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1835-1836

VOTES
AND
PROCEEDINGS
OF THE
SIXTIETH
GENERAL ASSEMBLY
OF THE
STATE OF NEW JERSEY.

AT A SESSION BEGUN AT TRENTON, ON THE TWENTY-SEVENTH DAY OF
OCTOBER, ONE THOUSAND EIGHT HUNDRED AND THIRTY-FIVE.

BEING THE FIRST SITTING.



FREEHOLD, N. J.

PRINTED BY BERNARD CONNOLLY.

.....

1836.

LIST OF MEMBERS
OF THE
LEGISLATIVE COUNCIL.

Bergen,
Sussex,
Warren,
Morris,
Hunterdon,
Somerset,
Monmouth,
Burlington,
Gloucester,
Essex,
Middlesex,
Salem,
Cumberland,
Cape May.

The Honorable CHRISTIAN C. ZAERISKIE.
DAVID RYERSON.
CHARLES SITGREAVES.
JEPHTA B. MUNN,
WILLIAM WILSON.
WILLIAM THOMPSON.
THOMAS ARROWSMITH.
CHARLES STOKES. /
JOHN W. MICKLE.
STEPHEN D. DAY.
JOHN PERRINE, JR.
SAMUEL HUMPHREYS.
JOSHUA BRICK.
JEREMIAH LEAMING.

ell, as representatives of the county of Middlesex; Joseph Brown, John Hall, William Marshall, Wilson Bray, John Blane, as representatives of the county of Hunterdon; Daniel B. Ryall, Thomas G. Haight, Annanah Gifford, William Burtis, as representatives of the county of Monmouth; Anderson Lalor, Moses Wills, George Deacon, Thomas F. Budd, Benjamin Davis, as representatives of the county of Burlington; Samuel B. Lippincott, William R. Cooper, Joseph Endicott, as representatives of the county of Gloucester; Thomas J. Yorke, Hudson A. Spinger, William Cook, as representatives of the county of Salem; Thomas E. Hunt, Isaac Newcomb, Ephraim H. Whitecar, as representatives of the county of Cumberland; and Richard Thomson, as a representative of the county of Cape May, appeared in the House, and produced the respective certificates of their election, which being read and approved, William Cruser, of Somerset, was appointed agreeably to the constitution, to qualify Daniel B. Ryall, Esquire, who being duly sworn, took his seat, and the remaining members present being by him duly qualified according to law, took their seats in the House.

The members then proceeded to the choice of Speaker, when Daniel B. Ryall, Esq., of Monmouth, was nominated, and unanimously appointed Speaker of the House, and took his seat accordingly.

The House then proceeded to the choice of Clerk, when Richard P. Thompson was unanimously elected, and after being duly qualified, took his seat accordingly.

Thomas Combs was appointed door keeper.

Ordered, That Messrs. Marshall, Hillard and Parsons, be appointed a committee to draft and report to the House, rules and regulations for its government.

Ordered, That the Speaker, at his leisure, proceed to appoint the Standing Committees of the House.

A message from Council, by Mr. Westcott, their Secretary, informed the House, that Council had met, formed a quorum, appointed the Hon. Charles Sitgreaves, of Warren, Vice President, and James D. Westcott, their Secretary, and had proceeded to business.

Ordered, That the door keeper employ a boy to aid him in the discharge of his duties.

Ordered, That the Clerk inform Council that the House of Assembly had met, formed a quorum, elected their officers, and proceeded to business.

Ordered, That Messrs. Marshall, Parsons and Hillard be a Committee to draft and report rules for the government of

the House, and that the rules of last Session be adopted until new rules are reported.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, OCTOBER 28, 1835.

Ten o'clock, A. M., the House met.

Joseph Rogers, a member elect from the county of Gloucester, appeared, produced his certificate of election, was qualified, and took his seat in the House.

