily be detormined. The present members of the board are H. W. Starr, S. G. Matson, T. S. Parvin, S. H. McCrory, G. Achison, W. G. Woodward, 'T. Snyder, H. D. Downey, J. P. Carleton, Robert Lucas, A. H. Falmer, C. Bates, D. P. Smith, C. Burnham, and Silas Foster. The term of the five first named expires during the present session of the General Assembly. The Governor is a member of the board, $c x$-officio: If the vacancies are filled as heretofore, it is hoped that persons will not be selected so remote from the institution, as to render their attendance upon the meetings of the board inexpedient. But the wiser policy, I am disposed to think, will be to remodel the law, and make such additional provisions as may be requisite for the permanent organization of the several departments.

As intimated in another part of this report, Enow propore to notiop
more particnlarly the relation sustained by the Normal sthools to the University. By the terms of the grant, we have seventy-two sections, or 46,080 aeres of land for the support of the latter institution, which at $\$ 1,25$ per aere would amount to $\$ 57,600$. The annual interest on this sum, at ten per cent. per annum, woukd be $\$ \overline{5}, 760$. Of this amount $\$ 1,500$ ( $\$ 500$ to each) is to be paid annaally to the Normal Schools, leaving $\$ 4,260$ for the support of a Univernity and two branches, being $\$ 1,400$ for each, the parent institution and branches being placed upon "the same footing in respect to funds." Such a sum I think will not be regarded a very rich endowment for an institution digmified with the title of State University. The truth is, the whole grant is not sufficient properly to endow the parent institution, but with the necessary care would enable it to commence its labors under very favorable auspices. But it may , he contended that my estimates are too low, which is probably true; for I am ackised that a portion of the land will sell at five dollars per acre at this time. And I would here suggest the propriety of fixing the minimum price of the whole grant at two dollarsper acre. The selections have been made with great care, and will certainly command this price in a few years. Indeed, if they had been made when the first agent was appointed, the land would now sell readily for from three to five dollars per acre.

In consideration of the foregoing facts, it is to be regretted that the normal schools and branches of the University were established in the manner above referred to. The original plan of connecting a professorship with the parent institution for the education of teachers, was certainly preferable. New York, with the experience of fitty years, and about two millions and a half of inhabitants, has but one normal school, while Iowa, with an existence of only four years, and less than one-twelfth of the population, has three. Other western States find it difficult, with the same facilities we possess, to establish one University, while we are attempting to foster three. If the existing stipulations are perpetuated, neither of the institutions can ever attain a very enviable degree of celebrity, and to abolish them unconditionally, after they have proceeded thus far in good faith, would not be equitable. I would suggest then, that a definite sum be set apart for each, of which they should have the exclusive control, without any further connection with, or claim upon the University.

In making theme auggestions, I have been actuated by no feelinge of
hostility to either of the institations named. Having no local preferences to gratify, they have been made more from a sense of duty, than from natural inclination. In the discharge of my official duties, I know neither north, south, east or west, but the State of Iowa, alike from center to circumference, is the object of my esteem and the field of my labors.

In my former report I suggested the propriety of providing for the collection of a Gcological and Mincralogical Cabinct, for the use of the University, but as no legislative action was then had on the subject. I beg leave to renew my recommendation. The report of the superintendent of public instruction of Wisconsin shows that they have already collected some four hundred and fifty valuable specimens for the University cabinet, and that arrangements have been made by which the number, will be greatly increased in the course of the ensuing year. We cannot expect to compete with the older States in this particular, but it is hoped that we will not suffer ourselves to be so completelely distanced by one scarcely our equal in years certainnot our superior in resources.

## TEACHERS' INSTTIUTES.

Teachers' institutes had their origin some years since in the city of Hartford, but were first known by their present name in the State of New York. "The special purpose of the meetings of an institute," says an eminent writer, "is, to serve as a temporary local school for the instruction of teachers. The brief course of lectures and exercises, on such occasions, is not intended to supersede a course of academic instruction, or of regular training to the vocation of teaching; whether that training be had in a special class at an academy, or in the more regular forms of professional education at a normal school. A teachers' institute proposes to its students a concise course of instruction in the theory and practice of teaching, adapted to common schools. It comprehends, necessarily, a practical review of the branches of education usually taught in such schools, and no secures. in part, the advantage of direct instruction in these branches, to all its classes. But this review is unavoidably rapid and superficial, and can never supply the place of a thorough going courre of instruction in any sabject. The lectures and excrcises of an institute, involve an outline siew of subjects, in. the training of teachers to the proper
modes of communicating instructior in them: and. thas far, they allow opportunity of presenting, in addition to the information contained in text books, not only the recent items of intelligence regarding the progress of knowledge, in particular departments of science, but, likewise, the systems and methods of eminent authorities and teachers, respecting the best modes of giving instruction in every department. To this extent, teachers' institutes offer peculiar advantages. But they pre-suppose a previous and well-laid foundation of knowledge acquiped elsewhere." It will be seen then that they are not designed to supercede Normal schools, but simply to become their pioncers and efficient temporary substitutes-the very thing we need at this crisis. An institution of this character was organized a few years ago, composed of the teachers of the mineral region of Hllinois, Wisconsin and lowa. One of its sessions was held at Dubuque. An association of teachers has also been formed in the county of Henry, and an effort was made in October last to organize a regulat institute in the county of Jones, but, owing to the limited notice given, there was not a very general attendance. Several lectutes were delivered, however, by gentlemen present, and arrangements made for another meeting. I regard the teachers' institute as the most effectual means that we can at present adopt to advance the prosperity of our schools, but its practicability is questioned on the ground that the expense attending it is greater than teachers, with a limited compensation, are enabled to meet. To remove this objection (a valid one I might add) therefore I would recommend that the sum of $\$ 150$ be appropriated annually, for three years, to be drawn'in installments of $\$ 50$ each, by the superintendent of public instruction, and expended for the benefit of this institution. I propose that three institutes shall be held annually, at points designated by the saperintendent or the General Assembly, and that $\$ 50$ shall be applied towards defraying the contingent expenses of each, in such manner as a majority of the members may determine. In this way nearly all the teachers of the State will be brought together at least once a year for matual consultation and improvement, and a favorable opportunity will be given for the presentation of their views in reference to text books and the best and most efficient methods of instruction. Teachers are a separate and distinct class of persons, and in order that they may be usefal and successful in their peculiar profession, it is indispehsable that they confer often with each other, and in'
way can they do so more effectuglly than in the manner above proposed. Some of the older states have appropriated $\$ 2,000$ per annum for this special object. The sum I have suggested is comparatively insignificant, but it will serve as the germ, or starting point of a great enterprise, and will form a nucleus, around which we hope to gather an influence that will ultimately pervade the entire State. In connection with the teachers' institutes in the several states, we now have a mational organization. I allude to the National Convention of the friends of Public Education, which held its first session in the city of Philadelphia, on the 17th of October, 1849. The second session was held at the same place on the 28th of August, 1850, at which time a constitution was adopted and the convention permaneutly organized under the name and title of the "American Assoctation for the advancement of Education." The second clause of the constitution declares, that, "The object of the association shall be to promote intercourse among those who are actively engaged in promoting education throughout the United States-to secure the co-operation of individuals, associations and legislatures in measures calculated to improve education, and to give to such measures a more systematic direction and a more powerful impulse." The third session will be held in Cleveland, Ohio, on the 19th of August, 1851. Thus we have a complete national system of instruction-the district school, the normal school and the teachers' institute in the respective states, and the American association for the advancement of education, composed of delegates from these local organizations. It is difficult to conceive the advantages that are to result to the cause of common schools from such a combination of streugth, and union of cffort. There is another peculiar feature about the national association, which gives it additional weight-its archives are to be kept pormanonty at Philadelphia, under the care of the corresponding secre-tary-or in other woods we have established at that place a sort of universal cducational depot, in which to concentrate information from every portion of the civilized world-thus widening and deepening the channels of knowledge and increasing the avenues of light.

PHONETICS.
The imperfeotions of the English language have long been a source of perplexity to literary men. "Such is the state of our written lan-
guage;" 日ays Stherianh, "that the tarkèst hieroblyphics," or most 'Gifficult cyphers, which the art of man has yet found out, were not better lealeulated to conceal the sentiments of those who used them, from all who had not the key, than the state' of our spelling is, to conceal the pronunciation from all except a fe well educated natives." About Gifteen years ago Mr. Isaac Pitman, of Bath, England, being impressed with the truth of the foregoing remark, determined if possible to devise some new method of uriting which would abridge labor, and at the seme time convey withont variation to the mind of the reader a correct ides as to apelling and promunciation. This he accomplished quite to his own eatisfaction, and published his first work on the subject in 1837. This led hin to inquire into the propriety of adopting a similar method for printing. In the mean time Alexander J. Ellis, of Trinity College, Cambridge, had the same subject under consideration and was gradually maturing his plans. These two gentlemen, hitherto unknown to each other; became acquainted in 1843, and, in common parlance, by "putting their heads together," succeeded, with much labor and inveatigation and the aid and counsel of friends, in presenting to the world a complete system of writing and printing, now known as phonography and phonotypy-both comprehended'under the general term which heads this notice. Phonography is a faithful representation of spoken language; in the briefest possible manner, consistent with perfect legibility. The alphabet is composed of a series of straight and curved lines, dots and dashes, circles and hooks, designed to represent each distinct articulate sound in the language. Phonotypy is printing according to sound: like phonography it is based on a correct analysis of the homan voice, and has a sign for each sound; phonography then, is a brief and legible system of writing; phonotypy is a truthful and harmonious system of printing. A morecorrect idea of the system will probably be given by inserting a few extracts. The first is by Mr Pitman himself:
"The writing and printing reform consists in the introduction of a oomplete alphabet of forty letters, (which represent all the sounds of the English language, and in the acoption of phonetic spelling. This alphabet is adapted to shorthand and longhand writing and to printing.

Phonetic shorthand, or phonography, is as legible as common writing; while it is.written in one-fourth of the time, and with half the labour; and may be enplayed by the practimed writer in taking verbatim
reports of speeches, sermons, etc. Such is the simplicity of the art, that its principles may be mastered in a few hours; and an hoar's daily practice for a month, in reading and writing, will enable the student to, use it with certainty and some degree of freedom; while the same amount of practice, continued for four or six monthe, will enable any one who has acquired facility in ordinary writing, to take verbatim reports of lectures, etc., and to read them, after any length of time, with rapidity and accuracy.
Phonetic longhand is like our usual longhand writing, with the addition of facile manuscript forms corresponding to the new letters which have been added to the printing alphabet.

The phonetic printing alphabet is formed from the common Roman alphabet by rejecting the useless letters $k, q, x$; by using the remaining twenty-three letters in their most usual signification; and by adding seventeen new ones, to represent sounds which have hitherto been represented by two or more letters, cach of whick lus an independent vedue of its own."

Opinion of Professor Agasis, of Cambridge, Mapsachusetts:
"From an experience of one year I have astisfied myself that phonography will enable every one familiar with it to shorten far more than one half, all operations of writing or recording memoranda; a familiarity with this method will therefore double the time at our command in this respect.".

Professor Hart's opinion, of the Philadelphia high achool:
"Phonography has been introduced into this institution two year: and a half, and has been learned by about four handred. Two bandred are studying it now. It is one of the regular branches of the course, being attended to three times a week during the whole of the first year. I do not feel at liberty to express an absolute opinion on a subject comparatively so new, but am free to say that I have not, since the introduction of phonography, noticed any deterioration in the spelling of the pupile, or in their pronunciation. Had I not supposed it to be of much practical benefit I should not have urged its introduction, a measure which $I$ have seen no occasion to regret:

> Phonctic Printing.

That most practical of modern philosophess, Benjamin Franklin. observed. in referenge ta the introduetion of phonetio eppelinige,"sooner
or later, it must be done, or our writing will become the same as the Chinese; as to the difficulty of learning and using it; and it would already have been such, if we had continued the Saxon spelling and mriting used by our forefathers."
"The undersigned phonographers of Boston, beg leave to testify most explicitly and decidedly, that the study and practice of the art of phonography have not injured, but benefitted our spelling in the common style; that from our attention having been called to the subject by phonography, we are better able than ever to distinguiah between words of the same sound, but of different spellings and significations; that nothing has conduced so much to our improvement in pronunciation 28 the study of phonography; that by saying a vast amount of time it has greatly assisted our progress in other pursuits; that so far frow the, "abundant sources of literary and scientific knowledge" being "closed up" to us, it has imparted a renewed taste for literary information and facilitated our adrancement in scientific studies.
"We therefore giveit as our unanimous opinion that the adrantages resulting to the children of the High and Grammar Schools from the study of phonography would be much greater than any supposed injury based on speculative objections to the measure, can possibly be." Signed by Joel $P_{1}$ Bishop and twenty other phonographers of Boston.
"I have no hesitation in saying that I am greatly astonished! at what I have seen to-night, and am convinced that all that has been promised by Pbronography may be easily performed,-that it is so clear as to be easily learned by every one of ordinary capacity,-and that the benefits to be derived from it are entirely incalculable."John Bright, Esq,, Menaber of Parliament.
"Phonography is a railroad method of communicating thought; a railroad by reason of ite expedition, a railroad by reason of its ease."Rer. Dr. Rafles, Liverpool.
"The present writer is prepared with facts by which he could verify the following position :-that if a child were taught at first on the phonetic principle, and, ly greduated lessons brought up to a comprehension of the present orthography, his reading would be taught at half the time, half the trouble, - and consequently half the risk of having a dietaste for learning engendered by the difficulties of his first stadies-involved in the present syatem."-Dr. Lathom.

From a partial examination of the system of Phonetice, and with this hoat of testimony before me, I kesitate not to say that I am fully
convinced of its utility, and know of no reason why it may not be introduced into our schools at once. Indeed in some of them it is already successfully taught. I do not mean that we shall abandon our present system, but that the old and new shall be stadied in connection, until the former is dispensed with by mutual consent. There are in this, as in all similar reformations, quacks, but the syatem itself is based upon correct principles, and must sooner or later come into general use, and in order that we may have it in its most improved form, it behooves the litcrarg and scientific men of our country to lend their undivided support in giving it the right direction in its infancy.

## FIVE PER CENT FUND.

As many inquiries have been made concerning this fund, it may be well to refer briefly to its history. The "ordinance" appended to the constitution adopted for the State of Jowa, on the first day of November 1844, in which allusion is made to this fund in connection with other contemplated grants from the United States, was rejected by Congress in "An act sapplemental to the act for the admission of the States of lowa and Florida into the Union," approved March 3, 1845, and the following propositions submitted in its stead:
"First-That section numbered sixteen in every township of the public lands, and where such section has been sold or otherwise disposed of, other lands equivalent thereto and as contiguous as may ber shall be granted to the State for the use of schools.

Sicond-That the seventy-two sections of land set apart and reserved for the use and support of a University by an act of Congressapproved on the twentieth day of July eighteen handred and forty, entitted "An act granting two townohips of land for the use of a University in the territory of Iowa," are hereby granted and conveyed to the State to be appropriated solely to the ase and support of such University in such manner as the legislature may prescribe.

Tamp-That five entire section of land to be melected and located under the direction of the legislature, in legol divisions of not less than one quarter section from any of the nappropriated lands belonging to the United States within the said State, are hereby granted to the State for the purpose of completing the publio buiklings of the said State or for the erection of public buildings at the reat of gorernunent of the said State as the leginlature may determine of and direct.

Fourtu-That all salt springs within the State not exceeding twelve in number with six sections of land adjoining or as contiguous as may be to each, shall be granted to the said State for its use, the same to be selected by the legislature thereof, within one year after the admission of said State, and the same when so selected, to be used on such terms, conditions, and regulations as the legislature of the State shall direct: Provided, That no salt spring the right whereof is now rested in any individual or individuals or which may hereafter be confirmed or adjudged to any individual or individuals shall by this section be granted to said State; and, provided, also, that the General Assembly, shall never lease or sell the same at any one time for a longer period than ten years without the consent of Congress.

Fifti-That five per cent of the nett proceeds of sales of all pablic lands lying within the said State which have been or shall be sold by Congress from and after the admission of said State, after deducting all the expenses incident to the fame, shall be appropriated for making public roads and canals within the said State as the legislature may direct: Provided, That the five foregoing propositions herein offered are on the condition that the legislature of the said State by virture of the powers conferred upon it by the convention which framed the constitution of the said State, shall provide by an ordinance irrevocable, without the consent of the. United States, that the said State shall never interfere with the primary disposal of the soil within the same by the United States, nor with any regulations Congress may find necessary for securing the title in such soil to the bona fide purchaser thercof, and that no tax shall be imposed on lands the property of the Inited States, and that in no case shall non-resident proprietors be taxed higher than residents: and that the bounty lands gzanted or hereafter to be granted for military services during the late war, shall, while they continue to be held by the patentees or their heire, remain exempt from any tax laid by order or under the authority of the State whether for State, county, township, or any other purpose, for the term of thrce years from and after the date of the patents respectively."

By the second constitution, adopted on the 18th day of May 1846, this fund was applied to the support of common schools, which tas at variance with the forcoring proposition of Congress dippropriating it for "roads and canals." But, by the act of December 28, 1846, entitled "An act for the admission of the State of Iowa into the L'rion;".
which perpetuated "all the provisions" of the act of March 3, 1845, we were received into the linion unconditionally with the constitution of May 18, 1846. The plain inference therefore was that the conflict between the act of March 3,1845 , above alluded to, and the constitution, was reconciled by the sanction' of the latter in the act of admission. A law for the management of the school fund was accordingly passed, by the General Assembly on the 25th February 1847, by which it was made the duty of the Superintendent of Public Instruction to receive the five per cent. fund. I made application for it in November 1848, but was informed by the comptroller of the Treasury, under date of Jannary 10, 1849, that it could not be paid till he was officially advised of the passage of a law appropriating it in the manner designated in the supplemental act of March 3,1845 -for the construction or' "roads and canals." I immediately addressed a letter, through Nenator Jones, to our delegation in Congress requesting their interposition in the matter. Having satisfied themmelves that additional legislation was necessary, they procured the passage of the decluratory act of March 2, 1849, to wit:
"Be it enacted by the Sinate and House of Representatives of the United States of America in Congress assembled, That by the act entitled 'An act for the admission of the State of lowa into the Union, approved December twenty-cighth cighteen hundred and forty-sis, the United States assented to the application for the support of common schools as made in the second section of the tenth article of the Constitution of said State, of the five per cent of the nett proceeds of the sales of the public lands within the State of Iowa and of the five hundred thousand acres of land granted to said State by the act of the fourth of September cighteen hundred and forty one ; said land to be selected in legal subdivisions of not less than three hundred and twenty acres."

Thus the controversy, as to the manner of applying thiz fund and the five hundred thousand acres of land, granted under the eighth section of the act of Congress of September 4, 184], was terminated.

Iimmediately rencwed the application, and recpived the amount due for the year $1847, \$ 16,42205$. This sum, with the twenty dollars premium on draft adderl, making $\$ 16,44305$, I delivered to the $\mathrm{Au}-$ ditor of State, for which lic executed his bond, dated May 1, 1849, under the provisions of " An act to provide for a loan of the school
fund arising from the sale of the public lands,", approwed Janyary: 17, 1849. The amount apportioned to the State for the year 1848, was $\$ 9,10552$, for $\$ 6,000$ of which the Governor executed his bond on the 15th September 1840, under "an act relative to the penitentiary," approved January 13, 1849. This sum it became my duty, by the seventh section of said act, to pay in installments to A. H. Haskel, Esq., superintendant of the penitentiary. On the day the bond was csecuted, he filed in this office bis vouchers to the amaunt of $\$ 1,856$ 99 , at which time I paid him $\$ 3,350$. On the 2 d of October 1849 be filed his vouchers to the amount of $\$ 2,45866$ and received the residue of the loan, $\$ 2,650$. Before making these payments in the manner above stated, I visited Fort Madison, and at the request of Mr. H. examined his accounts and found him prepared tocomply strictly with the provisions of the law in reference to the loan, and the work assigned him was progressing in the most satisfactory manner. This left in my hands the sum of $\$ 3,10552$. This sum I parposed apport tioning among the fund commissioners, but being informed by his excellency, Ansel Briggs, that the General Assembly had failed to make provision for running the southern boupdary line of the State, in accordance with the decision of the supreme. court of the United States-that the necessary appropriation had been made by the Legislature of Missouri and placed at the disposition of their commis-sioner-that the work could not progress without the requisite means on the part of Iowa, I ventured to loan him the sum of $\$ 2,000$ for the purpose. For this sum he executed his promissory note, to the undersigned as "Superintendent of Public Instruction for the State of Iowa, or to his successors in office, for the use and benefit of the common school fund," dated September 15, 1849, payable on or before two yeard after date with interest at the rate of ten per cent. per atnum, secured by a satisfactory bond in the penal sum, of five thousand dollars. This left a balance of $\$ 1,10552$. Being advised that the county achool tax had been loaned, in certain counties, as part of the school fund, and that others were required to refund money paid for school lands where the selections had not been approved, and that in both cases they were destitute of the necessary tueans with which to refund the various amounts thus appropriated, I distributed to those counties, as follows:

| Mahaska, | for |  | ash | me | on | lan | \$300 | 00 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Jasper, | " | " | " | " | " | " |  | 968 |
| Benton, | " | " | " | " | " | " |  | 50 |
| Loaisa, | " | " | coun | sch | tax |  |  | 000 |
| Clayton, | " | " | " | " | " | " |  | 050 |
| Total, |  |  |  |  |  |  | \$751 | 518 |

A balance of $\$ 353,70$ was still left in my hands, which I advanced to Hon. H. B. Hendershott, commissioner on the part of Iowa, in addition to the sum of $\$ 2,000$ above referred to, for the use of the State in the boundary survey, and took his note for the same, with approved security, dated October 15, 1850, payable on or before the 15th day of January 1851, with the same stipulations as to interest and application, as in the case of the loan to the governor. The total amount therefore loaned to the State for the boundary survey is $\$ 2,353 \mathbf{7 0}$, from which I deducted the interest due up to January 1st, 1851, as follows:

| Interest on | 2,000, fro | Sept. 15,1849, to | January 1, 1850, | \$58 33 |
| :---: | :---: | :---: | :---: | :---: |
| " | " " | Jan'y. 1, 1850, " | " " 1851, | 20000 |
| " " | \$353,70 " | Oct. 15, " " | ". " " | 736 |
| Total, |  |  |  | \$285 69 |

It is proper to state that this loan was made without the sanction of law. My uniform course has been to take the law for my guide in the discharge of my official duties, but the extreme inconvenience to which the two States (and particularly the inhabitants of the southern portion of Iowa) would have been subject by postponing the survey of the boundary line-the dispute existing in the vicinity of said line as to the jurisdiction of a large quantity of valuable school land -the conviction that the failure on the part of the legislature to appropriate the necessary means was an oversight, and the assurances of the governor that they could be obtained from no other source, appeared to justify me in departing from that rale in this single instance. It is sufficient to add that I acted after due consultation and mature deliberation, and took every precaution to guard sacredly the intereats of the school fund in the matter. Should it meet your approbation, it will be necessary at an carly day to make provision for the assumption of the loan by the State and for the release of those who have voluntarily obligated themselves for it.