The Speaker announced to the House the appointment of the following Standing Committees:

To Examine and Settle the Accounts of the State Prison.

Messrs. Haight,
Yorke,
Chetwood,
Lippincott,
Cruser.

To Settle the Treasurer's Accounts.

Messrs. Marshall,
Parsons,
Hillard,
Molleson,
Shay.

To dispose of the Current Printing of the House.

Messrs. Flummerfelt,
Crowell,
Hopper,
Deacon,
McDowell.

To Report the Unfinished Business of the House.

Messrs. Cooper,
Tuttle,
Whitecar,
Bray,
Lalor.

To introduce Tax Bill.

Messrs. Rogers,
McKissack,
Hunt,
Newcomb,
Linn.

To introduce Support Bill.

Messrs. Gifford,
Springer,
Young,
Brown,
Jackson.

To introduce Indidental Bill.

Messrs. J. Cook,
Thomson,
Burtis,
Wade,
Lydecker.

Ordered, That the Clerk inform Council of the appointment of the three first named committees, and request the appointment of corresponding committees on their part.

Mr. Chetwood presented a petition from the Orange Bank, praying for an increase of their capital, which was read and referred to Messrs. Chetwood, Saunier and McDowell.

Mr. Parsons presented a petition from the Common School Committee of Paterson, which was read and referred to Messrs. Parsons, Lalor and W. Cook.

Mr. Davis presented a petition from the widow and heirs of Richard Eayre, deceased, relative to the will of the deceased, which was read and referred to Messrs. Davis, Endicott and Tuttle.

Mr. Haight offered the following resolution :

“Resolved, That a committee of Council and Assembly, (Council concurring,) be appointed to inform the Governor that both Houses have met and organized, and are ready to receive any communication he may be pleased to make.”

Which was read and agreed to, and the Speaker appointed on the part of the House, Messrs. Haight, McKissack and Chetwood.

Mr. Hopper presented a petition from Rachel A. Ackerman, praying authority to sell certain real estate of John P. Ackerman, deceased.

Which was read, and

Referred to Messrs. Hopper, Hall and Budd.

Mr. Hillard' offered the following resolution :

“Resolved, That the Clerk inform Council that the House is ready to go into Joint Meeting to appoint a Governor, Secretary of State, Clerk of Chancery, and such other Civil and Military Officers as may be deemed advisable.

Mr. Marshall, from the committee on that subject, reported rules for the government of the House,

Which were read, and

Agreed to, and

The usual number of copies ordered to be printed for the use of the House.

A message from Council by Mr. Westcott, their Secretary, informed the House of Assembly, that Council had appointed on their part the following Joint Committees of both Houses, Messrs. Munn and Stokes to settle the Treasurer's accounts.

Messrs. Zabriskie and Humphreys on the committee to settle the accounts of the State Prison.

Messrs. Thompson and Perrine on the committee to receive proposals for executing the current Printing of both Houses.

Messrs. Stokes and Thompson on the committee for receiving proposals for Printing the Journal of both Houses, and the Laws, and

Messrs. Mickle and Ryerson on the Joint Committee to wait on the Governor, inform him that the two Houses have met, have proceeded to business, and are ready to receive any communication he may be pleased to make; and that Council request the House of Assembly to appoint members on their part of the said Joint Committees.

Mr. Parsons presented the abstract of rateables of the county of Essex,

Which was laid on the table.

Ordered, That Messrs. Hillard, Jobs, Haight, Flatt and Blane be appointed on the part of the House of Assembly as a Joint Committee to act with the committee appointed by Council to dispose of the Printing of the Journal of Council, the Minutes of Assembly, and Laws.

House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, OCTOBER 28, 1834.

Three o'clock the House met

Mr. Molleson presented a petition from T. B. Skillman and others, praying the passage of a law appointing Commissioners to divide the real estate of Enos Ayres, late of the county of Middlesex, deceased,

Which was read, and

Referred to Messrs. Molleson, Flatt and Quimby.

Elias Runyon, Esquire, a member elect of the county of Middlesex, appeared, produced his certificate of election, and after being duly qualified according to law, took his seat in the House.

Mr. Parsons presented the petition of Charles Danforth, John Clark, jr., Abraham Prall and John Parke, praying an act of incorporation for manufacturing purposes at Paterson, in this State,

Which was read, and

Referred to Messrs. Parsons, Saunier and Jackson.

Mr. Saunier presented a petition from Robert Swartwout, praying an act of incorporation for the purpose of draining Hackensack meadows, by a dam or dams across Hackensack river, and for banking privileges to be granted therewith,

Which was read, and

Referred to Messrs. Saunier, Runyon and Wade.

Mr. Haight, from the committee appointed to wait on the Governor, reported that the committee had discharged the duty assigned them, and that the Governor would make a communication by message to the House on Thursday morning, at 10 o'clock.

Mr. Davis, from the committee on that subject, reported a bill entitled, "An act relative to the last will and testament of Richard Eayre, late of the county of Burlington, deceased,

Which was read, and

Ordered to a second reading.

Mr. Haight offered the following resolution :

"Resolved, That it is expedient at this Session of the Legislature to have an adjourned sitting,"

Whereupon the yeas and nays were called for and ordered,

And the House agreed to the said resolution by the following vote :

YEAS,

Messrs. Burtis,
Budd,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,
Davis,
Flatt,
Gifford,
Haight,
Hunt,
Hopper,
Hillard,
Jackson,
Jobs,
Lippincott,

Messrs. Lydecker,
Linn,
Lalor,
Molleson,
McKissack,
Newcomb,
Parsons,
Quimby,
Ryall (Sp.)
Rogers,
Runyon,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade,
Yorke—34.

NAYS,

Messrs. Bray,
Brown,
Blane,
Flummerfelt,
Hall,
McDowell,

Messrs. Shay,
Strader,
Saunier,
Wills,
Young—11.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING OCTOBER 29, 1835.

Ten o'clock, A. M. the House met.

Mr. Flummerfelt presented a petition from the citizens of Finesville, Warren county, praying an act of incorporation for a Bank, to be located at that place,

Which was read, and

Referred to Messrs. Flummerfelt, Strader and Blane.

Mr. Bray presented a petition from citizens of Hunterdon county, in favor of the Bank applied for to be located at Finesville,

Which was read, and

Referred to the committee on that subject.

Mr. Parsons, from the committee, reported a bill entitled, "An act to provide for the establishment of Public Schools in the township of Paterson, in the county of Essex,"

Which was read, and

Ordered to a second reading,

And to be printed.

Mr. Parsons, from the committee, reported a bill entitled,

“An act to incorporate the Totowa Manufacturing Company,”

Which was read, and

Ordered to a second reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council will be ready to go into Joint Meeting on Friday morning next, at 10 o'clock, A. M., in the Assembly Room.

Mr. Hopper, from the committee, reported a bill entitled “An act to authorise trustees therein named, to sell the real estate of John P. Ackerman, deceased,”

Which was read, and

Ordered to a second reading.

Mr. Molleson, from the committee, reported a bill entitled “An act to appoint Commissioners to make partition of the real estate of Enos Ayres, late of the county of Middlesex, deceased,”

Which was read, and

Ordered to a second reading.

Mr. Haight, with leave, presented a bill entitled “A supplement to An act entitled An act to authorise the sale of the wood and timber standing on certain real estate of Peter Drummond, of the county of Monmouth, a lunatic,”

Passed on the 26th of February, A. D. 1835.

Which was read, and

Ordered to a second reading.

Mr. Hilliard offered a resolution for the adjournment of the House, and its meeting at the second sitting,

Which was read, and

Laid on the table.

The Speaker laid before the House the following communication from his Excellency the Governor,

Which was read, and

Laid on the table, and

Five hundred copies ordered to be printed for the use of the House.