During the month of November past, I received the dividend for the year $1849, \$ 5,697$ 46-add premium on draft $\$ 1098$-making \$5,708 44. From this I deducted $\$ 142$ 26, with which to replace this amount applied on salary by the Fund Commissioner of Monroe county. The balance $\$ 5,56618$, I apportioned among the several counties as follows:



The total amount then of the five per cent fund received and disbursed by the undersigned will more readily appear from, the following recapitulatory statement.

| For 1847 (including \$20,00 premium) | \$16,442 05 |
| :---: | :---: |
| " 1848 - - - - | 9,105 52 |
| " 1849 (including $\$ 10,98$ premium) | 5,708 44 |
| Total amount received | \$ $\$ 1,25601$ |
| Loaned to the State by act of January 12, 1849 | 16,442 |
| 13, | 6,000 |
| Governor for State boundary survey | 2,000 00 |
| H. B. Hendershot Esq. | 353 |
| Paid Fund Commissioners in lieu of school tax, \&c., | 751 |
| Apportioned to Fund Commissioners Nov. 10, 1850 | 5,586 |
| Total amount disposed of | \$31,256 01 |

It is proper to state that the introduction of military bounty land warrants has greatly decreased the annual dividends of this fund. We are only aHowed the per cent on the cash entries. The number of acres located in the State with land warrants from the 1st of January 1847, to the 30th of November 1850 inclusive is $1,987,040$ which at $\$ 1,25$ per acre amounts to $\$ 2,483,80000$. Of this sum we would be entitled, by the terms of the act, to five per cent "after deducting the expenses incident to the same." It is difficult to determine the amount of these expenses, but, without attempting an estimate, it will be readily perceived that the loss sustained by the school fund is no inconsiderable item.

## SCHOOL LANDS AKD ECHOOL FUND.

Of the 500,000 acre grant the Fund Commissioners have selected and sold:


The agents appointed under the supplemental act of January 15 , 1849, have selected:


Of the above the Secretary of the Interior has approved:


Thus it will be seen that the total number of acres selected is $397,-$ 307.92 and the total number approved $272,200.17$, leaving a balance of $102,692.08$ acres yet to be selected. As the present agents: have become familiar with the work, $I$ would recommend that they becontinued in office, with instructions to select the remainder as early after the close of the present winter as possible. I think it desirablehowever that a portion of these lands should be selected adjacent tothe Missouri river, and in that event it may become necessary to whit for ah extension of the surveys.

The amount paid the agents for the selections already made is:
For the Dubuque district,

" | Iowa City |
| :--- |
| $"$ |
| $"$ |
| Fairfield |

Total.

The average cost of selection, therefore, is a fraction over one cent and a half per acre. In addition to the above the agents have necessarily inourred other expenses, which, though of minor importance, should be allowed. I present herewith a statement of the claims of this charaster which have been transmitted to this office. It will also be remembered the Registers of the Land Office receive no compensation from the general government for superintending the selection of these lands. It has occupied much of their time, and has been attended with great labor and perplexity. They are required to examine carefully each selection reported by the agent-to enter it temporarily on the plats-to retain a copy of it, and to transmit the original to the Secretary of the Interior for his approval or rejection. When they are advised of the approval, it becomes their duty to re-examine the entries upon their plats and make them permanent, and to enter the subdivisions into their tract books. It would appear reasonable that they should be compensated from some source for these services, and as the State is the beneficiary, it is but equitable that it should provide a reasonable remuneration. If feel it due to these gentlemen, and their predecessors, to say that, as far as I have had any business intercourse with them respecting these selections, they have manifested a disposition to render me every facility in their power.

When the agents commenced the performance of their duties, they found it extremely difficult, in consequence of the rush of emigaation to the frontiers, to make selections without infringing upon the rights of settlers. I therefore inetructed them, in view of the pewer conferred upon me to authorize the sale of these lands, to embrae in their selections the claims of persons residing upon the public lands, having first obtained their consent to do so, with the assurance that they should be permitted to purchase them, when approved at the valuation fixed by the selecting agent. Many persons therefore have permitted their lands to be reported as school land with this understanding, and the valuation fixed has asually been $\$ 125$ per acre. In the month of October I notificd the fund commiseioners that the lands thus claimed would be sotd on the first of Janaary 1851, but that no disposition would be made of the unencumbered portion of the selections. Finding that $I$ could not carry my purposes into effect, I subsequently deferred the sale till the 15 th day of February next. In the event therefore you should find it necessary to make any changes in reference to the manner of disposing of these
lands, I would recommend that ample provision be made for carrying into effect the stipulations thus entered into with the claimants, In authorizing the arrangement above refersed to, It had two objects in view-to increase at an early day the revenue of theschool fund, and to prevent an undue interference, with the settlement of the country. I conceive that it will be wise policy to sell the entire grant without delay, That it would increase in value by withholding it from sale a few years, there is no question, but it must also be remembered that the delay will deprive us of the benefit of a handsome revenue at a period when we most need it. For instance, 476,345 acres, the portion of the grant yet unsold, at one dollar and a quarter per acre would give five hundred and ninety-five thonsand four hundred and thirtyone dollars, the interest of which for five years at ten per cent. per annum would be two hundred and ninety-seven thousand seven hundred and seventy-one dollars and fifty cents. Admitting then that we defer the sale five years in view of the increase in value, we forfeit the use of two hundred and ninety-seven, thousand seven hundred and seventy-one dollars and fifty cents during that period, or of fifty-nine thousand five hondred and forty-five dollars and ten cents per annum I have intimated, that at no period of our history would the advantages arising from the school fund be more needed than at present, and it is equally true that the disposition of these lands is our only hope for raising the amount required to meet this demand. A large portion of the 16 th section grant will necessarily be unavailable for many years to come, and if the policy of defering the sale of any - portion of our school lands is to be adopted, I think it will be more applicable to the latter than the former grant. In view then of these considerations, I beg leave to recommend that so much of the first mentioned grant as remains unsold and unencumbered by the claims of settlers in the manner heretofore alluded to, shall be held subject to private entry at one dollar and fifty cents per acre, in such parcels as may be deemed expedient, upon the terms at present prescribed for the sale of school lands. To this recommendation, however, I would make the following exception-that lands appraised by the agents at any sum over and above one dollar and fifty cents per acre, shall be subject to entry in like manner at the valuultion fixed by said agents. I am advised from various sources that the land selected is of the very best quality, generally combining the advantages of timber, water and prairie. In many of the selections, particularly those where the val-
vation exceeds one dollar and fifty cents per acre, coal and plaster of Paris is found in abundance. It is believed therefore, that the land will sell readily at the increased prices proposed, which will give us at least a nett average of one dollar and twenty-five cents per acre for the entire grant. The discrimination made between the claimed and unclaimed lands may be questioned, but when rightly viewed there is no injustice in it. In the former instance the settlers have incurred the risk of permitting the title to their claims and improvements to vest in the State, in consideration of which they are to have the land at a stipulated price, and by such arrangement the State procures a good selection and effects a ready sale. In the latter the State has made the selection without the aid of the claimant's personal observation, and without the agsurance of effecting an early sale, while the purchaser secures a good home on reasonable terms and without hazarding any thing.

The Commissioner of the General Land Office, in his report of November 30,1848 , estimates the area of the State at $32,584,960$ acres, which would give us for the 16 th section grant 905,137 acres. It is believed, however, that the area, when ascertained by an actual survey, will exceed the estimate. I think then that we may fix our estimate of this grant at $1 ; 000,000$ of acres. Add to this the grant received under the act of Congress of September 4, 1841, and we have 1,500,000 acres donated to the State for the support of schools, which at $\$ 125$ per acre will give us $\$ 1,875,000$. The five per cent fund for three years past averages a little over $\$ 10,000$ per annum, which will in a few years increase the amount to $\$ 2,000,000$. I do not mean to ${ }^{-}$ indicate by the above statement that our school lands ought not to average more than $\$ 125$ per acre. On the contrary, I am convinced that with proper management we can raise the grand total of the school fund to $\$ 2,500,000$. And while I am disposed to conform in a reasonable degree to the price established by the general government in the disposition of the public domain, I cannot consent to do so at the expense of the school fund. These liberal grants should be regarded as a bequest to the youth of this State for a specific purpose, and the general assembly is made the guardian of those for whose benefit it is designed. The reduction of the price of the public lands by the introduction of land warrants, may be urged as a reason for reducing the price of echool lands, but it should not be forgotten, that in the midet of the land warrant speculation, we have been selling
whool lainds at froin $\$ 125$ to $\$ 2850$ per acre, and that the sales of section sixteen have avcragcd about $\$ 220$ per acre, and I question very much whether any purehaser would now be willing to dispose of his land in an unimproved state for less than $\$ 300$ per acre. If the proceeds arising from the sale of these lands were to be expended elsewhere, in a manner that. we should derive no benefit from them, then I should be in favor of an immediate reduction; but then we consider that they are not only to remain among ns, but that every. individual has a perpetual intcrest in them, the case is materially different. Permit me then to suggest, in addition to the present provisions, the expediency of fixing the minimum price of so much of section sixteen as remains unsold, at $\$ 150$ per acre-at least for a definite period. If future experience shows that sales cannot be effected on such terms, it will then be time to make the necessary reduction.

The interest of the school fund, apportioned in January 1849, amounted to $\$ 6,365$ 25, and in January 1850 to $\$ 17,027$ 88. The total amount of the fund now at intrest is about $\$ 279,060$ 07. It would appear then, that we may safely count on the sum of $\$ 25,000$ for the apportionment in January 1851.

It will doubtless be recollected that some twelve months since my -opinion was solicited, through the medium of the press, in regard to the propriety of investing a portion of the echool fund, for the construction of railroads. Being absent from the:State, no answer was given at the time. I would therefore embrace.this opportunity of saying, that there can be no risk in leaning money to a company, where a portion of the road has been completed and put in operation, bat for the State to apply the school fund in taking stock, relying solely on the dividends of the road, after its completion, for the payment of the interest, could not be regarded a very judicious investment. But a more serious objection to this proposition', grdwe out of the fact, that rail roads are necessarily somewhat local, and the appropriation of the school fund for the constraction of a particular road, would most probably incor the disapprobation of every portion of the State which would not be immediately benefited by it. I am induged to believe therefore, that sach an invertment is inexpediant.

A portion of theschool fund of Michigan, under thelaw of 1837, was loaned for a term of not less than ten years tapspoh cqunties as mighs apply for it, and the remainder to individuatr. Knoming dout hittle of the practical operation of such a provision, I. ampurf grapmed to give gENATE APPENDIX.-21
an opinion in regard to it. The investment would certainly be a safe one, and perhaps advantageons to the counties. It is well known that a large proportion of the amount raised by taxation in many of the counties is not applied in defraying their legitimate expenditures, but in liquidating the excess of such expenditures, caused by the depreciation of county orders. In this way, some of our counties are now paying double and treble as much as their actual expenses would amount to, if paid in cash. To borrow money, and place their expenses upon a cash basis, is unquestionably the better policy.

I have made an arrangement with the Registers of the Land Office, by which they are to furnish me a transcript of the selections of achool lands which have been approved, together with the University lands, and those selections under the act of Congress, of May 20, 1826 , in lieu of section sixteen. By this means 1 shall ultimately be in possession of an anthentic list of all lands granted to the State for educational purposes, and as a matter of information and convenience to the public, I would suggest that provision be made for its publication and circulation in pamphlet form.

It may be proper to mention in this connection that inquirics have frequently been made of the underaigned in reference to the saline kends and a desire expressed that they should be appropriated for. the support of common schools. It is sufficient to say that the conditions upon which we have received them, render it impracticable for the General Assambly to comply with their wishes. I will be excused for anggeating, that they are likely to remain totally unavailable to the State, with the existing restrictions.

## gCmool puxd oomarestonikes.

It is made my duty by the supplimental act of January 15, 1849, to examine the books and accounts of these officers. The duty has been performed only in part. The examinations were necessarily cursory. Indeed they can not be made with any degree of accuracy without referring meparately and minately to all the contracts and other papers on file in the office.' As far as the investigations have extended, no material discrepancies were discovered, except in the counties of Mahanka sud Jefferson. In the covaly of Mahaske Mr. Wealey Deppew wan eleoted fund commissioner in the spring of 1847. A lugge manazt of hosimen was transacted daring the following sam-
mer and fall, a portion of whieh was rejeeted and the remainder confirmed under his successors. In the spring of 1848 he was superceded by Mr. P. L. Crossman, to whom he transferred his books and papers without making a final settlement. In the spring of 1849, the securities of Mr. Crossman, entertaining some fears that the business of the office was not properly attended to, made application to the county commissioners for an investigation of his accounts, which was accordingly had, and resulted in the confirmation of their apprehensions. Mr. C. immediately resigned, and Mr. John White was appointed. My attention was called to the matter by Mr. White soon after his appointment and I visited the county in July following, and again in March last, for the purpose of investigating the affairs of the office, but was unable from the partial examination then had, to arrive at any definite conclusion. In the meantime the securities determined to test the validity of the bond by legal process. The latw required that it should be approved by the county commissioners, which had been neglected. The decision of the court was rendered in August last in favor of the State. I visited the county in September following, and proceeded in connection with Mr. White, fund commissioner, and W. H. Severs Esq. counsel for the şecurities, to a thorongh and ${ }^{4}$ minute investigation of the matter, the result of which will be seen from the annexed statement:


| cash received of O. P. Beckman, Aug. 28, 1848, - 7000 " " J. Higginbottom, to be applied on 3 month |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| note, | - - - . | - - | - | 5080 |
| Total amount, | - - - - | - - | - | \$27,557 43 |
|  |  |  |  | Cr . |
| By 3 months notes of Depew, transferred to J. White, S. |  |  |  |  |
| F. C. | - - - - - | - - | - | \$1,218 32 |
| 10 years | " " | " |  | 11,339 39 |
| 5 " | " " | " |  | 4,281 15 |
| 3 months no | tes given to self | " |  | 32250 |
| 10 years | " " | " |  | 4,956 12 |
| 5 " | " " | " |  | 93100 |
| drafts for inte | rest from S. P. instruction | " |  | 6740 |
| amount paid | on rescinded contracts, | - - |  | 2,818 75 |
| cash paid Wh | hite S. F.C. | - - |  | 24070 |
| amount allow | ed for salary April 9, 1840, | - | - | 46000 |
| cash paid sch | ool inspectors, | - - |  | 13380 |
| " " Wh | ite S. F. C. for C. Ritchy, | - | - | 1000 |
| " loaned W | Villiam Mier, | - | - | 6700 |
| W. Veach an | d H. Bond's note dated Feh | h. 5, 1848, |  | 4350 |
| W. Veach's | . " " ، |  | - | 3840 |
| " | " " " | 7 , | - | 3167 |
|  |  |  |  | \$26,950 70 |
| Balance due September 28, 1850, |  |  |  |  |

The securities are entirely responsible and no fears are entertained as to ultimate loss. The balance has not yet been settled. Some diversity of sentiment exists as to the interest on the deficiency. I gave it as my opinion that interest at the rate of ten per cent. per annum would be claimed at least from the day the deficiency was ascertained. I advised the commissioner, in the event of a final settlemenl, to take satisfactory legal counsel.

It is proper to state that the validity of Mr. Higginbottom's claim, with which Mr. Crossman is charged, is questioned. Mr. C. affirms that it was a private transaction, and that he has in part settled it.

Mr. H. contends that he paidit to Mr. C. with the understanding that it should be endonsed on his note. The total amount of the note has since been collected by Mr. White, the present commissioner. The secarities do not consider themselves liable for it. If the claim is rejected, it will decrease the indebtedness of Mr. C. to the school fund fifty dollars.
The selections of the 500,000 acre grant made by Mr. Depew wererejected, and the bonds cancelled and money refunded by his successors. In cancelling contracts, I instructed the fund commissioners to refund the total amount of moncy paid by the purchasers, principal and interest. Some of the purchasers, however, claimed interest on the cash payment from the date of the contract, which does not appear to have been contemplated by the sapplemental act of January $26,1848$. The law referred to mays, that the proper officer shall cancel the bonds given, and "refund back all moneys which may have been paid by purchascrs." If interest from the date of the contract wasintended, it has not been so expressed. Again, individuals indebted to the school fond, having purchased the unsettled claims of others against it, demanded an offset, in their settlement with the fund commisesioner, to the amount of said claims, from the day they obtained possession of them. But the fund commissioner, considering the claims only available from the time of presentation, refused to allow such offset, and proceeded to collect the interest which had accrued on the notes of such persons, between the time of purchasing and presenting said claims. If any new provisions are made on the subject, they should be sufficiently comprehensive to embrace all of the cases referred to. For want of time the examination of the affairs of the office did not extent to the accounts of Mr. Depew. From a partial examination of his books and papers, some inaccuracies were apparent, but to what extent I am not prepared to say. I directed the present commissioner to effect a final settlement with him without delay and report the facts to this office.

In the county of Jefferson, Mr. F. M. Allen was elected school fund commissioner in the spring of 1848 and succeeded by Mr. W. C. Jones in April last. I visited the office in October, and from personal observation and facts stated by the present commissioner, I became satisfied that a deficiency existed, or that the accounts were incorrect. I therefore instructed Mr. Jones to give Mr. Allen immediate notice to appear and make a final settlement. Being unable in consequence
of other engagements, to superintendent the matter in permon, I requeated Hon. Bernhart Henn to doso for me. Mr. A. appeared in conformity with the notice. The examination was conducted with great care and to the entire satisfaction of both parties, and the following ascertained to be a truestatement of the account:

$$
\text { F. M. Allen in account with the schoolfund, } \quad \mathrm{D}_{\mathrm{R}} \text {. }
$$

To proceeds of sales of school land,
\$13,557 10
" one dollar each on 88 contracts, 8800
" interest collected since Jan. 1, 1850, Total amount, 1400
Cr. $\$ 16,65910$

By amount of contract notes transferred to Mr. Jones,

$$
\text { 6,841 } 44
$$

" amount of mortgage " " 4,656 25
" cash paid Mr. Jones, 36785
" amount allowed for salary, 47500
" incidental expenses, 7335
" interest overpaid in apportionment,
3015
Tqtal amount,
Balance due school fund,

$\longrightarrow$| $\$ 12,44404$ |
| ---: |
| $\$ 1,21506$ |
| $=$ |

The securities I am informed are perfectly good, and by last advices Mr. A, was making arrangements to have the matter properly adjusted. It is due to the two gentlemen named, Mr. Crossman and Mr. Allen, to say, that I conceive the derangement of the affairs of their respective offices more the result of bad management, than design. The circumstances do not seem to justify the imputation of impure motives. The accounts however give evidence of sheer neglect and car elessness.

The manner of conducting the business in a majority of the offices I have visited is by no means satisfactory, but as much so perhaps as the ciroumstances would warrant. To most of the present incumbents the duties of the office are entirely new and complicated, and being occupied the greater portion of their time with the secular employments of life, a degree of informality and irregularity in their official business is almost unavoidable. The truth is that the compensation as a general thing does not justify them in devoting that atten-
tion to these daties which is absolutely necessary. While they ane not very onerous, they are sufficiently so at times te resder them exceedingly difficult to perform. There is a looseness and inaocuracy about many of the reports and other documents transmitted to this office, which is to be regretted. Many essential items are not reported at all, and others are so imperfectly stated, as to leave it a mere matter of conjecture in determining their true import. My impreasion is that the abstracts of the fund commissioners' reports appended to this report, will not show the nett amount of the school fund now at interest by some ten thousand dollars, nor is there any reliable irformation in this office by which the amount of interest that has beem collected, and the objects to which it has been applied, can be ascertained. It will be seen that in quite a number of counties there is no statement at all of the amount paid for salary and contingeat expenses. In the reports for the present year the latter item for the entire State is only $\$ 163,43$, when it is quite certain that in some cases nearly half this sum has been paid by a single county. It further ap pears from the same reports that the sum of only $\$ 707,00$ has been realized from the bonus of one dollar required on each contract, under the Jaw of Feb. 24, 1847, and that the sum of $\$ 288,00$ of thim amount is reported by two counties alone-Henry and Van Buren. But it is neither my purpose nor desire to become a public oensor in this matter. I wish simply to state the facts, and leave you to deeide by an examination and comparison of the abstracts themselves, whether there are any grounds for the opinion I have expressed. This state of things is easily accounted for when the combined circumstances, alluded to in the former part of this paragraph, are properly considered. I conceive that the system is more at fault, than those whose duty it is to administer it. It was doubtless the design of the commissioners to make a correct statement, and it affords me pleasure to say further of these officers, that they have uniformly manifested a disposition to comply with the requirements of the law when in their power to do so.