GOVERNOR'S MESSAGE.

*To the Legislative Council, and
General Assembly of the State of New Jersey—*

ASSEMBLED for the transaction of business appertaining to the Legislative department of the Government, it is made my duty to give you such information respecting the public concerns of the State, as may be necessary or useful in discharging the important trust delegated to you by the people; and to submit to you such recommendations in relation to them, as the experience and observation of another year may have suggested.

The past season has been one of uncommon prosperity, throughout our whole country. Labor and industry of every kind have been richly rewarded; and a healthful spirit of enterprise has given life and activity and vigor to every branch of business, and propelled us rapidly forward in the rank of nations.

Our own State has much for which to be thankful. A benignant Providence has favored us not only with health and abundance, but with all that security which results from internal tranquility and order. In some parts of our country, there has been exhibited a lamentable spirit of insubordination to the laws, which dispensing with the ordinary administration of justice, claimed and exercised for itself supreme and uncontrolled authority. Property, liberty and life have all been sacrificed to its power, under the pretence of public necessity or the impotence of law. The evils of its violence will long be felt. Examples have been set, well calculated to unsettle peaceful principles among certain classes of the community, and loosen the ties which bind society together. Where the law is too weak to afford protection to all who live under it, there can be no security for any. The quiet citizen who trusts to its sanctions, is in a worse condition than he who sets them at defiance. Instead of being a shield, it proves a snare, and the virtuous and unsuspecting are made its victims.

From evils and consequences like these, we have been mercifully spared. We have not been called to mourn over the desolations of mistaken zeal or unbridled passion. The supremacy of the law has been maintained and supported,

not by the force of the law itself, but by the stronger power of correct public sentiment;—the result of virtuous principles early instilled and carefully cherished. These principles it is our interest and duty to preserve by all lawful means within our power. I am satisfied it will be your pleasure to sustain them by wise enactments, where they may be necessary—by liberal provision for the advancement of education, and the diffusion of knowledge. It is in this way that the foundations of social order and happiness are laid broader and deeper, and the blessings, which society alone can confer, are enlarged and perpetuated.

✓ The excitement which has prevailed in some parts of our land, on the subject of Slavery, has not sensibly affected us; but, as citizens of one common country, we cannot regard it with indifference. As to slavery in the abstract, there is but one feeling among us. We all deplore its existence and its consequences. But they are not new to us. They were seen and examined, and understood, when our great political association was formed. The right of slavery was then assented to and admitted. It constituted then, as it does now, a part of the civil polity of some of the states; and justice and good faith require, that we should forbear any attempt to interfere with their internal regulations.—That we have no legal right to do it, is clear; and I rejoice that our fellow-citizens have abstained entirely from giving encouragement, or countenance, to those who seek, by every means in their power, to inflame public sentiment, with a view to the immediate abolition of slavery, without and against the consent of those communities in which it is recognized. Such an effort cannot be justified on principles of policy or humanity. Its direct tendency is a servile war—of all others the most cruel and unsparing. Or if this consequence should be happily averted, the effort cannot but retard, instead of advancing, the professed object it seeks to accomplish. It has already closed up many channels, through which blessings were constantly flowing to the coloured population, and drawn tighter the bonds that enslave them, by exciting fears and apprehensions which time only can quiet. If persisted in, the consequences may be disastrous to us all.

It is probable the scheme of abolition may have originated from the best motives. There are good men who support it. But it is very evident, that not only visionary enthusiasts, but political incendiaries, in the south as well as the north, are now actively engaged, for unholy purposes, in fanning the flame which has been kindled. They distort public opinion, and seek to set different portions of the Union

in hostile array against each other. For such there is no excuse.