There is delinquency somewhere in regard to the collection of finee for breaches of the penal laws. The total amount of this class of funds reported for the present year is $\$ 005,67$. It is fully conceded that we are a law abiding people, but it does not appear reasonable that this sum is all that we have paid durhag the past year for the oxercise of our belligerent propensities. The preseat law requines the
officers who collect the fixes, to pay them over to the fund commipsioners. The fair presumption is, that thoy have been collected, but not accounted for by the collecting officer.

Some dissatisfaction arose during the summer of 1849 , in regard to the compensation allowed under the new law. The law of February 24, 1847, provided that the fund commissioners should "be paid qut of the school fund," but under the act of January 15, 1849, they are "to be paid out of the county treasury." The difference of opinion was simply as to the time when the salary allowed ander the former aot should cease, and that prescribed by the latter should commence. I deeided that they should be paid out of the school fund up to the 31st of January 1849, the time when the latter act took effect, and subsequent to that date out of the county treasury. To this decision the fund commissioners of the counties of Wapello and Clayton took exception, but finally acquiesced, with the understanding that the question should be left open. They contended that they were entitled to compensation out of the school fund, till the expiration of the term for which they were elected, withont reference to the provisions of the new law on the subject. I mede several attempts to get a judicial decision upon this point, but having failed to do so, it remains unsettied. If the construetion given by the undersigned is incorrect, it will be proper to make provision for refunding from the school fund the amount paid these officers by the respective counties from the 31st of January 1849 to the 1st of April 1850. I would remark further, that a difference of opinion exists as to the meaning of the language "paid out of the school fund," used in the law of February 24, 1847. Some contend that the principal, and others that the interest of the fund is referred to. Finding upon examination that, with but few exceptions, the salaries of fund commissioners had been paid out of the principal, for the sake of uniformity I refunded the amounts taken from the interest, in the manner heretofore alluded to. The salaries of these officers then, from the first of April 1847 to the 31st of Janu: ary 1849, as far as I am advised, have been paid out of the principal of the school fund, and subsequently out of the county treasury. As this subject will be referred to again, it will be sufficient for the present to add, that it is an act of injustice both to the counties and officers in question to compensate them out of the county treasury. Most of the daties they perform are of a general character, in which the whole State has an interest.

## FROPOSED AMENDARETS.

In my former report, I proposed certain amendments in regard to the management of the school fand, which did not meet the approbation of the General Assembly. Though still convinced of their utility and expediency, I am not disposed to turge them upon your attention under existing circumstances. I would remark, however, that I have heard but two objections of any force urged against the plan then submitted-first, that it would subject purchasers, and others indebted to the school fund, to great inconvenience in settling the demands against them; and secondly, that it would concentrate too much power in the hands of one man. II am nevertheless satisfied that both objections may be removed with proper legal restrictionsthe former by providing that the notes given for land purchased and money loaned shall be deposited with some county officer, to whom payments of principal and interest may be made, and the latter, by requiring the commissioner to give ample security, and to register the names of those who wish to borrow money and to loan to each in the order of his application, when the necessary security can be given. I would add, that the school fund of Connecticut, amounting to $2,077,-$ G4l dollars and 19 cents, has been under the control of one officer for the last twenty-five years, and instead of favoritism and abuse of powerbeing the necessary result of such policy, experienceshows that it is the most efficient and satisfactory plan that State has yet been able to devise.

The people of Muchigan also appear to have adopted the same policy with equal success. In alluding to this subject the Superintendent remarks: "The State of Indiana gives to the inhabitants of each of the townships the right of exercising over section sixteen the duties and powers of a landlord; to coerce contracts; to prevent waste and damage, and whenever five qualified voters petition, they must vote by ballot, for sale or no sale of the section, thus multiplying officers, duties and difficulties, not only in this, but in various ways. In Ohio, millions of money were long since reported from anthentic sources, to have been lost from the school fund by this system. In Illinois the same difficulties have arisen, and legislation in all these States cordd not so frame and guard the laws, but defects existed, to weaker the sources of accumulation to the fand. Reference to their laws show a multiplicity of officers, with various powers and daties and SENATE APPENDIX-22
increased expenses, as reference to their history will show for what a long series of years they were without marked advancement in the means of educating their youth."

But we have perhape progressed too far with the present plan for the management of our school fund, to make as radical a change as the one then proposed, and alterations then applicable may not be so now. I-therefore beg leave respectively to suggest, as the next best plan that presents itself to my mind, the propriety of blending the office of school fund conmissioner with some one of the permanent county offices. I am not strenuous as to what particular office shall be selected, but am induced to believe that that of clerk of the district court is best adapted to bur wants. It is essentilil that we have a faithful, prompt and eompetent officer, whose accounts should be kept with the atmost accuracy, and upon the most approved system of book keeping. In some of the offices the amount of business transacted already exceeds $\$ 20,000$, and is liable at no distantday to be increased to more than $\$ 50,000$. Only a moments reflection then is necessary to convince any one of the truth of the foregoing absertions. The experience of business men I believe is, that the most systematic method of book-keeping is the least complicated. An apparently more simple form may subserve our purpeses for the present, but in a series of years it will result in a derangement of the business, which the most skillful accountant cannot explain. We have at present about as many different systems as there are officers. I should prefer having the office of fund commissioner separate as it now is, but have recommended its connection with one of the county offices on the score of economy. The salary should be fixed by law and paid out of the interest of the school fund, with such contingent expenses as may be necessary-that is to say, there should be a stipulated price for the amount of business transacted, so that the entire compensation allowed by uniting the two offices, should be sufficient to justify the officer selected in devoting his time exclusively to the daries assigned him. It is also necessary that some state officer should be deaignated to superintend the several county offices-to examine the books and accounts at least once a year, and to concentrate an accurate statement of the business transacted in each in a set of books. kept by himself. At present this duty devolves upon the Superinterdent of Public Instruction, but the numerous other duties incumbent upon him pleces it beyond his power give the matter that attention
which it deserves. I find while devoting my time to one class of duties, that others of equal importance are necessarily neglected. To superintend the establishment of schools, lecture in the several counties and districts, (a duty which of itself requires a journey of some three thousand miles,) confer with school officers, receive and file all papers, reports and public documents transmitted to him, apportion the interest of the school fund, prepare and transmit blanks for reports, attend to the organization of the University and Normal schoola, make rules and regulations for the benefit of school officers, keep ap the official and miscellaneous correspondence, record and report all the proceedings of his office, and "perform generally such duties as may tend to advance the interests of education," is about as much as one man can properly attend to. But to add to this, the selection and sale of school lands, the collection and distribution of the five per cent fund, the adjustment of land titles, the investment of the school fund, and a periodical examination of the accounts of the Fund Commissioners, and it must follow that a portion of the duties enumera--ted will be totally neglected, or that all of them will be but imperfectly attended to if a portion of the time allowed for the whole is devoted to each. In the event a State Land Office is established (and I may here add that the quantity of public land owned by the State, together with the grants in anticipation, render it almost indispensable) it will be proper to tranafer the duties last referred to which now devolve upon the Superintendent, to that department. If, however, it is considered most expedient to require the Superintendent still to perform them, it will be necessary to provide for the employment of a clerk, who can remain permanently in the office. I seriously doubt the policy, however, of making the Superintendent of Public Instruction a financial officer, further than the apportionment of the annual dividends of the school fund is concerned. The educational duties that necessarily devolve upon him are, in this enlightened age, more than sufficient to ocoupy his entire time. This subject is fully considered, and placed in its true light by the Superintendent of Public Instruction of Michigan in his late able report. He says-"The creation of' this officer with a slight change of name was deduced from the Prussian system. The principle upon which that system was based, was 'that every State needs a eeparate officer of Public Iustruction, and that there should be nothing to divert the attention of that officer who has the general supervision of the peoples' education.' Under that
system this officer devotes his whole time to schboly and the state of education. The creation of such an officer was intended in the adoption of this provision of our own constitution. It looked to a general aupervision not only of primary schools, but of the university, of colleges, academies, high schools, and all schools, public or private, established or to be established throughout the State. The field laid out in the intention of its framers was conceived to be sufficiently responsible and arduous; sufficiently vast and comprehensive in all its bearings to engage every moment of time and consideration; to employ the entire thought and labor of one man, in devising the means of bringing into perfection, a system so enlarged and commanding; embracing full knowledge of education, and its progress among the people in whatsoever form or shape it was working its way, by publie grant or private endowment; by State patronage or individual exerertion and munificence. The imposition of other duties of a financial character retarded the state of perfection thus contemplated. Legislation has done much in restoring the office to its proper character."
In issuing patents we have no correct means of detecting errors ${ }^{-}$ made in the certificates of purchase given by the fund commissioners. For want of this information, patents have been issued to different persons for the same land. By authorizing the officer, whose duty it shall become to superintend this business, to procure such plats of the school and University lands as may be necessary, the difficulty will be removed.

To provide for the management of the school fund is doubtless the most difficult task that will at any time devolve upon the General Assembly. That the system under which we are now acting is inadequate and defective, I think no one will pretend to deny, and for my own part, I have no desire to perpetuate it, either in whole or in * part, if a better can be devised. I regard the saffty of the fund as the chief object to be kept in view, and the plan that will be most effectual in attaining this desirable end, $I$ am prepared at once to adopt. It is hoped therefore that no undue importance will be attached to the suggestions I have made. If a more radical change than the one proposed is deemed necessary, the present is probably the most favorable opportunity for making it, that will present itself.

I have alluded to the inconveniences consequent upon the alteration of school districts. My conviction is, that they are attributable in a great measure to the provisions of the law authorizing such alter-
ations. Changes are sometimes convenient and useful, but upon the whole I believe they are attended with more harm, than good. I would therefore recommend that commissioners be appointed in each county, whe shall be required to act under oath, and empowered, after a careful examination of the varions settlements of the county and the districts already formed, to divide the same into a series of new districts, without reference to the municipal townships, of such size as in their judgment will best promote the present and future interests of the inhabitants-conforming as far as may be practicable to the gov-1 ernment surveys. They shall then file a plat and written description, properly authenticated, of the districts thus formed apd regularly numbered from one upward in the manner that sections are numbered in the survey of the public lands, with the fund commissioner, who shall immediately record said description in his office, and from and after the date of such record it shall be binding, until otherwise ordered by the General Aseembly. It shall be further the duty of the fund commissioner to organize said districts by giving the necessary notice for an election, in the manner now prescribed for the farmation of new districts. Special provisions should also be made for the protection of districts now organized, which may be effected by the change. No definite rule can be prescribed in regard to geographical limits, but it is certainly desirable to have our districts mach lafger than most of them now are. To create some half dozen petty corporations where one will subserve our purpose better, is unquestionably impolitic. This remark is not solely the result of my own observation, but is based upon the recommendations of the most experienced educators of the older States. The Hon. Horace Mann, in referring to this subject, says:
"I consider the law of 1789, authorizing towns to divide themselven into districts, the most unfortunate law, on the subject of common schools, ever enacted in the State. During the last few years, several towns have abolisbed their districts and assumed the administration of the schools in their corporate capacity; and I learn, from the reports of achool committees, and from other sources, that many other towns are contemplating the same reform." This is bat one of the hundreds of equally reliable anthorities that might be given. For myself, I think our congressional townships (six miles square) none too large for school districts, but I am disposed to yield to the wishen of the people and desire them to consult their own convenience in
the matter. The prime object of the present recommendation, is to avoid the contention and strife arising from the repeated changes which occur under the present law. The commissioners should be allowed a definite compensation for their services, to be paid out of the interest of the school fund.
1 have been thus minute in designating the manner of performing this duty, from the fact that we now contemplate a general, permanent reorganization, and we may just as well have some reference to order and symmetry in the matter as not. Indeed no state in the Union is better adapted for the formation of a beautitul and uniform system of school districts than our own. It is incumbent upon us then, to avail ourselves of the advantages we possess, while it is in our power to do so. That some objections will be urged against the plan proposed, and that it will cause some temporary inconvenience I have not the slightest doubt; but unless it, or some similar one, is adopted and carried into effect, our school system will atterly fail to accomplish the end for which it is designed.

It is essential that additional provisions should be made for the protection of our school and university lands againet waste. Under the present law this power is confined to the organized counties, while a large proportion of our most valuable lands have been located in the unorganized counties. I have been repeatedly advised, during the past year, by petitions and otherwise, of depredations committed upon the timbered lands. My attention was particularly directed to the county of Blackhawk, where an extensive body of timbered land has been selected. Persons engaged in the lumber business, on the Cedar river, have manifested no scruples in supplying themselves liberally with saw-log from the school lands. Some stringent, summary provision is required, that will be applicable in any emergenoy that may arise.

The present law for the management of the school fund is indefinite in regard to the character of funds that shall be received. The officers having to exercise their own discretion in the matter, usually receive the ordinary currency of the country. In order to guand more effectually against loss, I conceive it important that the sehool fund ahould be placed upon a specie basis, and would therefore recommend that all payments for land sold, or for interest on money loaned, shall be required in specie. The sum of about 20,000 dollars of interest remanite in the hands of the fund commissioners from the first of Januany to the frot of March, and in case any portion of this amount, which
may have been collected in current beak paper, should depreciate in value, it is questionable whether these officers could be held acocometable on their official bonds. This rule may be considered arbitrary by some, but it is the only safe one we can adopt.

There are other amendments of minor importance required, but it is unnecessary to enumerate them here. The general features of the present law are unexceptionablo, and as far as we can do so with peopriety it will be proper to retain them. As a matter of convenience; it is desirable that the several acts and amendments now in force, for the management of the schood fund asd the patablishment of schools, should be arranged under one general title.

A few reflections upon our present and future prospects, will close this report. To the superficial observer the subject of popular edu cation is of but little monent, but to those wha have minutely traced its history, and contemplated its bearings upon the destiny of our race, it becomes vast and comprehensive in its range-unfathomed in its depths, unmeasured in its heights, unsurveyed in its circumference. Time was when it was deemed sufficient to establish literary institutions for the instruction of those who possessed the pecuniary advantages requisite for the acquirement of a liberal education. The result was that the few, whom birth and fortune chanced to favor thas, were liberally educated, while millions remained in total ignorance and degradation. Under such a system it was natural that man, awed by superior intelligence and crushed by uncurbed ambition, should become the helpless suppliant of his brother, and the abject slave of his fellow. But the introduction of common schools has revealed a brighter era in the history of the world. Education is no longer circumscribed in its limits. The public achool is designed for no particular class of mankind, but bestous its favors and sheds its benign influences alike upon all. While'it seeks the mansion of the wealthy and influential, and opens to them its rich and exhanstless treasury, it forgets not the humble dwelling of the oppressed and indigent. Not quite a century of our national existence has passed, and yet we oan challenge the world in point of intelligence and enterprise. The enlightened nations of Europe are forced to own our superiority, and are beginning to copy our institutions. The old world has become tributary to the new. That proud empire, which but a few years since awed lings and emperops into supjection with a nod, and virtually exarcised uaiversal away by saa and land, heas been compalled to aoknowledge at leart a rival and an equal in the immiediato demceath
ants of a handfuil of down-trodden and destitute emigrants. Our navy travermes every ocean, and our armies return in triumph from every field. Our flag floats upon every breeze, and oar canvass whitens every sea. Our trade and commerce have entered every port, and our wares and products are seen in every mart. Foreign powers are availing themselves of the superior skill of our engineers and machinists in the construction of their rail-roads and public thoroughfares. Our artists have orossed the Atlantic with the chisel and pencil, and our literary and acientific men have "caried the line and rule beyond the utmost barriers of eation." To the incredalous this may seem fiction, but history gives it the impress of atern reality. Fancy in its wildest flight, and imagination in its widest range, can scarcely keep pace with reality. Who can recur to our history for the last five years without being overwhelmed and astounded with the number of our transitions, and the rapidity of our strides to national greatness? Rail-roads are projected to-day as it were, and to-morrow we hear the rumbling of the cars. "The mad unchained elements," have become subservient to our wishes, and intelligence traverses our ample domain with the velocity of thought. We stand pre-eminent among the nations of the earth, destined at no distant day to rale and govern the world. To rule and govern the world did I say? No, but to teach the woorld how to rule and govern itself. And what, it may be asked, has produced these extraordinary results? The institution and progress of common schools answers the question. Coeval with the tree of liberty, our fathers planted the district school, and it has continued to deepen its roots and extend its branches, till its influences are felt from the coast of the Atlantic to the shores of the Pacific, and from the Rio Grande to the fountain sources of the Mississippi. Where, but yeaterday, the JIndian reveled in his wardance and medicine-feast, the Anglo-Saxor is now maturing his plans for a system of moral and intellectual training, that shall reach all coaditions of men. The old theory, that the parent and schoolmaster were alone responsible for the education of the child, has been exploded, and the State is held accountable for the instruction of its youth.

Such then is the character and tendency of the institution we are now endeavoring to eatablish in Iowa. And where could we find for it a richer soil, a wider theatre and a more eligible sphere? Our territoriat area is sufficiently extensive and productive to sustain a papuation searly equal to that of the entire Union itself. Our re-
seurces are various and abundant, and our natural advantages for the construction of highways and other channels of communication are unsurpassed. The tide of emigration is still wending its way, with increased volume and velocity, to our fertile plains and luxuriant valleys. We cannot boast of our bays and harbors and forests of shipping, by which we might be brought into direct and immediate communication with the nations of the parth, but with the ample cheans at our disposal for educational purposes, we can rear for ourselves a monument of intelligence that will command the respect and admiration of the world. And shall we hesitate under these favorable auspices and with these brilliant prospects, to diselarge with fidelity the duty we owe to the present and all succeeding geneations? No, no ; we must not, we cannot.
The great problem, involving the practicability of making the primary and essential parts of education universally free, has been solved; but the best and most effectual method of attaining this end is yet a matter of experiment. We can with propricty begin to boast of something like rail-road speed, but the magnctic tclagraph in its flight leaves us far in the distance, and opens up before us new and extensive fields of labor. The subject has engrossed the attention of some of our sister states for centuries, and still they are orcasionally crossing unknown latitudes, and entering uncxplored seas. Scarcely has one provision been made, till another is needed-scarcely one obstacle surmounted, till another presents itself. It is true that we have the advantage of their experience, but it must be remembered that a long and rugred space yet intervenes between their present attainments, and the summit of perfection. And shall we quictly fold our arms and rest contented with what we have already accomplished? Permit me to repeat again, we must not. Qur obligations to ourselves and to that glorious Union, of which we are an integral part, imperiously demand that we should not. Let us then, with the patriotism and philanthropy of our fore-fithers, come nobly and resolutcly up to the wow, and lay a broad and imperibable foandation upon which poiterty may ereet the proud superstructure of our future magnificence anl granlou:. Ifancy, while I make tho appeal, that I hear the voices of tiventy thouand ficemen, through thrir lewitimate representatives, join in the emphatie responec-"we whin."

I a:n, very respectfaly, your obedient servant,
WOMAS H. LENTON, Jn., Cant. D'b. Inst.


An Abstract of the annual reports of the School Fund Commissioners, for the period commencing October 1, 1848, and cnding October 15,1849 -embraced in statements A. B. C. D. and E.
A.

| Coemtim. | No. of School Districts. |  |  |  |  | No. of teachers in schuols. |  | Average compensation of teachers per month. |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Organiz. <br> cd. | Unorga nized. |  |  |  | Mule. | Female. | Male. | Fcmale. |  |  |
| Allamakee, | 3 |  | 154 |  |  |  |  |  |  |  |  |
| Appanoose, . | 9 | 7 | 464 | 1 | 38 | 1 |  | 1500 | 1000 | 102 |  |
| Benton, . . | 1 |  | 26 |  |  |  |  |  |  |  |  |
| Boone, . . . . | 4 | 1 | 135 |  |  |  |  |  |  |  |  |
| Buchanan, - | 3 |  | 120 |  | 27 | 2 |  | 1333 |  | 130 |  |
| Cedar, . | 18 |  | 008 | 15 | 427 | 9 | 0 | 1685 | 827 | 1,272 |  |
| Clayton, | 18 | 11 | 687 | 12 | 277 | 5 | 8 | 1420 | 850 | 959 | 35 |
| Clinton, | 20 | 2 | 733 | 10 | 38. | 4 | 11 | 1367 | 563 | 950 |  |
| Dalias, - | $\underline{6}$ | 3 | 166 |  |  |  |  |  |  |  |  |
| Davis,. | 87 | 1 | 2,032 | 19 | 507 | 13 | 2 | 1180 | 429 | 1,019 |  |
| Delaware, | 15 | 15 | 515 | 11 | 205 | 5 | 11 | 1147 | 758 | 1,120 |  |
| Des Moines, | 01 |  | 4.578 | 38 | 1,404 | 34 | 11 | 1123 | 1021 | 2,980 |  |
| Dubuque, • | 23 | 19 | 2,587 | 20 | 660 | 14 | 14 | 1283 | 578 | 2,352 |  |
| Henry, . | 55 | 4 | 8,204 | 31 | 925 | 25 | 5 | 1478 | 868 | 2,148 |  |
| Iowa, . . | 6 | 1 | $2: 6$ | 1 | 45 |  | 3 |  | 672 | 188 |  |
| Jackson, | 30 | 0 | 1,805 | 31 | (1)4 | 15 | 23 | 1308 | 087 | 2,858 |  |
| Jaspor, | 7 | 2 | 303 | , | 10 |  | 1 |  | 000 | 30 |  |


| Jefferson, | 50 |  | 3,211 | 37 | 051 | 23 | 7 | 1422 | 015 | 1,2i3 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Johnson, | 27 |  | 1,417 | 91 | 534 | 12 | 13 | 1686 | C 32 | 1,268 |  |
| Jones, | 19 | 1 | 700 | 16 | 419 | 10 | 7 | 1176 | 929 | 1,161 |  |
| Keokuk, | 23 | 10 | 1,667 | 2 | 95 | 2 | 1 | 1504 | 650 | 131 |  |
| Lee, | 79 |  | 5,427 | 52 | 1,563 | 32 | 22 | 1502 | 718 | .3,283 | 10 |
| Linn, | 36 |  | 1,585 | 30 | 683 | 18 | 12 | 1330 | 766 | 2,387 | 10 |
| Louisa, - | 39 | 5 | 1,735 | 24 | 588 | 15 | 10 | 1755 | 908 | 1,803 | 120 |
| Madison, | 13 |  | 368 |  |  |  |  |  |  |  |  |
| Mahasia, | 16 | 16 | 1,350 | 14 | 469 |  | 5 | 1333 | 670 | 1,072 |  |
| Marion, | 33 | 3 | 1,58, | 10 | 377 | 9 | 2 | 1014 | 833 | 722 |  |
| Monroc, | 18 |  | 808 | 8 | 115 | 3 | 5 | 872 | 750 | 415 | 5 |
| Muscatine, | 25 | 17 | 1,412 | 20 | 655 | 12 | 8 | 1708 | 1120 | 1,629 |  |
| Polk, . . . . | 11 | 9 | 393 | 3 | 119 | 1 | 2 | 3500 | 300 | 157 |  |
| Powcshiek, | 6 |  | 127 |  |  |  |  |  |  |  |  |
| Scott, . | 20 | 7 | 1,415, | 23 | 542 | 12 | 13 | 1977 | 770 | 1,507 |  |
| Van Buren, | 64 |  | 3,89\% | 40 | 790 | 23 | 15 | 1391 | 704 | 1,921 |  |
| Wapelio, | 37 |  | 2.216 | 23 | 763 | 14 | 10 | 1501 | 872 | 1,654 |  |
| Washington, | 38 |  | 1,831 | 26 | 835 | 14 | 18 | 1060 | 701 | 1,443 |  |
|  | 860 | 45 | 50,082: | 554 | 17,350 | 336 | 245 | 1483 | 764 | 38,000 | 180 |


| Cocxtiza. | Aggregate amount paid teacher's during the year and the source from whence same was received, |  | Amount of teacher's fund in hands of district treasurers. | No. of district school houses and of what material constructed. |  |  | Cost of district school houses. | Amount raised in the districts during the year by tax, and for what purpose. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Teachers fund. | Voluntary subscription. |  | Brick | Stone | Wood |  | Erection of school houses. | Contingent expenses. | Library. |
| Allamakee, |  |  |  |  |  |  |  |  |  |  |
| Appanoose, | 3500 | 5250 |  |  |  | 1 | 6000 |  | 2000 |  |
| Eenton, |  |  |  |  |  |  |  |  |  |  |
| Buchanan | 3031 |  |  |  |  |  |  |  |  |  |
| Cedar, | 39005 | 59395 | 2769 |  |  | 11 | 1,141 65 | 22300 | 27645 |  |
| Clayton, | 14791 | 28663 | 3021 |  |  | 7 | 72100 | 341.00 | 9525 |  |
| Clinton, | 19050 | 22977 |  | 2 |  | 8 | 1,189 44 | 25518 |  |  |
| Dallas, |  |  |  |  |  |  |  |  | 85 |  |
| Davis, | 29200 | 67428 | 200 |  |  | 12 | 62000 | 67115 | 9200 |  |
| Delaware, | 9671 | 33634 |  |  |  | 9 | 38000 |  | 5000 |  |
| Des Moines, | 1,366 10 | 1,01134 | 6769 | 6 | 3 | 17 | 5,705 71 | 2,650 00 | 500 |  |
| Dubuque, | 31802 | 83651 | 375 |  |  | 17 | 36000 | 20000 |  |  |
| Henry, | 80719 | 78421 | 25235 | 3 |  | 22 | 1,823 66 | 93534 | 1417 | - 150 |
| Iowa, | 2030 | 3300 |  |  |  | 3 | 9600 | 6000 | 2900 |  |
| Jackson, | 40574 | 1,057 28 | 13894 | 2 |  | 20 | 1,555 00 | 53500 | 17688 | 500 |
| Iasper,.. |  |  |  |  |  |  |  |  |  |  |
| Jefferson | 40507 | 93408 | 835 |  |  | 23 | 2,673 46 | 1,864 50 | 5775 |  |
| Johnson, | 263121 2081 | 28034 | 1109 |  |  | 11 | 1,007 00 | 4850 | $\begin{array}{r}360 \\ \hline 64 \\ \hline 68\end{array}$ |  |
| Jones, . | 22127 | 36451 |  |  |  | 9 | 25150 | 21782 | 2683 |  |



| Counties. | No. of private literary institutions in the State. |  |  |  | Total amount of School Fund, and how invested. |  |  | Salary of Fund commissioners | Oontingent expenses of fund commissioners. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Colleges | Academies. |  | Schools. | Loaned on real estate. | Land sold oncredit. | On hand. |  |  |
|  |  | Male. | Female. |  |  |  |  |  |  |
| Allamakee, : |  |  |  |  |  |  |  |  | ........ |
| Appanoose, |  |  |  |  |  |  | \$28 31 |  |  |
| Benton, |  |  |  |  | 8000 | 55720 | 33308 | 2200 |  |
| Boone, - |  |  |  |  |  |  |  |  |  |
| Buchanan, |  |  |  |  |  |  |  | . $1 .$. |  |
| Cedar, |  |  |  |  | 2,077 50 | 2,705 50 | 14723 | 40.00 |  |
| Clayton, |  |  |  |  | 1,004 50 | 4,194 40 | 3988 | 36625 | 3465 |
| Clinton, |  |  |  |  |  |  | 1585 | 11504 | 10015 |
| Dallas, |  |  |  |  |  |  |  |  |  |
| Davis, |  |  |  |  | 2,809 30 | 3,792 10 | 13100 | 33400 |  |
| Delaware, |  |  |  |  | 33500 | 1,070 00 | 180 |  | 430 |
| Des Moines, |  |  |  |  | 14,086 22 | 6,167 50 | 33868 | 40000 |  |
| Dubuque, |  |  |  |  | 4,048 56 | 6,395 45 | 29639 |  |  |
| Henry, : |  | 3 |  | 6 | 4,825 40 | 7,051 32 | 16800 | \$13 29 | . $\cdot$. |
| Iowa, . |  |  |  |  |  |  |  | 150 |  |
| Jackson, . | 2 |  |  | 3 | 15000 | 30000. |  | 6700 | . 2.0. |



- Accounts of office unsettled.
+ Salary for tro ycars.

Money appropriated by law and raised by subscription for the support of schools, and the source from which the amount accrued.



* This amount was collected prior to the fall of 1848 , in county orders, and has not yet been apportioned.


## E.

| Cousties. | Total amount of sales of sixteenth section up to date. |  |  |  | Total amount of sales of 500,000 acres up to date. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | No. of acres. | One dollar on contracts. | Amount in cash. | Amount on credit. | No. of acres. | One dollar on contracts. | One-fifth in cash. | One-fifth on credit. | Four-fifths on credit. |
| Allamakce, |  |  |  |  |  |  |  |  |  |
| Appanoose, | 460 | . . | 67260 | 5000 |  |  |  |  |  |
| Benton, . |  | . . | . . . | - |  |  |  |  |  |
| Boone, . |  | . . | . . . | . . . |  |  |  | . |  |
| Buchanan, |  |  |  | , |  |  | - |  |  |
| Cedar, . | 2,120 | - | 2,140 50 | 2,705 50 |  |  |  |  |  |
| Clayton, | 2,130 | 2600 | 83828 | 1,954 40 | 2,240 | 1100 | 56000 |  | 2,240 00 |
| Clinton, | 123.89 | 100 | 68100 | 2,081 20 |  |  |  |  |  |
| Dallas, |  | - 0 | - ${ }^{\circ}$ |  |  |  |  |  |  |
| Davis, . . | 4,340 | 5200 | 2,888 30 | 3,792 10 |  |  |  |  |  |
| Delaware, | 640 | 1000 | 25000 | 75000 | 320 | 100 | 8000 |  | 32000 |
| Des Moines, |  |  | 14,424 95 | 6,167 50 |  |  |  |  |  |
| Dubuque, . | 6,631.85 | 7300 | 4,502 12 | 5,274 09 | 1,040 | 700 | 17862 | 8138 | 1,040 00 |
| Henry, | 4,800 | 16800 | 4,825 40 | 7,051 32 |  |  |  |  |  |
| Iowa, |  | . . | - 1000 |  |  |  |  |  |  |
| Jackson, | 320 | - . | 10000 | 30000 |  |  |  |  |  |
| Jasper, |  | - 0.0 | - . ${ }^{\circ}$ |  |  |  |  |  |  |
| Jefferson, . | 5,920 | 10300 | 5,320 00 | 7,075 <br> 10 |  |  |  |  |  |
| Johnson, | 2,030 | 3000 | 1,681 52 | 3,382 82 |  |  |  |  |  |


| Jones, . | 1,527 | 1500 | 48968 | 1,469 |  | 3,200 | 800 | 78000 | 4000 | 3,200 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Keokuk, | 2,250 |  | 1,568 00 | 3,076 |  |  |  |  |  |  |  |
| Lee, . | 7,588 | 500 | 8,020 90 | 7,520 |  |  |  |  |  |  |  |
| Linn, | 2,012 | 700 | 1,917 75 | 3,348 | 50 | 1,720 | 1200 |  | 43000 | 1,720 | 00 |
| Louisa, | 3,329.51 | 5000 | 1,952 64 | 5,857 |  | 640 | 800 |  | 16000 | 640 | 00 |
| Madison, | $\bigcirc{ }^{\circ}{ }^{\text {c }}$ | 1300 | - . ${ }^{3}{ }^{\text {a }}$ |  |  |  |  |  |  |  |  |
| Marion, | 960 4,560 | 1900 | 3,374 3,274 | 2,453 | 50 | 1,094.61 | 500 | 77326 |  | 505 | 00 |
| Monroe, | 2,680 | 2500 | 1,341 20 | 1,767 |  |  |  |  |  |  |  |
| Muscatine, | 2,452 |  | 1,851 74 | 3,755 | 21. |  |  |  |  |  |  |
| Polk, | 1,512.50 | 1100 | 47265 | 1,417 | 95 | 3,122.99 | 1900 | 78073 |  | 3,122 |  |
| Poweshiek, | 600 |  | 18750 | 562 | 50 |  |  |  |  |  |  |
| Scott, | 2,160 | 2300 | 1,430 50 | 3,920 |  |  |  |  |  |  |  |
| Van Buren, | 4,543 | 8200 | 3,223 00 | 7,391 | 00 |  |  |  |  |  |  |
| Wapello,. | 4,558 | 4300 | 4,101 89 | 4,132 | 38 | 7,041 | 6400 | 61288 | 7775 | 5,561 | 71 |
| Washington, | 3,417 | 6500 | 2,972 50 | 4,383 | 87 |  |  |  |  |  |  |
| (1) | 73,664.75 | 83000 | 1,461 62. | 3,538 |  | 20,418.60 | 13500 | \$3,745 59 | \$1,488 9 | \$18,439 | 70 |

- The accounts of the office being unsettled, the statement here given is incomplete.

An abstract of the annual reports of the school fund commissioners for the period commencing October
1, 1849, and ending October 1, 1850-embraced in statements F, G, H, I and J.
F

| Cocmitis. | No. of School Districts. |  | No. of persons between 5 and 21 years. | No. of schools. | No of pupils in schools. | No of teachers in schools. |  | Average compensation of teachers per month. |  | No. of days schools have been taught. | No. of volumes libraries |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{aligned} & \text { Organ- } \\ & \text { ized. } \end{aligned}$ | Unargnnized. |  |  |  | Male. | Female. | Male. | Female. |  |  |
| Allamakee, | 5 |  | 328 | 4 | 55 | 1 |  | \$10 00 | \$3 09 | 317 |  |
| Appanoose, | 23 |  | 1,173 | 6 | 153 | 4 | 2 | 1360 | 757 | 240 |  |
| Benton, | 4 |  | 99 | 3 | 62 | 1 | 1 | 1400 | 400 | 141 |  |
| Boone, . . | 5 |  | 250 | 2 | 46 | 2 |  | 1050 |  | 75 |  |
| Buchanan, | 6 |  | 185 | 3 | 80 |  | 3 |  | 600 |  |  |
| Cedar, | 22 |  | 1,111 | 24 | 761 | 13 | 5 | 1817 | 801 | 1,217 | 20 |
| Clayton, | 28 |  | 1,202 | 19 | 501 | 8 | 3 | 1976 | 1966 | 1,348 |  |
| Clinton, . | 21 |  | 919 | 23 | 638 | 12 | 16 | 1315 | 697 | 1,578 |  |
| Dallas,. | 7 | - | 204 | 1 | 23 | 1 |  | 833 |  | 66 |  |
| Davis, . . | 53 |  | 3,034 | 40 | 1,190 | 25 | 11 | 16.44 | 811 | 2,049 |  |
| Decatur, . | 8 |  | 413 |  |  |  |  |  |  |  |  |
| Delaware, | 18 |  | 766 | 24 | 494 | 14 | 10 | 1050 | 700 | 1,885 |  |
| Des Moines, . | 57 |  | 4,614 | 56 | 1,449 | 42 | 18 | 1234 | 846 | 3,637 |  |
| Dubuque, | 43 |  | 3,341 | 69 | 1,256 | 26 | 17 | 1387 | 582 | 4,185 |  |
| Eayette, . | No | fund | com'r | elect'd |  |  |  |  |  |  |  |
| Fremont, | * | 4 | ، |  |  |  |  |  |  |  |  |
| Henry, . . | 54 | 7 | 3,583 | 48 | 1,222 | 34 | 19 | 1744 | 920 | 2,524 | 12 |


| lowa, | 7 | 1 | 238 | 3 | 101 | 2 | 2 |  |  | 74 | 267 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Jackson, | 56 | 9 | 2,212 | 40 | 1,185 | 22 | 30 | 1415 |  | 23 | 3,447 | 100 |
| Jasper, | 8 |  | 452 | 7 | 199 | 2 | 5 | 51300 |  | 06 | 304 |  |
| Jefferson, | 62 |  | 4,080 | 66 | 2,165 | 46 | 17 | (1497 |  | 05 | 2,927 |  |
| Johmson, | 30 |  | 1,603 | 29 | 584 | 17 | 17 | (27 1: |  | 03 | 1,887 |  |
| Jones, | 18 | 2 | 1,092 | 18 | 483 | 10 | 8 | 81410 |  | 65 | 1,879 |  |
| Sionkuk, | 19 |  | 1,837 | 26 | 2.17 | 11 | 1 | 11350 |  | 00 | 461 |  |
| laee, | 89 |  | 6,075 | 71 | 2,¢64 | 38 | 36 | 1818 |  | 50 | 3,858 |  |
| Linn, | 42 | 1 | 1,990 | 42 | 1,222 | 25 | 20 | 1462 |  | 15 | 3,251 | 10 |
| Louisa, | 43 | 2 | 1,932 | 29 | 731 | 20 | 12 | 1600 |  | 50 | 2,034 | 96 |
| Lucas,. | 1 |  | 34 |  |  |  |  |  |  |  |  |  |
| Madisun, | 13 |  | 472 | 2 | 56 | 2 |  | 1262 |  |  | 80 |  |
| M :ainaska, | 54 |  | 2,819 | 23 | 881 | $17^{\prime}$ | 7 | 1437 |  | 17 | 1,565 |  |
| Marion, | 119 | 6 | 1,768 | 19 | 600 | 12 | 8 | 1150 |  | 07 | 1,368 |  |
| Marshall, | 2 | 2 | 134 |  |  |  |  |  |  |  |  |  |
| Mouroc, | 25 |  | 1,118 | 13 | 300 | 5 | 5 | 51450 |  | 37 | 706 | 49 |
| inIuscatine, | 33 |  | 1,897 | 23 | 460 | 13 | 6 | 1591 | 5 | 60 | 9,693 |  |
| Polli, | 26 |  | 1,301 | 14 | 360 | 10 | 2 | 2013 | 8 | 66 | 629 |  |
| Pottawatamie, | No | fund | com'r | elect'd |  |  |  |  |  |  |  |  |
| Powashiek, | 7 | 2 | 193 |  |  |  |  |  |  |  |  |  |
| Scott, | 32 |  | 1.958, | 29 | 643 | 14 | 18 | 1748 | 7 | 32 | 1,673 |  |
| Van Buren, | 77 | 13 | 4,729 | 68 | 1,976 | 51 | 23 | 1577 | 7 | 74 | 4,133 |  |
| Wapello, | 53 |  | 3,114 | 37 | 1,446 | 29 | 17 | 1350 | 6 | 51 | 2,438 |  |
| Warren, . | 3 | 5 | 115 | 3 | 071 |  |  |  |  |  |  |  |
| Washington, | 40 |  | 1,951 | 33 | 971 | 20 | 18 | 1270 | 7 | 99 | 2,162 |  |
|  | 1,212 | 50 | 64,336 | 914 | 24,504 | 549 | 250 | \$1476 | 88 |  | 64,023 | 287 |



| Jasper, | 7180 | 156 | 16103 |  | 2 | 3800 |  | 1 |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Jefferson, | 1,873 18 | 50014 | $\bigcirc 3714$ | 1 | 34 | 4,599 13 | : 2,004 |  | 25513 | 1000 |
| Johnson, | 56159 | 35234 | 5223 |  | 15 | 1,235 00 | 84 | 65 | $-4000$ |  |
| Jones, | 21649 | 51811 | 9106 | \| | 15 | 1,71175 | 350 | 00 | 15000 | 1000 |
| Keokuk, | 13051 | 100 Cb |  |  | 15 | 62000 | 160 | 00 | 2110 |  |
| Lec, | 2,286 03 | 1,37748 | $\bigcirc 3940$ | 10 | 98 | 8,192 89 | 804 | 54 | 53100 | 10000 |
| Linn, | 93623 | 91592 | 12256 |  | $\underline{2}$ | 1,827 00 | 1,495 | 50 | 8375 |  |
| Louisa, | 63763 | 5.46cs | 3291 | 3 | 14 | 2,680 00 | 1,035 |  | 4000 |  |
| Lucas, |  |  |  |  |  |  |  |  |  |  |
| Madison, | 1965 | 2025 | $40: 5$ |  | 1 | 2800 | 28 | $00^{\prime}$ | 1400 |  |
| Mahaska, | 56590 | 5476 | 16900 | 2 | 8 | 03500 | 465 | 00 | 2100 |  |
| Marion, | 43036 | 3136 | 1235 |  | 11 | 03000 | 1,049 | 75 | 25850 |  |
| Marshall, |  |  |  |  |  |  |  |  |  |  |
| Monroe, | 153. 18 | 67788 | 9249 |  | 9 | 77175 | 263 | 00 | -8 ${ }^{\text {! }}$ |  |
| Muscatine, | 43119 | 29400 | 9.100 | $\Omega$ | 7 | 6,375 00 | 6,175 | 00 | 5830 |  |
| Polk, | 17780 | 40662 | 42 |  | 5 | 624 00 | $\because 10$ | 00 | 10800 |  |
| Pottawattanic, |  |  |  |  |  |  |  |  |  |  |
| Powashick, |  |  | 3216 |  |  |  |  |  |  |  |
| Scott, | 69471 | 652 S2 | 2868 | G | 8 | 1,704 89 | 1,839 | 01 | $80 \quad 20$ |  |
| Va. Buren, | 2,044 48 | 1,177 45: | 27264 | 2 | 42 | 7,121 65 | 2,410 | 22 | 12509 |  |
| Wapello, Warren, | 1,048 77 | 899 38 |  |  | 27 1 | 1,01140 6000 | 2,253 |  |  |  |
| Waslington, | - 59115 | 71043 | 14707 | 1 | 18 | 2,405 00 | 187 | 00 | 15500 |  |
|  | 0,009 16 \$ | ,805 02 | 87865 | 48 | 470 | 68,566 79 | 30,759 | 85 | ,450 27 | 19500 |



## APPENDIX



- Salary for three years.

| Cocxtres. | Money appropriated by law and raised by subecription for the support of schools, and the source from which the amount accrued. |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | County Tax | $\left\|\begin{array}{r} \text { Interest } \\ \text { public fund } \end{array}\right\|$ | Militar filles. | Fines for breach of the laws. | Sale of $w$ ter crafts. | Sale of lost goods. | Salc of estrays. | $\left\|\begin{array}{r} \text { Voluntary } \\ \text { subscriptions } \end{array}\right\|$ | Grocery 1icense. |
| Allamakee, <br> Appanoose, <br> Beaton, <br> Buchanan, <br> Cedar, <br> Clayton, <br> Dallos, <br> Dallas, Davis, <br> Decatur, <br> Delaware, <br> Des Moines, <br> Fayctte, <br> Fremont, <br> Henry, <br> Jackson, <br> Jasper, <br> Johnson, <br>  <br> Leo., |  |  |  |  |  |  | $\$ 6920$ <br> 2200 <br> $1 \theta 00$ <br> 2375 <br> 1683 <br> 4030 <br> 1800 <br> 63 on |  | \$2500 |





A STATEMENT of the annual apportionment of the interest of the permanent school fund among the several counties of the State, made by the Superintendent of Public Instruction, on the 20th day of January, 1849, as required by law:


A STATEMENT of the annual apportionment of the interest of the permanent school fund among the several counties of the State, made by the Superintendent of Pubtic Instruction, on the 25th day of January, 1850, as required by law :