I am not aware, however, that any Legislative action is necessary on this subject. The freedom of speech, and the right of peaceful discussion, may not be restrained. The prudence and good sense of the community, will determine how far these rights are to be exercised, when, by such exercise, the property and lives of a portion of our fellow-citizens, and the peace and quiet of all, are put in jeopardy. Hitherto they have been used in such way as to shew, that, while we yield none of our own principles, we respect the rights and feelings of others. This is the strongest proof that can be given of the correctness of public sentiment among us, on this interesting topic.

The receipts into the Treasury for the Legislative year which has just ended, is one hundred and fifteen thousand, one hundred and eight dollars and thirty-two cents. This includes the sum of three thousand eight hundred and twenty-two dollars and twenty four cents, being the balance in the Treasurer's hands, at the last settlement, and a loan of sixteen thousand, three hundred and seventeen dollars and twenty-nine cents, being part of the sum authorized to be loaned under the act of the of February last, for building the New Penitentiary. The amount of disbursements is one hundred and five thousand, nine hundred and ninety-five dollars and sixty-one cents; leaving a balance in the Treasury of nine thousand, one hundred and twelve dollars and seventy one cents. This sum is chargeable with five thousand dollars, due the Commissioners, upon the last appropriation for the Penitentiary, which will be drawn for in a few days. The balance then left in the Treasury, will be only four thousand, one hundred and twelve dollars and seventy-one cents. This will be inadequate to meet the public demand until the first of January, when the State Tax is receivable. The deficiency will be temporarily supplied from the School Fund, the proceeds of which will not be needed until the first of April.

The Commissioners appointed to superintend the building of the New Penitentiary, are steadily progressing in the work assigned them. The second block of cells, commenced last spring, is nearly prepared for the reception of a permanent roof, and will soon be under cover. The first block will, probably, be finished and ready for convicts during the present autumn and the ensuing winter. The main front building will be completed about the same time. It is supposed by the Commissioners, that the structure will be prepared to receive the whole Penitentiary estab-

ishment, before the meeting of the next Legislature in 1836. If, therefore, any Legislative measures shall be necessary to authorise a removal of the convicts from the old building to the new one, or for any other purpose connected with the change, it should be attended to without further delay.

The sums heretofore appropriated for the Prison, amount to one hundred and fifty thousand dollars. The Commissioners are of opinion that the amount still requisite to complete the building, will be inconsiderable. They will, at some future day, when the work of the season shall have closed, present to you a full, and, I doubt not, a satisfactory report of all their operations, and submit an estimate, of the probable expense, if any, yet to be incurred.

It will be found by the statement of the Treasurer, that of the whole amount appropriated, the State now owes sixty-three thousand, three hundred and seventeen dollars and twenty-nine cents. The residue has been paid out of the ordinary avails of the Treasury. There will be receivable on the first of January next, from the Delaware and Raritan Canal Company, and the Camden and Amboy Rail Road and Transportation Company, the sum of fourteen thousand dollars, being the balance of the amount of transit duties and dividends for the current year—the sum of twenty-two thousand dollars having been already received. Should no other appropriation be found necessary, the debt of the State can be reduced, on the first day of January next, to less than fifty thousand dollars; and the revenue arising from the sources just referred to, will pay the balance of principal and interest in less than eighteen months from that period.

It will be seen from this statement, that although the State, in the prosecution of a work which does honor to her humanity as well as her taste, has incurred a debt to a small amount—her means are amply sufficient to discharge it in a very short period, without burdening the people with any additional taxes.

The number of convicts now in the State Prison, is one hundred and seventeen. The earnings of the Prison for the past year, amount to eight thousand, seven hundred and sixty-nine dollars and eighty-five cents, and the expenses, including salaries, to nine thousand one hundred and eighty-nine dollars and thirteen cents; leaving a balance against the Prison, of four hundred and nineteen dollars and twenty-eight cents. To this must be added, eight hundred and sixteen dollars and sixty-five cents, the amount paid by the State for the transportation of convicts; making the whole

deficiency, twelve hundred and thirty-five dollars and ninety-three cents. This is larger than that of last year, but not larger than it has usually been. The difference is accounted for, in part, by an increase in the provision account, and by the fact that a larger number of prisoners than ordinary have been received and discharged during the present year. These changes, by taking away many of the best workmen, and introducing those who are unable to labor to advantage, result unprofitably to the institution.