## SCHOOL FUND COMMISSIONERS.

| Corstr. | Nanes. | Post Office. |
| :---: | :---: | :---: |
| Allamakee, | Elias Topliff, | Garnavillo. |
| Appanoose, | D. P. Sparks, | Centreville. |
| Benton, | E. H. Keys, | Vintón. |
| Boone, | John Gault, | Fort Des Moincs. |
| Buchanan, | William Logan, | Independence. |
| Cedar, | Preston J. Friend, | Tipton. |
| Clayton, | Samuel Murdock, | Garnavillo. |
| Clinton, | A. R. Biswell, | Camanche. |
| Dallas, | Benjamin Green, | Adell. |
| Davis, | Harvey A. Sloan, | Bloomfield. |
| Fecatur, | H. B. Notson, | - Dine Eagles. |
| Delaware, | John Benson, | Delhi. |
| Dea Moines, | William Walker, | Burlington. |
| Dubuque, | George MeHenry, | Dubuque, |
| Fayette, | (none elected. |  |
| Fremont, | (none elected.) |  |
| Henry, | Archibald Mckinney, | Mount Pleasant. |
| Lowa, | Martin Ballard, | South English. |
| Jackson, | Daniel F. Spurr, | Bellerue. |
| Jasper, | Jesse Rickman, | Newton. |
| Jefferson, | William C. Jones, | Fairlield. |
| Johnson, | John Mc (addon, | Iowa City. |
| Jones, | Jo:cph Mann, | Anamosa. |
| Keokuk, | J. B. Whisler, | Lancaster. |
| Lee, | William stewart, | West Point. |
| Linn, | Alpheas Brown, | Marion. |
| Louisa, | Oliver Lenton, | Wapello. |
| Lucas, | Andrew McClurg, | Chariton Point. |
| Miadison, | A. J). Jones, | Winterset. |
| Mahaska, | John White, | Oskaloosa. |
| Marion, | Join 13. Hamilton, | Pella. |
| Marshall, | Zeno 13. Freeman, | Timber Creck. |
| Monroe, | John M. Richardson, | Half-way-Prairie. |
| Muscatine, | Asa Grequ. | West Liberty. |
| Polk, | Thomas J. Mc Mullin, | Fort Des Moines. |
| Pottawattamie, Poweshiel, | Win (none elected.) |  |
| Poweshiel, | William H. Barnes, | Union Mills. |
| Scott, | Itiram Price. | Davenport. |
| Van Buren, | Samuel Clayton, | Pittsburgh. |
| Wapello, | Joseph Myers, | Agency City. |
| Warren, | Samuel llaworth, | Indianola. |
| Washington, | Nathanicl P. Cooper. | Washington. |

## NAMES OF TEACHERS.

| Cocsiry. | Nave. | Minta Plake:. | Ar: |
| :---: | :---: | :---: | :---: |
| Aplanoose, | A. Harris, | , |  |
| " | M. E. Harris, |  |  |
| " | D. T. Shower, | Canada. | 26 |
| ، | L. Niles, | Ohio. | 15 |
| " | T. Brown, | Kentuchy. | 40 |
| " | O. P. Cosler. | Indiama. | 19 |
| Allamake, | Mary Powell. | New Yort. | 18 |
| Alla | Mary Toplift. | Now Juras. | 16 |
| * | Matilda Vail, | New York: | 19 |
| * | John Shober. | Ohin, | 18 |
| Buntur, | R. Stoneman. | Ohi., | 31 |
| ** | Lucy Clark, | Virmont. | 18 |
| Ruchanan, | Martha Ginter, | Pamavlvania. | 21 |
| ** | M. Bunce, | Ohin, | 23 |
| Buoble, | D. S. Jewett. | Ohio. | 20 |
| * ${ }^{\text {a }}$ | Thomas Sparks, | Pemorlvania, | 29 |
| ('aymon, | Margaret Browh, | Pembrivania, | 17 |
|  | M. Keed, | Ohio, | 21 |
| \% | Susan Cotfin, | Mascithmatts, | 21 |
| ' | Willis Drummond. | Miseouri, | 24 |
| " | N. V. Smitl, | Ohio. | 21 |
| ، | s. Woodard, | Vermbat, | 25 |
| " | J. Sholen. | Ohio. |  |
| ، | I. Anger, | Nuw lowis. | 35 |
| . | L. Ruckoner. | Ohin. | 17 |
| ، | M. 'T. Kiff, | Jrelami, | 26 |
| ، | H. M. Catin. | Ohin. | 16 |
| " | S. Howard. | Minconia. | 36 |
| * | F. Aimes, | Manmarith. | 19 |
| toil, | A. Work, | Pethastraina, | 19 |
| ${ }^{\prime \prime}$ | L. D. Benediet. | Ohin. | 25 |
| ، | Mary Anm Maytieh. | Indiani, | 19 |
| ، | Sarah J. Case, |  |  |
| " | D. Millard, | New York, | 22 |
| ، | F. Parker, | New lork, | 17 |
| ، | f. Barreqt. | Now Jork, | 60 |
| / | E. J. Ramball. | Maime. | 20 |
| * | S. Hull, | Now Jowh, | 19 |
| * | L. Bule, | Ohio. | 18 |
| * | J Walker. | New Jursey. | 18 |
| ، 6 | M. Butherell, |  | 22 |
| ${ }^{6}$ | R. M. Rockwell. | New Jort, | 22 |
| * | A. B. Harlan. | Indianta. | 23 |
| * | H. (i. Warmer, | New lork, | 61 |
| * | Mary l'arker, | Now lork. | 25 |



| County. | Name. | Brbti Place. | Ager. |
| :---: | :---: | :---: | :---: |
| Delaware, | M. Benson, | Ohio, | 18 |
|  | C. A. Osencup, | New York, | 19 |
| " | Z. A. Walleman, | New York, | 24 |
| " | A. Cumber, | Furgland, | 21 |
| " | C. Phillips, | Now York, | 19 |
| " | A. Crozier, | Ohio, | 22 |
| " | A. Bash, | New York, | 22 |
| " | E. Redman, | Ohio, | 23 |
| " | S. Pray, | Maine, | 31 |
| " | William Wilson, | Pennsylvania, | 41 |
| " | H. Chilson, | New lork, | 26 |
| " | W. D. S. Pierce, | Pennsylvania, | 42 |
| " | J. C. Reed, | Ohio, | 20 |
| " | C. F. Mullikin, | Nuw York, |  |
| Des Moines, | Riggs W. Young, | New York, |  |
|  | Miss Buxton Bennet, | New Jersey, |  |
| "' | S. Underwood Mitchel, | New York, | 20 |
| ، | Miss Hebbard, |  |  |
| " | A. Darlington, |  |  |
| " | A. Rost, | New York, | 18 |
| " | Sherman \& Sutherland, |  |  |
| ، | John Norris, |  |  |
| ' | A. Bemman, | Kentucky, | 21 |
| ، | M. Heberwell, | New York, | 21 |
| ، | J. S. Newell, | Tennessec, | 19 |
| " | Wright \& Reed, |  |  |
| " | O. O. Chase, | New York, | 24 |
| " | A. J. Kynett, | Indiana, | 20 |
| " | Miller \& Allen, | Yermont, | 30 |
| ، | Camron \& Kimball, | Vermont, |  |
| " | L. Natterson, |  |  |
| " | Green \& Mitchell, |  |  |
| " | O. J. Sharp, | Pennsylvania, | 25 |
| " | W. (iraff, | Marylind, | 22 |
| " | W. B. Rhodes, | New York, | - 46 |
| " | Miss Ripley, | Virginia, | 20 |
| "' | J. A. Rumb, | New York, | 27 |
| " | Blake d Dolerin, <br> J. Hurlead, | New Jersey, | 28 |
| " | McBude d Gibson, |  |  |
| " | S. M. Clendinen, |  |  |
| " | McCormack \& Weler, |  |  |
| " | E. E. Morris, |  |  |
| " | O. G. Blair, | kentucky, |  |
| "" | Taylor \& Perry, |  |  |
| Dubuque, | W. Miller, Margaret P Carter | New York, Missouri, | $\stackrel{20}{35}$ |
| ، | H. Estes, | Maine, | 31 |
| " | J. C. Roland, | Germany, | 48 |
| " | H. P. Leach, | New York, | 34 |
| " | A. Stodulart, | N(w) York, | 21 |
| " | "Sisters of Charity," | Ircland, |  |
| " | Thomas Hannon, | Ireland, | 47 |
| " | L. A. Rice, | Massachusetts, | 41 |


| Colstr. | Naxe. |  | Birth Plack. | Age |
| :---: | :---: | :---: | :---: | :---: |
| Dubuque, | E. Rice, |  | Massachusstis, | 37 |
|  | S. A. H. Rebman, |  | Ohio, | 17 |
| " | G. W. Barnes, |  | Ohio, | 27 |
| " | L. T. Smith, |  | Massachusetts, | 25 |
| " | Chester Cobern, |  | New York, | 21 |
| "' | Caroline T. Atkinson, |  | Rhode Island, | 27 |
| " | Mr. Vanderburg, |  | unknown, |  |
| " | W. P. Montgomery, |  | Pemnsylvania, | 44 |
| " | Wm. J. Freeland, |  | Virginia, | 65 |
| " | M. A. Dougherty, |  | Pennsylvania, | 27 |
| " | H. Whitfurd, |  |  |  |
| " | E. J. Stockton, |  |  |  |
| " | C. Vandenburg, |  |  |  |
| " | Mr. Wade, |  | Kentucky, | 22 |
| " | W. Shiclds, |  |  |  |
| " | R. Greenley, |  | England, | 4* |
| " | Michael Clark, |  | Ireland, | 50 |
| " | J. F. Henry, |  | Pemnsylvania, | 23 |
| ، | D. Lvons, |  | Ohio, | ${ }_{2}$ |
| " | Hardin Mowlin, |  | Illinois, | 45 |
| " | E. Jewett, |  | Pemneylvania. | 22 |
| " | L. A. Harman, |  | Mansachusetts, | 21 |
| " | M. Burk, |  | Ireland, | 30 |
| " | H. Martin, |  | Kentucky. |  |
| " | H. Chilson, |  | Minsichinsetts, | 24 |
| - $\quad \stackrel{ }{ }$ | N. Brown, |  | I'musylvania, | 25 |
| " | L. Cooley, |  | Ohio, | 15 |
| "' | F. Lande, |  | New York, | 16 |
| " | L. Green, |  | Pennsylvania, | 15 |
| " | R. Weaver, |  | Prmey |  |
| " | A. Coeper, |  | Scotland, | 610 |
| Malla, | A. Schonton, |  | New York, | 27 |
| Henry, | 1). Barnes, |  | New York, | 45 |
|  | F. A Payne, |  |  |  |
| " | 1). D. Wirsins. |  |  |  |
| " | J. D. Bryan, |  | Ohio, | 26 |
| $\cdots$ | J. S. Waitum, |  | Premeylvania, | 46 |
| - " | Juhn Embree, |  | Indiama, |  |
| ، | F. Berryman, |  | Kentucky: | 20 |
| " | J. Sambis, |  | Pennsylyamia, | 9. |
| " | Dr. Tutter, |  | Ohio, | 37 |
| " | J. S. Huat, |  | South Carolina, | 45 |
| " | dane Hart, |  | Peminsylvania, | 32 |
| $\because$ | J. Limbere |  | Ohio, | 21 |
| " | Jno. demaj. |  |  | 19 |
| " | N. M. Scoti. |  | Illinnis. | 34 |
| " | 3. Jinsmome. |  | Pemmalrania, | 22 |
| " | A. R. Savagr. |  |  |  |
| - | Jane 13. MPD,well, |  |  |  |
| " | Inabel Mason, |  | Tir |  |
| " | H. K. Thompson, | - | Virginia, |  |
| " | A. M. Bayles, |  | Ohio, | 19 |
| " | I2. J. Jinimeson, |  | Ohio, | 24 |
| ' | M. C. Wikm! |  | Ohio. | 19 |
| " | M. A. Hathway, |  | New York, | 22 |
| " | F. A. 0 layne, |  |  | 1 |
| ، | E. F. Tuiney, |  |  |  |


| Colvtr. ...... Name. ${ }_{\text {a }}$ |  |  |  |
| :---: | :---: | :---: | :---: |
| Henry, | Simon Doran, |  |  |
|  | Sarah J. Hall, | Ohio, | 18 |
| "' | C. C. Lloyd, | Ohio, | 23 |
| "' | Myra Evains, | Ohio, | 21 |
| " | William Clark, Wm. Tuttle | Pennsylvania, |  |
| ، | Thomas Fostis. |  |  |
| " | Mary Trueblood, |  |  |
| " | J. A. Green, |  |  |
| " | T. C. Jackson, |  |  |
| " | P. Strahl, | Ohio, | 23 |
| "', | Rebecca Strahl, | Ohio, | 19 |
| "' | A. Barnes, |  |  |
| "' | Jesse Cook, | Ohio, | 21 |
| " | M. E. Done, | Indiana, | 20 |
| " | William Wilson, | Indiana, | 25 |
| " | G. Wilson, | Indiana, | 26 |
| " | Lyman Lemon, | New York, | 24 |
| " | R. King, | Ohio, | 22 |
| " | Owen Albright, |  |  |
| "' | William Clark, | Ohio, | 25 |
| Iowa, | W. (raham, | Pennsylvania, | 20 |
| " | J. Tatter, | Indiana, | 17 |
| " | Mary Bishop, | Ohio, | 22 |
| Johnson, | H. J. Burley, | New York, | 33 |
| Johnson, | Emeline Copeland, | Pennsylvauia, | 39 |
| " ${ }^{\prime}$ | E. R. Humphrey, | Ohio, | 44 |
| "' | C. M. Chipman, | Ohio, | 19 |
| "' | M. W. Montgomery, | Pennsylvania, | 21 |
| "' | Miss Henry, | Ohio, | 16 |
| " | S. J. Lindsey, | Pennsylvania, | 34 17 |
| ' | V. Myers, | Penasylvania, | 21 |
| " | John M•Donnald, | Ireland, | 62 |
| " | W. Mitchel, | New York, |  |
| * | George Johnson, | New York, | 26 |
| "' | D. M'Kean, | Ohio, | 21 |
| "' | A. Tuttle, | New York, | 28 |
| "' | M. B. Cline, | Ohio, | 24 |
| "' | A. M. K. Hill, | Penusylvania, | 23 |
| "' | James S. West, | Ohio, | 35 |
| "' | M. L. Worden, | New York, | 18 |
| "' | E. Douglass, | Vermont, |  |
| " | J. Nowlan, | Ireland, | 26 |
| "' | Emily Morse, | Indiama, | 29 |
| $\cdots$ | William Foster, | Kentucky, | 35 |
| ، ${ }^{\prime}$ | John Parrot, | Ohio, | 40 |
| " | M. Maynard. * | vermont, | 17 |
| " | Samuel Templemar. | Ohio, |  |
| " | Constant Boye, | Denmark, |  |
| " | H. L. Worden, | New York, |  |
| " | Mary Slaner, | Pennsylvania, |  |
| " | H. Helverson, | Ohio, |  |
| Jefferson, | M. Kimble, Robert W. Steel, | Indiana, Ohio, | 36 |



| County. | Name. | Birty Plate. | Age. |
| :---: | :---: | :---: | :---: |
| Jefferson, | E. Ogden, | New Jersey, | 24 |
| "'، | H. George, | Ohio, | 15 |
| " | E. Dickenson, | Pennsylrania, | 33 |
| '" | D. McKee, |  |  |
| Jones, | $\stackrel{\text { P. Wigle, }}{\text { C }}$, ${ }_{\text {d }}$ |  |  |
| Jones, | C. P. Gilkison, Mary Bass, | Kentucky, | 30 25 |
| " | Sarah Matson, | New York, | 19 |
| " | L. Hazelrig, | New York, | 23 |
| " | A. Gamberton, | New York, | 23 |
| " | Daniel Garrison, | Indiana, | 36 |
| " | Sarah Talman, | Ohio, | 15 |
| $\because$ | L. D. Bates, | Pennsylvania, | $\stackrel{28}{ }$ |
| " | Ira Bates, | Pennsylvania, | 25 |
| * | A. Warrington, | Ohio. | 23 |
| " | B. Whitimore, | N. Hampshire, | 43 |
| " | M. M. Crane, | Michigan, | 17 |
| "' | R. Poats, | New York, | $\stackrel{20}{ }$ |
| '。 | E. Reynolds, | New York, | $\stackrel{26}{ }$ |
| ' | G. W. Sprague, | New York, | 28 |
| " | T. McNally, | Ireland, | 40 |
| , | S. E. Cain, | Indiana, | 18 |
| Jasper, | Hannah Shipley, | Tennessee, | 33 |
|  | S. Hinshaw, |  |  |
| " | E. Morgan, | Indiana, | 24 |
| "' | E. H. Bartow, | Ohio, | ${ }_{21}^{23}$ |
| - | Mary H. Young, | Indiana, | 20 |
| " | Jesse Ledy, |  |  |
| Jackson, | S. Y. Helms, C. A. Atkinson, | New York, | 29 |
| . | R. A. Morehouse, | Ohio, | 16 |
| ، | E. McFarland, | Pennsylrania, | 19 |
| . | C. F. George, | Maine, | 25 |
| " | Julia S. Harrington, | Vermont | 25 |
| " | Benjamin Berge, | Connecticut, | 22 |
| " | A. Palmer, | Ohio, | 26 |
| " | F. Mears, | Vermont; | 17 |
| "' | T. Lewis, |  |  |
| "' | D. Wasson, R. D. Shinn, | New Yort, Ohio, | 18 |
| " | M. Suider, |  |  |
| " | A. M. Ballard, | Vermont, |  |
| " | U.V. Buras, |  |  |
| " | Mary Snider, | Ohio, | 20 |
| "، | B. McGowan, Oeorre W. Sprague, | Ireland, | 588888 |
| ." | E. M. Brown, | New York, | 28 |
| " | E. McCrary, | Oino, | 17 |
| - " | B. Dewitt, | Ohio, |  |
| * | S Potter, |  |  |
| " | Mary Johnson, | New York, |  |
| " | M. Whitley, | Penusylvania, | 26 |
| " | S A. Cotton, | N. York, |  |
| "' | Otis Dagget, <br> A. A. Cheney, |  | 17 |
| " | S P. Reed. |  |  |
| * | M. J. Clark, |  |  |
| " | ${ }_{\text {S }}$ W Wasson, | New York, | ${ }_{21}^{17}$ |



APPENDIX.


| Countr. | Same. | Birth Place. | AGE. |
| :---: | :---: | :---: | :---: |
| Linn, | C. Morrisen, | Ohio, | 1/ |
| do | Jane Morton, | Ohio, | 22 |
| do | A. Blare, | Ohio, | ; 18 |
| do | L. A. Porter, | New York, | 12 |
| do | M. C. Panl, | Vermont, | - 20 |
| do. | A. M. Hunt, | Ohio, | 18 |
| do | M. Serle, | Canada, | . 17 |
| do | R. Stephenson, | Ohio, | -31 |
| do | M. Lewis, |  |  |
| do | S. Ennes, | Canada, | : |
| do | W. Skinner, | Vixginia, |  |
| Lellisg, | J. N. Sellers, | Ohio, | 21 |
| do | J. T. Hall, | Pennsylvadia, | 34 |
| do | W. N . Towndrow | England, | - 30 |
| do | Riley Case, | Connecticut, | - 33 |
| do | John Cleaves, | Maine, | - 35 |
| do. | William Taylor, | Virginia, | - 25 |
| do | E. W. Elsworth, | New York, | , 47 |
| do | M. E. Blue, |  | - |
| do. | J. Wilson, | Ireland, | -65 |
| do | S. P. Devenport, | Ohio, | - 29 |
| do | D. P. Curran, | Maryland | ; $\mathbf{2 9}$ |
| do | C. Herrick, | New Yodk, | 42 |
| do | T. B. Broxn, | Indiana, | - 97 |
| do | S. Moseby, | Indiana, | - 18 |
| do | J. B. Grubb, | Ohio, | ; 33 |
| do | M. Reed, | Ohio, | - 18 |
| do | James Helversony | Virginia, | $\bigcirc 49$ |
| do | E. Bell, | Ohior | - 16 |
| do | J. Paschal, | Indiana, | - 20 |
| do | M. Reed, | Ohio. | 1 18 |
| do | E. Jacobs, | Pennsylvania, |  |
| do' | J. F. McClellan, |  |  |
| do | J. Sprague, | Ohio, | 31 |
| do | J. Keeler, | New Tork, | 26 |
| do | E. Doder, | New Jersey, | 18 |
| do | V. Willoughby |  |  |
| do | 9. As Demott, | Ohio, |  |
| do' | 9. Creighton, | Ohio, | ; |
| do | O. B. Donaldsonr | Ohio, |  |
| do | S. McBride, | Pennsylvania, | : 26 |
| do | M. Gibson, | Ohio, | -18 |
| Monroe. | D. C. Barber, |  |  |
| do | S. Bood, |  |  |
| do | II. L. Barber, | Ohio, | ? |
| de. | A. Campbeld, | N. Hampshire, |  |
| do | Mary Daugherty. | Pennsylvania, |  |
| do | M. B. Allisou, | Pennsylvavia, | ! |
| do | J. Jhenks, |  | ; |
| do | H. Castle, |  | . |
| do | M. Holbroor, |  | , |
| do | H. Brown, |  | ! |
| Madisos. | Lewis Davis, | Ohio, |  |
| do | T. O. Berne, | Ireland, | - |
| Marion, | Isacac Orercarnp, |  | - 0 |
| do | James Munting, | Holland, | ! |
| do | lsrael Miller, | Pennsylvania, | i |
| do | W. E. Everett, | New Iork, | 138 |
| do | B. H. Wilkie, | Ohio, | - 29 |
| do | P. R. Dronillard, | Ohio, |  |




| Cocnty. | Name. | Birth Place. | A ${ }^{\text {ax. }}$ |
| :---: | :---: | :---: | :---: |
| Fipello, | Isaac W. Stanley, |  |  |
| do | M. J. Nosler, |  |  |
| do | J. Ellison, |  |  |
| do | T. Sparks, | Ohio, |  |
| do | W. J. Barton, |  |  |
| do | W. A. Nye, |  |  |
| do | O. Pinkie, |  |  |
| do | L. Johnson, | Ohio, |  |
| do | M. Peach, |  |  |
| do | David Caldwell, | Pennsylvania, |  |
| do | W. F. Shannon, | Yirginia, |  |
| do | Nancy Churchfield. | Ohio, |  |
| do | Nancy Lemmon, |  |  |
| do | J. R. James, | Virginia, |  |
| do | J. W. Hedrick, | New York, |  |
| do | A.Hunt, |  | - |
| do | M. C. Brown, |  |  |
| do | Martha Brim, |  |  |
| do | Miss Dudley, |  |  |
| do | C. W. Reyuolds, | New York, | 28 |
| do | P. J. Goss, |  |  |
| do | R. McChesney, | New York, |  |
| do | Caroline Carter, |  |  |
| do | W. H. Cupp, |  |  |
| do | A. J. Byerly, |  |  |
| do | Miss Duffield, |  |  |
| do | Sarah Dudley, |  |  |
| do | W. S. Hutchinson, | Pennsylvania, |  |
| do | B. W. Godfrey, |  |  |
| do | J. R. Fisher. | Ohio, |  |
| do | M. A. O. Bryant, | Ohio, | 25 |
| do | David Godfrey, |  |  |
| do | J. B. Holmes, |  |  |
| do | J. W. Layne, |  |  |
| do | T. Martin, |  |  |
| do | G. Mann, | Virginia, |  |
| d. | L. Lane, | Indiana, |  |
| do | Sarah J. Miller, | Ohio, |  |
| do | John Miklin, | Virginia, |  |
| do | D. M. Clark, | Indiana, |  |
| do | D. Webster, | Ohio, |  |
|  | Isaac Seaton, J. Dinwiddie |  |  |
| do do | J. Dinwiddie, |  |  |
| do | P. L. Garrett, |  |  |
| do | Ira Young. | Ohio, |  |
| do | W. P. Fink, |  |  |
| do | R. G Hane, | South Carolina, |  |
| do | B. Rice, | New York, |  |
| do | J. E. Groom, | Ohio, |  |
| do | W. McHenry, |  |  |
| do | R. S. Pronty, | Vermont, |  |
| Scott, | T. F. C. Prescott, | New Hampshire | 31 |
| do | Asa Prescott, | New Hampshire | 33 |
| do do | M. A. McGuire, A. F. Brown, | Ireland, Ohio, |  |
| do | A, Allen, | Ohio, |  |
| do | J. Thornington, |  |  |



## INDEX.

## ABSENCE-

leave of, grented to Mr. Cook, 41, 80.
Alger, 41.
Leffingwell, 80.
Espy, 86.
Shields, 88.
Lowe, 88.
Everson, 88.
Lewis, 252.

## ACTION OF THE SENATE-

on an act for revising and consolidating the general laws of the State, (Revised Code,) 45, 47, 52, $58,60,81,83,84,85,87,95,97,98,99$, $101,102,103,105,406,107,110,111,115,116,117$, $118,120,124,126,128,132,135,136,137,141,147$, 148, 154, 155, 161, 169, 181, 182, 183, 186, 187, 190, 191, 193, 198, 203, 209, 210, 216, 217, 225, 228, 246, 252, 253, 255, 26ธ, 267, 270, 274, 277, 301, 302, 314.
on Senate filc No. 1, relative to a grant of land 33, 34, 44, 56.
on Senate file No. 2, relative to accounts of A. H. Haskell, 34, 37, 40, 55.
on Senate file No. 3, requesting services of Messrs. Mason and Woodward, 35, 45.
on Senate file No. 4, authorizing Governor to subscribe for Greene's Reports, 36, 39, 44, 149.
on H. R. file No. 1, relative to military road 41, 44, 47.
on H. R. file No. 2, relative to purchase of Indian titles in Nebraska, 41, 44, 49.

## ACTION OF THE SENATE-

on Senate file No. 5, to establish new counties, 46, 52, 59, 60, 77, 79, 109, 149.
on Senate file' No. 6, to renew ferry charter to John Wilson and James Hale, 48, 56.
on Senate file No. 7, for relief of Rock Island and Lasalle Rail Road Company, 48, 54, 81.
on Senate file No. 8, to authorize corporation of Davenport to issue bonds to Rock Island and Lasalle Rail Road Company, 48, 54, 55.
on' Senate file No. 9, to authorize officers of Scott county to issue bonds to Rock Island and Lasalle Rail Road Company, 49, 54, 55.
on Senate file No. 10, to pay trustees of Iowa Freeman, 49, 239.
on Senate file No. 11, granting Burlington and Mt. Pleasant Plank Road Company right of way 57, 65, 67.
on H. R. file No. 3, to incorporate the city of Muscatine, $59,65,66,66,67,71,134,150,207$.
on H. R. file No. 7, relative to a military road from Agency to Council Bluffs, 59, 64.
on Senate file No. 12, memorial to Congress, 62, 64, 66, 67, 68, 72, 75.
on Senate file No. 13, to establish a ferry at Eddyville, $64,67,68$.
on H. R. file No. 4, to locate the seat of justice of several counties, 64, 77, 81, 85, 102.
on H. R. file No. 10, to locate a State road, 65.
on H. R. file No. 18, to provide for payment of Jas. McIntosh 65, 67.
on Senate file No. 14, relative to adjournment 75, 69.
on Senate file No. 15, asking grant of land to Hungarian patriots 71, 75, 111.
on Senate file No. 16, relative to compromise measures, 74, 89, 110.
on H. R. file No. 22, authorizing H. B. Hendershott to dispose of a solar compass, 75, 79.

## ACTION OF THE SENATE-

on H. R. file No. 9, for a State road from Drakesville to Chariton Point, 76.
8, granting Muscatine, Washington and Oskaloosa road and bridge company right of way, $76,134$.
11, for a State road from Chariton to Fort Des Moines, 76.
16, for an appropriation to improve the Rapids in the Mississippi, 76, 83.
32 , authorizing the Governor to procure the title to certain ground, $76,198$.
29, to organize the county of Winneshiek, $76,81,109,122,126$.
19, authorizing commissioners of Davis co. to have a vote taken in relation to buildi.ig court house, 77, 109.

Senate file No. 17, to prevent and punish injuries to the monuments on southern boundary, 77;89.
H. R. file No. 13, for a State road from Fort Des Moines to Fort Clark, 79.
14, in relation to Hungarian exiles, 79.
31, relative to the establishment of a land office in Black Hawk county, 79, 80.
36 , for a mail route from Lancaster to the county seat of Marshall county, 81 .
Senate file No. 18, for the increase of mail facilities, 86, 111, $128,1 \times 9,142$.
H. R. file No. 26, for a donation of land to actual settlers, 88, 97, 201.
33 , granting centre market in. Iowa city to, rail road company, $88,95,97$.
37, instructing senators and representatives in Congress to procure donation of land to build bridges on Turkey river, 88, 100.
43, staying money in the hands of State treasurer, 89.
Senate file No. 19, to authorize the erection of an institution

## ACTION OF THE SENATE-

of learning on the publie square in New London, 96, 111.
Senate file No. 20, memorial to Congress for a military road from the Mississippi river to Council Bluffe, 99, 101, 124.
21, to amend an act to incorporate the city of Dubuque, 103, 109, 162.
22 , to restrain swine and sheep from running at large, 104, 123, 162, 187, 226, 238.
23 , to vacate part of the town of Portland, Van Buren county, 108, 113, 142.
A. R. file No. 34 , to grant the right of way to Davenport and lowa city rail road company, 109, 113.
41, to change the name of Guthenburgh to Prairie La Porte, 109, 114, 117.
48 , to change the name of John Wm. Branzon to Willian Allen Lett, 110,117 .
Senate file No. 24, to establish a State road from west line of Dallas county to Council Bluffs, 112.
25 , to legalize the acts of school fund commissioners of Des Moines county, \&c., 113, 117, 173.
II. R. file No. 49 , to establish a State road from Cedar Falls to Buena Vista, 114.
51, for a State road from Quasqueton to the north line of the State, 114,
52, for a State road from Guttenburg to Louisville, 114.
50, memorial to Congress for a donation of land for a rail road from Dubuque to Red river, 114, 178.
54, for a mail route from Davenport to Iowa city, 114.
Senate file No, 26, relative to the mode of supporting the general government, 115.
27 , for the establishment of a land office at Fort Des Moines, 116, 173.

## ACTION OF THE SENATE-

on Senate file No. 28, resolution in relation to a grant of lanc in aid of certain rail roads, 120.
H. R. file No. 42, for a State road from Fort Des Moines to Fort Clarke, 120.
\$5, for a mail route from Centreville to Fort Kearney, 120.
56, for a State road from Muscatine to county line of Mscatine county, 121.
58 , for a State road from Wintersett to Adele, 121.

57, to grant the right of way to the western rail road company, 122, 232.
6, for a State road from McGregor's to Fort Clarke, 128.
25, for a State road from Fort Des Moines to Indian town, 128, 129.
53, to repeal an act to authorize S. Parks to keep a ferry, $128,130$.
45, for a State road from Bloonfield to the Missouri river, 128.
Senate file No. 29, to define the northern boundary of the county of Warren, 130.
30, for the relief of Daniel Hess, 130, 132.
31, to amend the charter of the city of Keokuk, 134.
32, to incorporate the town of Mount Pleasant, $13 \overline{5}, 260$.
33 , for a mail route, 135.
34, for the election of a justice of the peace in B'oomfield township, Davis county, 135 , 141, 173.
\$5, for a grant of land for a rail road from Keokuk to Missouri river, 135.
36, to secure the more vigorous prosecution of Des Moines improvement, 141, 144, 161, 185, 187, 201, 247.
on Senate file, No. 37, to prevent the circulation of foreign

## -ACTION OF THE SENATE-

bank bills and bills of any company, 142, 145, 172, 173, 176.
on Senate file, No. 38, respecting saline lands, 144, 150, 206.

- 39, to repeal an. act to change the name of Guttenburgh, 146, $153,206$.
H. R. file, No. 59, relative to an appropriation from Con-
- gress, 147, 153.

60 , in relation to mail facilities, 147.
61, for an increase of mail facilities from Burlington to Keosauqua, 147,
72, to locate the seats of justice of certain counties, 147, 153, 160.
No. 40, for an increase of mail facilities, 149.
41, to change the eastern boundary of Linn county, 152, 237.
42 , for a grant of land for a rail road from Burlington to Fort Des Moines, 153, 160.
II. R. file, No. 76, to change the name of Washington to IIllsboro, 147, 153.
Senate file, No. 43, for location of county scat of Pottawattamic county, 154, 160, 164, 206.
44, for the construction of a military road from Mississippi to Fort Clarke, 158, 208.
45, to locate county seat of Decatur, 159, 164, 178, 187.
46, to incorporate the city of Keosauqua, 160, 164.
47, granting Keokuk and Des Moines valley plank road company the right of way, $\mathbf{1 6 0}$, 164.
II. R. file, No. 77, for a state road from Des Moines river to Bloomfield, 164, 187.
74, for a mail route from Sabula to Pioneer Grove, 164.
69, to locate county seat of Allamakee county, $165,174$.
24 , to change a certain state road, 165.

## ACTION OF THE SENATE-

on H. R. file, No. 47, to relocate part of a state road from Fairfield to Oskaloosa, 165.
70, to locate county seat of Fayette county, 165, 174.
71 , granting Burlington and Toolsboro plank road company the right of way, 165,174 .
78, for a pension for Silas Messenger, 165, 172,
68, to incorporate the city of Davenport,165, $240,248,259$.
38 , to provide for a state loan, $165,197$.
$\mathbf{6 2}$, to incorporate the town of Guttenburgh, 166, 260.
40, granting right of way to Dubuque and Keokuk rail road company, south, 166,232.
40 , granting right of way to Dubuque and Keokuk rail road company,north, 166,232.
81, to authorize J. H. Franklin to transcribe probate records of Jasper county, 166, 175.
88, for a state road from Wintersett to the south line of the state, 166.
79, for a state road from Clark's mill to Cedar Rapide, 166.
73, for a state road rom Independence to Cedar Falls, 166.
64, for a state road from Council Bluffs to Indian town, 166.
65 ; for a state road from Unınville to Pisgah, 166.
84, for a state road from Indepe ${ }_{2}$ dence to Lancaster, 166.
63, to legalize certain roads in Jererson county, 166.
86, for a state road from Washington to Farmington, 166.
82, for a state road from Independence to Rice's trading house, 167.

## ACTION OF THE SENATE-

on H. R. file, No. 75, to procure a donation of Fort Atkinsort and lands attached thereto, $167,168,174$.
67, to vacate the town of Pleasant Plain,167, 174, 175.
96; asking land to bridge Grand and Noda: way rivers, 167.
98, legalize acts of trustees of Methodist Episcopal Church of Muscatine, 167, 183.
Senate file No. 48, to locate county seats of Cass and Adair counties, 167, 17, 206.
relative to a convention to amend the constitution, 168, 194, 239.
50, to reerganize the supreme court, 175,201, 266, 307.
51, to provide for the medical department of the Iowa University, 176.
52 , for location of county seat of Taylor cousty., 176, 217.
53, to legalize the acts of school officers of district No. 3, Baltimore township; Henry county, 178, 184.
54, graating right of way to Camanche and Council Bluffs rail road company, $\mathbf{1 7 9 , 1 8 4}$.
H. R. file No. 100, for a state road from corner of section 16, Franklin township, Lee county, to Plymouth, 179.
107, for a state road from Cedar Rapids to Fremont, 179.
Senate file No. 55, to provide for a State Lunatic Asylum, 181, 203, 207, 242, 25\%.
56, granting the Ottumwa and Libertyville plank road company the right of way, 181, 184,
H. R. file, No. 108, for the appointment of a Librarian, 185, 201.

109, for a land office at Albia, 185; 213.
110, for a state road from Birmisgham to Hillsboto, 185.

## ACTION OF THE SENATE-

on II. R. file, No. 111, for the appointment of a Warden to the State Penitentiary, 185, 197, 208.
Senate file No. 57, for a state road from Paint Rock to Fort Atkinson, 186.
58 , to locate the seat of government, 186, 224, 238, 250, 288.
H. R.file, No. 113, granting James Weed and others the right of way for a road, 190, 224.
114 , to locate a state road, 101.
115, to amend the charter of the city of Burlington, 191, 192, 206, 229.
Senate file No. 50; to create a sixth judicial district, 200,206, 225:
60, to dispose of saline lands, $201,214,252$, 285.

61, to abolish capital punishment, 202, 323.
62; granting Dodgeville and Virginia Grove plank road company the right of way, 205, 214; 268.
63, to authorize the commissioners of Lee county to purchase a farm and build a poor house, 206, 214, 216.
64, to repeal an act for the relief of the poor, $200,208,214$.
05, to authorize Samuel Chandler to construct a dam across the Maquoketa river, 206, 241.
H. R. file, No. 85, to incorporote the town of Bellevue, 207, 260.

136, for a state road, 207.
106, authorizing F. J. Wheeling to bridge East Nishnabotany river, 207, 249.
Senate file No. 66, resolution relative to election of President and Vice President of the United States, 208.

67, granting Fort Madison, West Point and Salem plank road company the right of way, 209, 218.

## ACTION OF THE SENATE-

on Senate file No. 68, making an appropriation for the State House at lowa City, 209, 235, 250, 257. 279, 2S6, 316.
H. R. file, Nos $99,101,102,103,117,119,121,122$, and 138 , relative to state roads, 214.
94, relative to mail routes, 214.
95 , relative to re-organization of Supreme Court, 214, 235.
91, for military roads, 215.
02, for a grant of land for a graded road from Fort Des Moines to Council Bluffs, 215.
123, to relocate the county seat of Clayton county, 215, 257, 291.
112, for the organization of Nebraska territory, 215.
116, for an appropriation to survey the unsurveyed lands of this State, 215.
Senate file No. 69, to authorize commissioners of Jackson co. to levy a tax to build a bridge, 217, 224, 268.

70, authorizing George M. French to erect a mill dam, 224, 233.
H. R. file No. 143, for a donation of land to improve the navigation of Maquoketa river, 226.
144, to amend the charier of the city of Keokuk, 226, 233.
105, to perfect title to Half-Breed lands, 227, 251, 261.
145, to change the names of certain persons therein nained, $227,240$.
97, to amend an act to incorporate the town of Fairfield, 227, 233.
142, resolution for a mail route, 227.
133, to provide for a loan from the school fund, 228, 232.
139, for a State road from Marengo to Fort Clarke, 228.
141, for a grant of land to aid in building

## ACTION OF THE SENATE-

bridges on post routes from Doviar to Fort Kearney, 288, 832.
on H. R. file No. 134, to incotporate Iowa city, 228, 260.
Senate file No. 7.1, for printing and distributing laws of present session, 2R9, 292.
72, granting the .Port Louisa, Wapello and Virginia Grove plank road company right - of way, 233, $241,266$.

73 , to reorganizeithe supreme court, 233,235 .
74 , to attach certain counties to the fifth judicial district, 234, 278.
75, to attach certain counties to the third judicial distriot,'234, 278.
76, to amend on : act to establish Nornal schoods, 234, 244.
77, relative to pay of those engaged in the difficulties betweeh Iowa and Missouri, 234, 239.
1.78, to in corporate the Farmington bridge co. 237, 249.
H. R. filc Nos. 20, 144, 148, 140 and 150, 237.

140, relative to printing constitution of Iowa in the Gertman language, 237, 241, 245.
137, to secure grave yards from obstruction, \&c. $237,260$.
146 , to grant the right of way for a plank road from Muscatine to Iowa city, 237, 240, 246.
151, authorizing W. \& G. Folsom to bridge the Iowa river, 237, 249.
Senate file $\mathrm{Nd} .79 ;$ granting the junction rail road company the right of way; $238 ; 245$.
80 , for the preservation of game, $238,240,245$.
81. relative to the accounts of the Iowa Penitentiary, 245, 252:
H. R. file No. 160 , granting the Lyons Iowa central rail road company the right of way, 247.
130, for a mail route from Rochester to Mount Vernon, 248.

## ACTION OF THE SENATE-

H: R: file No 186, for a State road from Fremont to Indian town, 248.
167, authorizing the county of Jackson to require petitioners to pay expenges of locating roads, 248, 294.
03, authorizing the erection of a toll bridge across Cedar river, $248,260$.
120, for a State road from Lancaster to Fairfield, 248.
154, appointing trustees to the branch of the State university at Fairfield, 248, 272, 279.
157, granting Mount Pleasant, Trenton, Deedsville and Brighton plank road company right of way, 249,260 .
159 , to kegalize the acts of Isaac Meyer, a justice of peace, $249,257$.
160, for a State road, 249.
Senate file No. 82, to incorporate' and establish the town of Fort Madison, \&cc, 251, 266.
83 , to provide for completion of the penitentiary, 260, 290.
84, to amend an act dividing the State into congressional districts, $264,274,275,277$.
85, for the purchase of Barner's School Archirtect, 264, 271.
86, to authorize the Keosauqua bridge company to bridge the Des Moines, 265, 271. 278.

87, authorizing Farmington company to bridge the Des Moines, 266, 272, 279.
H. R. file No. 172 , to relocate the county seat of Jackson county, 266, 278. 165 and 131 for State roads, 266.
153 , relative to the accounts of J. W. Cohick. 267, 277, 285.
163, for the encouragement of agriculture, 267, 294.

## ACTION OF THE SENATE-

on H. R. file, No. 66, to prohibit the immigration of free negroes, 267, 295.
Senate file No. 88, relative to a line of mail ships, 268, 271.
H. R. file No. 126, making appropriation for bridge across English river, 268.
145a, to authorize Secretary of State to have bound census retarns of $1850,268,277$.
177, for a State road, 268.
180 , to vacate the town of Harrisburgh, 268, 278.

183, to declare part of a survey a State road 268.

181, to amend an act granting the Lyons central rail road company the right of way, 269.
179, to amend an act incorporating the city of Farmington, 269, 278.
147, to attach certain counties to Buchanan county, 269, 318.
152, to amend an act to establish Normal schools, 269, 285.
184, relative to the mails in this State, 269.
285, to reapportion the State, and define the boundaries of senatorial and representative districts, 269, 316.
Senate file No. 89, supplemental to an act establishing new counties, 273,286 .
90 , to legatize the appointment of Joseph W. Foster, 273, 287.
92, supplemental to an act to establish the city of Dubuque, 274.
93, amendatory to an act for the more vigorous prosecution of the Des Moines improvement, $278,284$.
04, relative to the appointment of a watchman at the capitol, 280, 287, 290.
95, relative to the distribution of the laws, 280, 287.

## ACTION OF THE SENATE-

on Senate file No. 86, relative to printing ,and distributing the laws, 280, 292.
97, to bocate and establieh oertain State roads: 285; 240.
98, to repeal certain acts therein namcu, 285. 288, 293, 299.
H. R. file No. 28, to restrain swine from running at large in Jackson county, 287.
174, asking an increase of mail facilitics, 287.
175, asking an appropriation for an increase of mail facilities, 287, 296.
Senate file No. 99, relative to appointment of trustecs for State university, 287, 294.
H. R. file No. 176, to amend the act creating the office of State printer, \&e. 289, 200, 295.
Senate file No. 100, for an act relative to publishing the Revised Code. 203;208.
101, to amend an act to reorganize the suprerne court, 294, 315.
102, to authorize B. S. Bryan, a minor, to convey real estate, 295.
H. R. file No. 104, relative to swanp lands in this State, 300 . 302.

187, for relief of Clarissa Haskel, 300.
189, to repeal 14th clause of 2 d section of tan act making appropriation for state government for $1849,{ }^{\prime} 50,300$.
Senate file No. 103, fixing the price for binding revised code, 301.
H. R. fie No. 194, making an appropriation for the pay members, dcc. 302, 308, 309.
193, making appropriation for support of state government for 1851 and $1852,30 \cdot 4,318$.
191, for printing and binding the Declaration of Independence, Constitution of the United States, \&c., with revised code, 304.
197, authorizing Superintendent of l'ublic Instruction to compile school laws, 360 .

## ACTION OF THE SENATE-

on Semate file No. 104, relative to a grant of land from Congress, 307.

105, fixing the price for binding the revised code, 313.
H. R. file, No. 199, relative to the appendix, 314, Senate file No. 106, authorizing the Governor to protect school, university, and swamp lands against waste, 315.

107, respecting the bridge across English river, 315, 316.
1I. R. file, No. 198, requiring school fund commissioners to report to superintendent, 315 . .
202, supplemental to act making appropriation for members, otficers, \&x., 315, $31 \%$.
200, for the publication of the general and local lawe, 310.
206 , to pay for the distribution of the revised code, 319.
207, for the erection of a bridge arross the Iowa river, 322 .
ACCOUNT-
of II. B. IIendershott presented, 145.
M. B. Root presented, 153.

ADDRESS-
inaugural of Governor, 30.
of President of Senate on taking his seat, 5 .
valedictory of President, 324.
APPENDIX-
report of Auditor of State, 1.
Secretary of State transmitting census returns, $\mathbf{3 5}$.
criminal returns, 37.
Board of Public Works, 43.
Superintendent of Public Instruction, 118.
AUDITOR OF STATE-
report of, Appendix, 1.
l laid before Senate, 26.
to be printed, 33.

BiLLS INTRODUCED, and slbseqlent aotion thereonon Senate file No. 1, relative to a grant of land 33, 34, 44, 65.

2, relative to accounts of A. H. Haskell, 34, 37, 40, 55.
3, requesting services of Messrs. Mason and Woodward, 35, 45.
4, authorizing Governor to subscribe for Greene's Reports, 36, 39, 44, 149.
5 , to establish new counties, $46,52,59,60$, 77, 79, 109, 149.
6, to renew ferry charter to John Wilson and James Hale, 48, 56.
7, for relief of Rock Island and Lasalle Rail Road Company, 48, 54, 81.
8, to authorize corporation of Davenport to issue bonds to Rock Island and Lasalle Rail Road Company, 48, 54, 55.
9, to authorize officers of Scott county to issue bonds to Rock Island and Lasalle Rail Road Company, 49, 54, 55.
10, to pay trustees of Iowa Freeman, 49, 239.

11, granting Burlington and Mount Pleasant Plank Road Company right of way 57 , 65, 67.
12, memorial to Congress, 62, 64,66, 67, 68, 72, 75.
13, to establish a ferry at Eddyville, 64, 67, 68.

14, relative to adjournment 75, 69 .
15, asking grant of land to Hungarian patriots, 71, 75, 111.
16, relative to compromise measures, 74,89 , 110.

17, to prevent and punish injuries to the monuments on southorn boundary, 77, 89.
18 , for the increase of mail facilities, 86,111 , $128,1 \& 9,142$.

BILLS INTRODDUCED, and subsequent Action thezmon-
Senate file Na 10, to authorize the erection of an institution of learning on the public square in New London, 96, 111.
20, memorial to Congress for a military road from the Mississippi river to Council Błuffs, $99,101,124$.
21, to amend an act to incorporate the city of Dubnque, 103, 109, 162.
22, to restrain swine and sheep from running at large, 104, 123, 162, 187, 226, 238.
23, to vacate part of the town of Portland, Van Buren county, 108, 113, 142.
24 , to establish a State road from west line of Dallas county to Council Bluffs, 112.
25 , to legalize the acts of school fund commissioners of Des Moines connty, \&c., 113, 117, 173.
26, relative to the mode of supporting the general government, 115.
27, for the establistiment of a land office at Fort Des Moines, 116, 173.
28 , resolution in refation to a grant of land in aid of certain rail roads, 120.
29 , to define the northern boundary of the county of Warren, 130.
30, for the relief of Daniel Hess, 130, 132.
31, to amend the charter of the eity of Keokuk, 134.
32, to incorporate the town of Mount Pleasant, $135,260$.
33, for a mail route, 135.
34, for the election of a justice of the peace in B'oomfield township, Davis county, 135, 141, 173.
35 , for a grant of land for a rail road from Keokuk to Missouri river, 135.
36 , to secure the more vigorous prosecution

## BILLS INTRODUCED, and subsequent actios tuikeon-in $\therefore$-1: of Des. Moines infprovement, 141, $\mathbf{¥ 4 4}, 161$, 185, 187; 201 $\ddagger 247$.

Senate file, No. 37, to prevent the circulation of foreign bank bills and bills of any company, 142, 145, 172, 173, 176.
, 38, respecting saline lands, $144,150,206$.
39 , to repeal an act to change the name of Guttenburgh, 146, 153, 206.
40, for an increase of mail facilities, 149.
41 , to change the castern boundary of Linm county, 152, 237. .
42, for a grant of land for a rail road from Burlington to Fort Des Moines, 153, 160.
43, for location of county seat of Pottawattamie county, 154, 160, 164, 206.
44 , for the construction of a military road from Mississippi to Fort Clarke, 158, 208.
45, to locate county scat of Decatur, 159. 164, 178, 187.
46, to incorporate the city of Keosauqua. 160, 164.
47, granting Keoliuk and Des Moines valley plank road company the right of way, $\mathbf{1 6 0}$. 164.

48, to locate county zeats of Cass and Adair counties, 167, 174, 206.
relative to a copvention to amend the constitution, 168, 194, 239.
50 , to reorganize the supreme court, 175,201 . 266, 307.
51, to provide for the medical department of the Iowa University, 176.
52, for location of county seat of Taylor county, 176, 217. -
53, to legalize the acts of school officers of district No. 3, Baltimore township, Henry county, $178,184$.

## BILLS INTRODUCED, AND subgequent Achidn theicon:-

. . . . Spanate file No 54 , granting, right of way to Camanche and Council Blutts rail road company, 179,184.
55, to provide for a State Lunatic Asylum, $181,203,207,242,252$.
56, granting the Ottumwa and Libertyville plank road company the right of way, 181, 184,
57, for a state road from Paint Rock to Fort Atkinson, 186.
58 , to locate the seat of government, 186, $224,238,250,288$,
59, to create a sisth judicial district, 200,206, 225 ,
60, to dispose of saline lands, 201, 214, 252, 285.

61, to abolish capital punishment, 202, 323 .
62, granting Dodgeville and Virginia Grove plank road company the right of way, 205, 214,268 .
63, to authorize the commissioners of Lee county to purchase a farm and build a poor house, $206,214,216$.
64 , to repeal an act for the relief of the poor, 206, 205, 214.
$6 \overline{5}$, to authorize Samuel Chandler to construct a dam across the Maquoketa river, $206,241$.
66, resolution relative to election of President and Vice Prasident of the United States, 208 .
67, granting Fort Madison, West Point and Salem plank road company the right of way, 209, 213.
68, making an appropriation for the State House at Jowa City, 209, 235, 250, 257, $279,286,316$.
69, to autharize commissioners of Jackson co.

## BILLS INTRODUCEI), and subsequent action thereonto levy a tax to build a bridge, 217, 224, 268.

Senate file No. 70, authorizing George M. French to erecta mill dam, 224, 233.
71, for printing and distributing laws of pregent session, 229, 292.
72, granting Port Louisa, Wapello and Virginia Grove plank road company right of way, 233, 241, 266.
73, to reorganize supreme court, 233, 235.
74, to attach certain counties to fifth judicial district, 234, 278.
75 , to attach certain counties third judicial district, 234, 278.
76, to amend an act to establish Normal schools, 234, 244.
77, relative to pay of those engaged in difficulties between lowa and Missouri, 234, 239.
78, to incorporate the Farmington bridge company, 237, 249.
79, granting the junction rail road company the right of way, $238,245$.
80 , for the preservation of game, $238,240,245$.
81 , relative to the accounts of the Iowa Penitentiary, 245, 252.
82 , to incorporate and establish the town of Fort Madison, \&c., 251, 260.
83, for the completion of the Penitentiary, 260 . 299.

84, to amend an act dividing the state into congressional districts, 264, 274, 275, 277.
85, for the purchase of Barnets' school architect, 264, 271.
86, authorizing Keosauqua bridge company to bridge the Des Moines, 265, 27], 278.
87, authorizing Farmington company to bridge the Des Moines, 266, 272, 279.
88, relative to a line of mail ships, 288, 271.

## BILLS INTRODUCED, and subsequent acton thereon-

Senate file No. 80, supplemental to an act to establish new counties, $273,286$.
90, to legalize the appointment of Joseph W. Foster, 273, 287.
92, supplemental to an act to establish the city of Dubuque, 274.
03, amendatory to an act for the more vigorous prosecution of the Des Moines improvement, 278, 284.
04, relative to appointing a watchman at the capitol, 280, $287,299$.
05 , relative to the distribution of the laws, 280 , 287.

96, relative to printing and distributing the laws, 280,292.
07, to locate and $\epsilon$ stablish certain roade, 285, 200.

98 , to repeal certain acts therein named, 285, 288, 299.
09, relative to appointment of trustees for state university, 287, 294.
100, for an act relative to publishing the revised code, 293, 298.
101, to amend an act to reorganize the supreme court, 294, 315.
102, to authorize B.S. Brjan to sell and convey real estate, 295.
103, fixing price for binding revised code, 301.
104, relative fo a grant of land from Congress. 307.

105 , fixing the price for binding the revised code, 313.
106, authorizing the Governor to protect school, university and swamp lands against waste, 315.

107, respecting the bridge across English river, 315.

## BILLS, NOTICE TO INTRODUCE-

Mr. Morton, relative to certain local matters; 40.
Wright, relative to a ferry at Bonaparte, Van Buren co. 40.

Casady, defining the boundaries of twenty-five new comties, 41.
Casady, for locating seat of justice of Marshall county, 41.

Casady, relative to a State road from west line of Dallas county to Comucil Bluffs, 41.
Hendershott, to establish a ferry at Eddyville, 61.
Lewis, relative to a military road from the Mississippi river to Council Bluffs, 97.
Hepner, to legalize acts of school fund commissioners of Des Moines county, 109.
Leffingwell, for the relief of Daniel Hess, 129.
Hendershott, an act to sccure the more vigorous prosecution of the Des Moines improvement, 131.
Baker, an act to amend the charter of the city of Keokuk, 131.
Casady, a bill to locate the county seat of Pottawattamic county, 147.
Baker, for a bill granting right of way to Keokuk and Des Moines ralley plank road company, 154.
Espy, for a bill to grant right of way for a plank road from Fort Madison to Fairfield, 15.4.
Cook, for a bill anthorizing the people to vote for a change of constitution, 154 .
Casady, for a bill appointing commissioners to locate county seats of Cass, Adair, Yell and Riley counties, 161.

Sales, for a bill to proride for medical department of the Iowa University, 167.
Casady, for a bill attaching certain counties to fifth judicial district, 167.
Casady, an act to reorganize the supreme court, 168.
Hendershott, for a bill granting right of way to Ottumea and Libertyville plank road company, 168.

## NOTICE TO INTRODUCE BILLS-

Mr. Selman, to provide for the removal of the capitol, 175.
Lewis, to provide for a State lunatic asylum, 176.
Shields, for a State road from Paint Rock to Fort Atkinson, 179.
Lewis, to dispose of saline lands, 180.
Morton, to abolish capital punishment, 192.
Hepner, to grant the Burlington, Dodgeville and Virginia Grove plank road compa:ly right of way, 200 .
Espy, to authorize commissioners of Lee county to purchase farm and build poor house. Also, a bill to repeal an act for the relief of the poor, 200.
Alger, for an appropriation for the State House, 200.
Sales, to authorize T.S. Denson to transcribe records of Jones county, 200.
Everson, respecting swamp lands in Louisa county, 200.
Casady, authorizing the building of bridges across Des Moines and Racoon rivers, 204.
Everson, respecting swamp lands given to the State, 204.
Morton, for the preservation of game, 226.
Hendershott, to reorganize the third judicial district. Also, to provide for taking appeals and writs of error to supreme count of third district, 226.
Everson, to grant the Port Louisa, Wapello and Virginia Grove plank road company the right of way, 228.
Wright, to incorporate Farmington bridge company, 234.
Leffingwell, for an act concerning ferry license, 234.
Espy, for holding one term of supreme court in Lee co. and the district court in every township in said county, 237.

Lewis, for the relief of Ambrose Kennedy, 240.
Baker, for the completion of the penitentiary, 240.
temporary, 3, 4.
Geo. Wright appointed President pro tem., 4.
Dr. E. Lowe elected President, 5.
P. B. Bradley elected Secretary, 5.
J. D. Evans elected Assistant Secretary, 5.

Wesley Garner elected Enrolling Clerk, 6.

## ORĠANIZATION-

John Gillmore elected Sergeant-at-Arms, 6.
Peter Conboy elected Fireman, 6.
PETITIONS, PRESENTATION OFby Mr. Leffingwell, from citizens of Scott county, relative to ferry charter at Davenport, 36, 38.
Leffingwell, from citizens of Scott county and town of Davenport, asking that the county and corporation revenue may be set aside for certain purposes, 36, 39.
Leffingwell, from mayor and aldermen of Davenport, asking to be allowed to provide for the payment of certain interest, 37 .
Leffingwell, from citizens of Scott county, relative to restraining swine from running at large.
Morton, from citizens of New London relative to public square in said town, 53.
Sales, from citizens of Cedar, Jones and Delaware counties for a State road, 53.
Sales, from citizens of Scott, Clinton, Jones and Cedar counties for a State road, 53.
Sales, from citizens of Scott, Clinton, Jones and Cedar counties, for a State road, 53.
Sales, from citizens of Jones and Clinton counties, for a State road, 53.
Wright, from citizens of Van Buren county, for removal of capitol, 59.
Leffingwell, for a ferry charter at Camanche, 59 .
Wright, from citizens of Marion county, for the location of the capitol at Red Rock, 66.
Baker, praying the repeal of the license laws, 67 .
Morton, from citizens of Henry county, prayimg the prohibition of the liquor traffic, 73.
Wright, from citizens of Kcosauqua, for an act to incorporate said town, 73.
Wright, also petition praying for damages surtained by Des Moines improvement, 73.
Baker, sundry petitions for repeal of license laws. 74.

## PETITIONS, PRESENTATION OF-

by Mr. Casady, for a State road from Knoxville to Wintersett, 78.
Casady, for a State road from Fort Des Moines to Fort Clarke, 80.
Sales, asking for State roads from Tipton to Dubuque. Also, from Anamosa to Bellevue, 83.
Lewis, of Dubuque bar, for a change in the time of holding court, \&c. 87.
Alger, asking repeal of laws for collection of debts, 87.
Hendershott, for location of a State road from Drakesville to Chariton, 96.
Casady, from citizens of Davis county, asking authority to levy a tax to build a court house, 96.

Wright, from citizens of Van Buren county, relative to fugitive slave law, 100.
Shields, from mayor and recorder of city of Dubuque, for an amendment to city charter, 100.
Spees, from citizens of the town of Portland for the vacation of part of Sixth street, in said town, 100.
Sales, from Michael Flanagan and others, for a State road, 1 177.
Casady, from citizens of Polk, Dallas and Boone counties for a State road, 108.
Lewis, from F. E. Bissell and others, for a repeal of all license laws, 108.
Casady, from Madison Young and others, in relation to Normal schools, 108.
Cook, from citizens of Cedar county, for a law restraining swine and sheep from running at large, 111.
Casady, from citizens of Polk and Dallas counties, for repeal of license laws, 112.
Lowe, from citizens of Keokuk county, for the removal of the capitol, 113.

## PETITIONS PRESENTED-

by Mr. Sales, from John Kelso and others, relative to restraining swine from running at large, 113.
Morton, from citizens of Mount Pleasant, for an act to incorporate said town, 113.
Sales, from citizens of Linn county, asking an alteration in the county boundary, 116 .
Casady, a remonstrance from citizens of Madison and Warren counties, relative to State road from Knoxville to Wintersett, 116.
Casady, from citizens of. Dallas county, for a State road from west line of Dallas county to Kanesville, 118.
Espy, memorial from medical faculty of Iowa University, 119.
Baker, from. Wm. Hall and forty, others, in relation to Normal schools, 119.
Alger, from citizens of Blackhawk county, asking a change in the boundaries of said county, 119 .
Wright, from citizens of Polk and Warren counties, for a change in the houndaries of Polk county, 119.
Wright, from citizens of Marion, for a removal of the seat of government, 119.
Baker, from citizens of Lee county, for the establishment of a lunatic asylum, 119.
Alger, from: citizens of Muscatine and Cedar counties, for a State road from Washington ferry to Overman's mill; 119.
Selman, from citizens of, Davis, fer a law prohibiting sale of intoxicating liquors, 119.
Casady, from citizens of. Marion county, for a removal of the capitol to Fort Des Moines, 120.
Sales, from citizens of Jones county, fur a law to restrain swine and sheep from running at large, 120.

Sales, from citizens of Cedar, Jones, Jackson and Dubuque counties, for a State road, 122.

## PETITIONS, PRESENTATION OF-

by Mr. Leffingwell, of R. Jeqke and, athers, for a State road from Tipton to the Mississippi, 125.
Leffingwell, of G. W. Parker and others, for a change in the boundaries of Clinton county, 125.

Casady, trom citizens of Polk and Dallas counties, for a removal of the capitol, 125.
Leffingwell, from citizens of Sçott, Clinton, Cedar and Jones, for a State road, 125.
Baker, from D. L. McGugin, for the establishment of a lunatic asylum, ${ }^{\circ} 129$.
Lewis, from Wm. Redfield and others, for a change in the boundaries of Clayton co. 129.
Hendershott, from Wm. C. Drake and others, for a State road from Drakesville to Chariton, 131.

Hendershott, from members of M. E. church, asking a special act of incorporation, 131.
Cook, from citizens of Cedar county, for a law to restrain swine and sheep from running at large, 133.

Espy, of II.C. Mc.Murphy, for allowance of claim, 135.

Leffingwell, of R. Seymour and others, for right of way from Camanche and Council Bluff rail road, 138.
Lewis, from three hundred ladiees of Dubuque, for a law probibiting the sale of liquor, 138.
Lewis, from E. Brady and others, for a State. road from Independence to Dubuque, 138.
Casady, from citizens of Dallas and Boone counties, for a change in the boundaries of Polk, Dallas and Boone counties, 143 .
Lowe, from citizens of Keokuk county, for the location of the seat of government att Onkaloosap 148.
Lewis, from D. A. Mahony and others, in relation to Normal schools, 143.

## PETITIONS, PRESENTATION OF- <br> by Mr.Morton, from Wm. Thompson and others, in rclation to a grant of land for a rail road from Burlington to Fort Des Moines, 143. <br> Spees, from citizens of Van Buren county, for the location of seat of government at Oskaloosa, 143.

Hendershott, from citizens of Mahaska and Wapello counties, for the seat of government at Fort Des Moines, 143.
Casady, for a State road from Tool's Point to Ft, Des Moines, 144.
Hendershott, for a State road from Ottumwa to Centreville, 144.
Hendershott, for the location of court house and jail of Decatur county, 144 .
Lowe, for a state road from Wasson's mill to Duncan's lower mill, 144.
Wright, for a law authorizing a tax to bridge the Des Moines river, 155.
Selman, for a law prohibiting the sale of intoxicating liquors, 150.
Casady, for the organization of a new county, \&c., 156.
Wright, for removal of seat of government, 170.
Morton, for an act legalizing the acts of school officers, 177.
Leffingwell, for a change of a school district in Clinton county, 184.
Lewis, for an act to incorporate the town of Guttenburgh, 184.
Leffingtvell, for a charter to erect a mill dam at Sabula, 193.
Baker, for a law relative to a black population, 104.

Repy, for the relief of Mrs. Haskell, 194.
Baker, for an amendment to the general incorporation law, 194.
PETITIONS, PRESENTATIONS OF-by Mr. Sales, requiring county commissioners to levy atax to bridge Maquoketa river, 206.Selman, for the removal of the seat of govern-ment to Fort Des Moines, 218, 307.
Shields, relative to grants of land asked for fromCongress for Dubuque and Keokuk and Daven-port and Council Bluffs rail roads, 218, $\mathbf{2 6 3}$,307.
Sales, one on the same subject as last presented by Mr. Shields, 218.
Baker, relative to the grant of land the State expect to obtain in aid of, rail roads, 229.
Selman, for an additional election precinct in Bloomfield township, 250.
Morton, for repeal of license laws, 257.
Baker, relative to disposition of lands asked for from Congress in aid of rail roads, 263.
Shiclds, for amendment to city charter of Dubuque, 264.
Morton, against removal of Normal School from Mount Pleasant, 281.

## PENITENTIARY- <br> memorial relative to, 33 .

## PRESIDENT-

George G. Wright appointed pro tcm., 4.
Dr. E. Lowe elected, 5.
address of, 5 .
valedictory of 324.

## PRINTING-

of Governor's message, $\mathbf{2 5}$.
inaugural address, 33.
Auditor's report, 38.
report of Board of Public Works, 38.
bill due Iowa Feeman presented, 39.
resolution appointing committee to enquire in subject of 87. of report of Superintendent of Public Instruction, 131.

PRINTER, STATE-
resolution in relation, to election of, 83.
accounts of, presented, 263.
election of, 305.
PUBLIC LYST!RUCTION=
report of Superiptendent, Appendix, 119.
laid before Senate, 124. ordered printed, 131.
RESOLUTIONS, JOINT-
Spanate file No. 1, relative to a grant of lapd $33,34,44$, 65.

2, relatipe to accounts of A. H. Haskell, 34, 37, 40, 55.
3, requesting services of Mpssrs. Mason and Woodward, 35, 45.
4, authorizing, Governor to subscribe for Greene's Reports, 36, 39, 44, 149.
$\mathrm{H}, \mathrm{R}_{\mathrm{c}}$ file No, 1 , relative to a military road, 41, 44, 47.
2, relative to purchase of Indian titles in Nebraska, 41, 44, 49.
18, for the payment of James McIntosh, 65. 67.

Senate file No. 14, relative to adjournment 75, 69.
16, relative to compromise measures, 74,89, 110.
H. R. file No. 16, for an appropriation to improve the Mississippi rapids, 76, 83.
14, relative to Hungarian exiles, 79.
31, for a land office in Blackhawk county, 70, 80.

36, for a mail route from Lancaster to cqunty sęat of Marshall, 81.
Senate file No. 18, for the increase of mail, $f_{p}$ cilities, $8,6,111$, 1248, 129, 142.
H. R. file No. 26, for a donation of land to actual settlers, $_{\text {, }}$ 88, 07, 101.
54, for a maili route from Davenport to Iguya Gity, 114.

## RESOLUTIONS, JOINT-

Senate file No. 26, relative to the mode of supporting the general government, 110 .
27, for the establishment of a land office at Fort Des Moines, 116, 173.
28 , resolution in relation to a grant of land in aid of certain rail roads, 120.
H. R. file No. 55, for a mail route from Centreville to Fort Kearney, 120.
Senate file No. 33, for a mail route, 135.
35, for a grant of land for a rail road from Keokuk to Missouri river, 135.
38 , respecting saline lands, $144,150,206$.
H. R. fice No. 59; relative to an appropriation from Congress, 147, 153.
G3, ralative to mail facilities, 147.
G1, for an increage of mail facilities from Burlington to Keosauqua, 147.
Senate file, No. 40, for an increase of mail facilities, 149.
44 , for the construction of a military road from Mississippi to Fort Clarke, 158, 208.
$\mathrm{H} . \mathrm{R}$, file $\mathrm{No} .7 \mathrm{H}_{4}$ for a mail route from Sabula to Pioneer Grove, $\mathbf{J 6 4}$.
75 , to procure a donation of Fort, Atkinson,dec. 167, 168, 174.
96, arking land to bridge Grand and Nodaway rivers, 167.
108, for the appointment of Librarian, 185, 201. 109, for a land office at Albia, 185, 213.
111, appointing a warden to the State Penitentiary, 185, 197, 208.
94, relative to mail routes, 214.
91, for military roads, 215.
92, for a graded road from Fort Des Moines to Council Blaffs, 215.
112, relative to organization of Nebraska, Territory, 215.
116, for an appropriation to survey the lands of the State, 215.

## RESOLUTIONS, JOINT-

H. R. file No. 143, relative to the navigation of Maquoketa river, 226.
142 , for a mail route, 227.
141, relative to bridges on post route from Dover to Fort Kearney, 228, 232.
Senate file No. 71, for printing and distributing laws of present session, 229, 292.
77, relative to pay of those engaged in difficulties between Iowa and Missouri, 234, 239.
H. R. file No. 140, relative to printing constitution of Iowa in the German language, 237, 241, 245.
Senate file No. 81, relative to the accounts of the Iowa Penitentiary, 245, 252.
H. R. file No. 154, appointing trustees to the branch of the State university at Fairfield, 248, 272, 279. 153, relative to the accounts of J. W. Cohick, 267, 277, 285.
Senate file No. 88, relative to a line of mail ships, 268, 271. H. R. file No. 184, relative to the mails in this State, 269. Senate file No. 94, relative to appointing a watchman at the capitol, 280, 287, 299.
95 , relative to the distribution of the laws, 280 , 287.

96, relative to printing and distributing the laws, 280, 292.
H. R. file, No. 174, asking an increase of mail facilities, 287.

175, asking an appropriation for an increase of mail facilities, 287, 296.
191, for printing and binding the Declaration of Independence, Constitution of the United States, \&c., with revised code, 304.
107, authorizing Superintendent of Public Instruction to compile school laws, 306.
199, relative to the appendix, 314,
Senate file No. 106, authorizing the Governor to protect school, university and swamp lands against waste, 315.

## RESOLUTIONS, JOINT-

H. R. file, No. 198, requiring school fund commissioners to report to superintendent, 315.
200 , for the publication of the general and local laws, 316.
206, to pay for the distribution of the reviecd code, 319.

## RESOLCTION-

relative to postage, 6.
newspapers, 6, 27.
to print Governor's message 25.
requesting Secretary of State to furnish inembers with journals, 27.
fixing the hours of meeting, 27,82 .
to print inaugural address, 33.
Auditor's report, 33.
instructing judiciary committee relative to a sisth judicial district, 36.
relative to preparing seats and desks for editors of newspapers, 37.
instructing judiciary committee relative to laws for collertion of debts, 38.
relative to committee rooms, 39 .
code of laws, 39, 43, 261.
pens, 40.
State lands and Board of Public Works, 42. documents of John J. Selman, 46.
calling upon Gov. for information relative to code, 46. swamp landr. 48.
relative to printing census and criminal returns, 55.
relative to Des Moines river grant, 67.
appointing standing committee on temperance, 70.
relative to indexing and distributing journals, 78.
Union mass mecting, 79.
in relation to the election of state printer, 83.
requesting Messrs. Mason and'Woodward to take seate . within the bar and speak to questions on consideration of revised code, 84.
relative to adjournment for the holidays, 86 .

## : ESSOLUTION-

appointing a committce to inquire into the subject of printing, \&c. 87.
changing the time of meeting, 103.
requesting committec of revision to modify their report in relation to revenue, 113.
requesting secretary of state to furnish an abstract of census returns, 117.
appointing a committee to inquire what state and judicial officers and members of the general assembly have subscribed stock in rail road companies, 126.
relative to printing report of superintendent of public instruction, 131.
relative to adjournment, $133,{ }^{1} 178,232$.
instructing judiciary committee relative to the circulation of foreign bank bills, 138.
instructing judiciary committee relative to a correct map of the state, 139.
relative to enclosing the square arourd the capitol, 159.

- relative to the introduction of new business, 169.
to suspend thirteenth rule, 184.
instructing committee of inquiry relative to rail road stock to report, 218.
relative to employing clerks to enrol code, 219.
use of senate chamber, 235.
instructing committee of ways and means in relation to state debt, 241 .
amending rules of the Senate, 247.
relative to appendix to local laws, 264.
instructing committee on judiciary, 264.
fixing pay of officers of Senate, 266.
instructing committee on schools in relation to Normal schools, \&c., 272.
relative to appropriations to pay expenses of State government, 275.
pay of President and President pro tem., 278.
the appendix to the code, 286.
of thanks to President, 296.


## RESOLUTION-

instracting judiciary committee relative to grants of land from Congress, $\mathbf{3 0 7}$.
of thanks to the Secretaries, 323.
REPORT-
of committee on credentials, 4.
to wait on Governor, 7.
select committee relative to printing code, 42 .
committee to prepare rules for Senate, 49. joint rules, 49.
on judiciary on Senate file Nos. 8 and 9,53.
incorporations relative to ferry charter at Camanche, 61.
select committee relative to Hungarians in Decatur county, 71.
committee on judiciary on petition of grand jurors of
Lee county, 71.
select committe relative to Washington monument, 74. on claim of Jolin Scott, 80.
jndiciary committee on the subject of slavery, 90.
select committee relative to public square in the town of New London, 96.
committee of conference on H. R. file No. 4, 102.
select committee on petition of mayor and aldermen of Dubuque, 103.
committee on agriculture relative to restraining swine and'sheep from ruming at large, 103.
select committee upion petition of citizens of Portland, 108.
committee on judiciary on H. R. file, No. 19, 109.
of conferetice on Senate file No. 5, 123.
on judiciary relative to chapter 5 , title 3 , part 1, of revised code, 126.
of conference on H. R. file No. 29, 126.
select cominittee on Senate file No. 18, 129.
committee on ways and means on H. R. file No. 25, 129. 45, 130.
on county boundaries on petition of citizens of Warren county, 130.

## REPORT-

of committee on public buildings relative to the completion of Penitentiary, 132.
on incorporations on H. R. file Na. 8, 134.
select committee on H. R. file No. 3, 134.
petition of citizens of Mount Pleasant, 134.
State Librarian, 139.
committee on judiciary on Senate file No. 36, 144.
federal relations on Senate file No. 38, 150.
incorporations on H. R. file No. 3, 150.
county boundaries relative to a change in the bounds of Linn county, 152.
minority of committee on county boundaries relative to a change in the bounds of Linn counly, 152.
committee on new counties on H. R. file No. 72, 153. select cominittee relative to rail road from Burlington to Fort Des Moines, 153.
committee on county boundaries relative to the formation of a new county out of parts of Clayton and Allamakee, 159.
committee on incorporations upon petition of citizens of Keosauqua, 160.
committee on new counties on Senate file No. 43, 160. select committee on an act amending charter of city of Keokuk, 1 ti0.
committee on incorporations on Senate file No. 47,164. military affairs on H. R. file No. 75, 168.
select committee relative to an act of incorporation for
M. E. church of Iowa, 170.
committee on federal relations on H. R. file No. 96, 171.
78, 17 ?
select committee on incorporations, 172.
Senate file No. 37, 172.
minority of select committee on Senate file $\mathrm{No}, 37,172$. committee on internal improvements on Senate file No. 28, 173.

## REPORT-

of select comanittee on petition of citizens of Henry county, 178.
committee on ways and means on H. R.file No. 50, 178. schools on Senate file No. 57, 178.
select committee on Senate file No. 45, 178.
committee on internal improvements on petition of Ca manche and Council Bluffs rail road company, 179. committee on incorporations on Senate file No. 56,183. internal improvements on Senate file No. 36, 187.
incorporations on H. R. file No. 115, 192. ways and means on Senate file No. 49, 194.
minority of committee on ways and means on Senate file No. 49, 195.
committee on public buildings on H. R. file No. 111, 197.
ways and means on H. R. file No.38, 197. schools on petition in relation to a chaqge in school district, 198.
judiciary on H. R. file No. 32, 198.
of conference on revised code, 198, 206, 281, 305:
select committee on chapter 1, title 6, part 1, 199.
committee on judiciary relative to sixth judicial diftrict, 200.
committee on judiciary on Senate file No. 50, 200.
schools on Senate file No. 55, 203.
internal improvements on Senate file No. 44, 208.
judiciary on Senate file No. 64, 208.
internal improvements on Senate file No. 67, 213.
federal relations on H. R. file No. 109, 213.
schools on Senate file No. 60, 214.
select committec on Senate filc No. 63, 216.

## REPORT-

of select committee on Senate file No. 52, 217.
petition of citizens of Jackson co. 217.
committee on judiciary relative to prefixing an enacting clause to each chapter of revised code, 219.
select committee appointed to ascertain what State and judicial officers and members of General Assembly own stock in corporations, 223.
committee on judiciary on Senate file No. 17, 223. public buildings relative to work done on the capitol, 223.
internal improvements relative to mill dam at Sabula, 224.
internal improvements on H. R. file No. 113, 224.
public buildings on petitions for removal of seat of government, 229.
select committee on H. R. file No. 115, 229.
committee on internal improvements on H. R. file No. 57, 231.
committee on ways and means on H. R. file No. 133, 232.
joint committee on adjournment, 232.
committee on public buildings on Senate file No. 68, 235.
judiciary on H. R. file No. 95 and Senate file No. 73, 235.
superintendent of public instruction on accounts of $A$.
H. Haskell, 236.
committee on military affairs on Senate file No. 77,239. 80, 240.
incorporations on H. R. file No. 68, 240. internal improvements on H. R. file No. 146, 240.
incorporations on Senate file No. 72,241. ways and means on H. R. file No. 140, 241.
incorporations on Senate file No. 56,242.

## REPORT-

of select committee on Senate file No. 55, 242. committee on schools on Senate file No. 76, 244. claims relative to claims against the Penitentiary, 245.
roads on H. R. file Nds. 84, 88, 107, 121 and $136,250$.
public buildings on Senate file Nos. 58 and $68,250$.
judiciary on H. R. file No. 159, 257. county boundaries on H. R. file No. 123, 257.
select committee on Senate file No. 68, 257.
select committee on H. R. file No. 68, 259. committee on incorporations on H. R. file Nos. 85, 134, 62, 93 and Senate file No. 32, 260.
committee on judiciary on H. R. file No. 137, 260.
select committee on H. R. file No. 157, 260.
committee on judiciary on Senate file Nos. 74 and 75, 270.
committee on claims on accounts of H.B. Hendershott, 270.
public buildings on petitions relative to lunatic asylum, 271.
federal relations on Senate file No. 88, 271.
schools on Senate file No. 85, 271, incorporations on Senate file Nos. 86 and 87, 271.
schools on H. R. file No. 154, 272.
select committee on petitions relative to sale of ardent
spirits, 272.
select comraittee on fee bill, 273.
cammittee on federal relations on memorial of Wickliff Kitchell, 273. clainas relative to Penitentiary scrip,273. judiciary on chapter 4, title 1, part 1, of eqde, 277.

## REPORT-

of committee on ways and means relative to salaries of State officers, 282.
internal improvements on Senate file No. 93, 284.
public buildings on H. R. file No. 153, 284.
select committee on H. R. file No. 152, 285. committee on schools on Senate file No. 60, 285. roads on sundry bills and petitions relative to State roads, 285.
new counties on Senate file No. 89, 286.
select committee on Senate file No. 98, 288. committee on claims on H. R. file No. 176.
judiciary on Senate file Nos. 96 and 71, 292.
agriculture on H. R. file No. 163, 292.
select committee on Senate file No. 99, 294.
committee on roads on H. R. file No. 167, 294.
select committee on Appendix to Revised Code, 296. committee on judiciary on Senate file No. 83, 299. H. R. file No. 104, 302.
internal improvements relative to grants of land from Congress, 307. of conference on Senate file No. 50, 307. minority of select committee on Appendix to Revised Code, 310.
from citizens of the town of Des Moines against being attached to Keosauqua, 52.
against change in boundaries of Polk county, 125, 128. amending oharter of Keokuk, 134.
any change in the bounds of Polk, Dallas and Boone counties, 143.
authority to levy a tax to bridge Des Moines river, 155.
any change in the bounds of Clayton county, 155.
a state road, 170 .
extending limits of city of Burlington, 206 .

## IEAS AND NAYS-

on motion to elect cnrolling clerk, 5 .
adjournment, 7, 38, 86, 105.
reconsidering vote on resolution in relation to newspapers, 27.
amending resolution relative to newspapers, 28.
passage of resolution relative to newspapers, 28.
suspending the twelfth rule, 39,146 .
resolution relative to pens, 41.
passage of Senate file No. 4, 44.
striking out entire code, \&c., 50.
engrossing Senate file No. 0,54 .
passage of Senate file No. $\boldsymbol{G}, 55$.
taking from the table Senate file No. 6, 56.
suspending the thirteenth rule, 69, 71, 75, 97, 184, 247, 280, 291, 322.
concurring in report of committee on incorporations relative to ferry charter at Camanche, 61.
reconsidering vote on passage of Senate file No. 12, 66.
concurring in report of committee on Senate file No. 12, 68.
indefinite postponement of resolution relative to adjournment, 69.
adoption of resolution appointing committee on temperance, 70.
passage of Senate file No. 14, 75.
motion to strike out last clause of section 1 , chapter 8 , title 3 , of code, 85.
passage of H. R. file No. 33, 97.

$$
37,100
$$

amendment to chapter 2 , title 4 , of revised code, 101. concurring in amendment to resolution in relation to taxation, 115.
resolution of inquiry as to the amount of stock subscribed to rail road companies by state and judicial officers, \&c., 126.
engrossing Senate file No. 29, 130.
laying on the table resolution relative to adjournment, 134.

## YEAS AND NAYS-

on concurring in House amendment to chapter 2 , title 14, 136.
amendment to chapter 2 , title 14, part 1, 136. proviso to section 4 , chapter 2 , title 14, 136.
amendment to section 4, chapter 4 , title 14, part 1 , 137.
laying on table resolution relative to circulation of forforeign bank bills, 139.
adoption of resolution relative to foreign bank bills, 139.
engrossing Senate file No. 37, 142.
rcferring Senate file No. 37, 145.
iustructing select committee on Senate file No. 37,146. indefinitely postponing II. R. file No 59, 147.
amendment to code, 149.
sections 12 and 31 of Muscatine charter, 150.
section 32 of Muscatine charter, 156.
passage of H. R. file No. 76, 154.
previous quertion, 156.
amendment to section 24 , chapter 3, title 1, part 3, 156.

33, chapter 3, title 1, part 3, 156. 16, of Senate file No. $46,160$. substitute for Senate file No. 37, 173.
indefinite postponement of Senate file No. 37, 173.
laying on the table report on Senate file No. 28, 174. referring II. R. file No. 75, $\mathbf{1 7 5}$.
instructing judiciary committee, 175, 176.
adding additional section 15, to chapter 8 , title 13, part one, 182, 183.
referring H. R. file No. 111, to committee on public buildings, 186.
concurring in amendment by House to section 7, chapter 10 , title 4,186 .
laying on the table Senate file No. 53, 187.
concurring in amendment by House to chapter 1,title 2, part 2, 188.

## YEAS AND NAYS-

on motion to recede from amendment to section 4 , chapter 2, title 14, 192 .
amendment to Senate file No. 36, 201.
passage of Senate file No. 44, 208.
amendment to chapter relative to incorporations, 210 .
section 4, of chapter on incorporations, 210 .
concurring in amendment to section 1 , chapter 1 , title 5, part 3, 216. sections 4 and 11, 216.
passage of resolution instructing committee of inquiry relative to rail road stock to report, 218 .
concurring in report of committee, $2 \boldsymbol{2 4}$.
passage of Senate file No. 59, 2.25.
concurring in House amendment to strike out section 14 and 15 , chapter 4 , title 1 , part $4,225$.
reconsidering rote concurring in amendment, 225. concurring in amendment to section 11, chapter 1, title 5, part 3, 226 .
amending II. R. file No. 144, 227, 231. $115,229$.
passage of H. R. file No. 115, 230 .
amending resolution relative to adjournment, 232.
II. R. file No. 97, 233.
adopting report of judiciary committee on H. R. file No. 95 and Senate file No. 73, 235.
taking from table Senate file No. 41, 237.
passage of Senate file No. 41, 238.
indefinitely postponing Senate file No. 49, 239.
passage of H. R. file No. 145, 240.
Senate file No. 80, 245.
amendment to chapter 9 , title 1 , part 4, 246.
passage of resolution amending rules of Senate, 247.
referring Senate file No. 68 to select committee, 251.
concurring in amendment to sec. 2 , chapter 2 , title 1 , 'part 4, 252,255.
motion to strike out five sections of appendix, 255.
referring S.file No. 68 , to com. on ways and means, 258

## YEAS AND NAYS-

on Senate file No. 68, 258, 259, 279, 286, 287.
passage of H. R. file No. 68, 259.
indefinitely postponing H. R. file, No. 105, 261.
referring Senate file No. 84, to select committee, 265. amending section 1 , chapter 1 , title 7, 265.
indefinitely postponing H. R. file No. 66, 267.
126, 268.
resolution respecting Normal schnols, 272.
striking out section 8 , chapter 6, title 5 , part 3. 274.
taking up Senate file No. 84, 275.
substitute for Senate file Nos. 74, and 75, 278.
resolution relative to appendix to code, 286.
laying on the table Senate file No. 94, 287. taking from the table Senate file No. 58, 288. laying on the table reports on Senate file No. 98,288. indefinitely postponing Senate file No. 98, 289. striking out second section of H. R. file No.176, 289. amending second section of H. R. file No. 176, 289. Senate file No. 97, 290.
report on committee on claims on H. R. file 176, 291. laying on the table Senate file No. 98, 293. passage of H. R. file No. 163, 294.

$$
176,295 .
$$

66, 295.
taking from table Senate file No. 94, 299.
Senate file No. $98,299,300$.
passage of H. R. file 187, 300, 303.
resolution relative to election of State printer, 301.
H. R. file No. 194, 308, 309.
suspending the order of the day, 313.
H. R. file No. 199, 314.
passage of Revised Code, 314. H. R. file No. 185, 317.
appointing com. of conference on Appendix, 318.
amending H. R. file No. 206, 319.
passage of Farmington bridge co's charter, 321. passage of Keosauqua bridge co's charter, 322.


[^0]:    senate journal.-2

[^1]:    *Among these expenses are included $\$ 2000$ paid Wright' and Knapp for their servi-

[^2]:    ces in taking testimony on the Des Maines river, about $\$ 1200$ which I paid for proraring a copy of the Prench Constitution of Misoouri, and other similar expenses, besides vitneases and Commissioners' fess, do.

[^3]:    Sienata met pursuant to adjournment.
    Mr. Wright, preaented a remonstrance of David G. McGuire, and pine nhore, citimen of the town of Des Moines, remonstrating againgt

[^4]:    bemate jotrinal. - 39

[^5]:    SENATE JOURNAL.-34

[^6]:    menate journal.- 35

[^7]:    senate journal.-36

[^8]:    Those who voted in the negative were,
    renate JOURNAL.~~-

[^9]:    n HEMPSTEAD.

[^10]:    The President laid before the Senate the following communication from the Governor:

[^11]:    *At three mils.

[^12]:    Af two mills. $\dagger$ Decrease.

[^13]:    - Notice.-The Spanish word netino is applied to. lakes which connect with a river, in contradistinction to Iagoon, which has no such connexion. I prefer it here to thaproTincial application of the word slovaz, so common in this conntry, and which applies To ivery species of river bed, with or without water; while the word esterpapplies onto to particular kind of slovar, one containing water, and cennecting with the rivar.