Under authority of an act of the last session, directing a geological and mineralogical survey of the State, I appointed Professor Rogers, of the University of Pennsylvania, to perform that duty. Knowing that the principle object of the Legislature, was to aid the interests of agriculture and the mechanic arts, and thereby confer a practical and permanent benefit on the State at large, he was directed to devote his labors to that object, rather than to the promotion of the higher branches of science, naturally connected with a work of that kind. This direction has been observed. The various tracts of marl, limestone, and other substances, valuable to the farmer as fertilizing agents; the localities of ores, sands, clays and minerals, useful in any of the manufacturing operations have been visited, and an attempt made to trace their range and distribution through the State. The geologist has submitted various specimens of these materials to chemical analysis, with a view of imparting to the public, more precise information concerning their useful properties. This he is doing more especially, in reference to the different species of ore and marl. It is hoped that these tests will lead to discoveries which will render valuable some of the species that are now considered almost useless. The country lying along the edge of the marl district in Middlesex, and also on its southeast side, in Monmouth, Burlington, Gloucester, and Salem, have been visited; and the geologist has been partially successful in following the marl stratum, to a remoter boundary than was before supposed to embrace it. The red sand stone region has been partially explored, in reference more particularly to its copper ore, its building materials, and its soils. The rich mineral sections of the northern and north-western parts of the State, have also been visited, and a formation of variegated marble, resembling the species called the Potomac marble, and also belts of limestone have been traced into localities, where their existence was not previously suspected. The limestone tract, lying upon the Delaware river has been explored, and the relations of this rock to the Anthracite regions of

Pennsylvania, determined by aid of its fossils; and no doubt, if any before existed, that all the formations embraced in the northern parts of our State, are older than the coal, and therefore, that a search for that mineral in this State, will only prove a profitless waste of time and money.

The work, which is still in prosecution, has been performed, thus far, to my entire satisfaction. When the season for further labor shall have passed, the Professor will prepare and submit to you, an accurate and detailed report of his operations. The result will prove, I doubt not, that the liberality of the State has been well applied. This department of science is now receiving attention from several of our sister States, and in many instances, the value of its developements has been distinctly felt. The various branches of human industry and enterprise are united by close affinity, and whatever tends to the advancement of one, subserves in a greater or less degree, the interests of all.

The increase of the School Fund during the year, has been seven thousand three hundred and four dollars, and seventy-four cents, making the whole amount at present two hundred and forty-two thousand, three hundred and forty-four dollars and eighteen cents. The annual appropriation of twenty thousand dollars is regularly made by the Trustees, but they are unable to furnish any account of the mode in which it is expended, or to ascertain whether it is productive of any practical benefit.

For my views respecting education in general, and especially Common Schools, I beg leave to refer you to former communications; simply remarking, that justice requires some system of accountability to be established and enforced in relation to the expenditure of the public bounty. On this subject, the Trustees and the community at large, need information.

It was suggested last year, by the committee to whom this subject was referred, that the appointment of a superintendant of Common Schools, whose duty it should be, in the first place, to collect and arrange the statistics of education within the State, would advance the object we have in view. Permit me to commend this suggestion to your careful attention. We greatly want information as to the true state of our Common Schools. I am persuaded, that if facts were collected together, and spread out in detail before the public, in regard to this interesting subject, it would lead to a revision of our whole system, and result favorable to the cause of education.

There will be found among the unfinished business of the

last session, a report on the subject of our Criminal Code, containing a revision of that part of our law; and also a report embracing a revision of the whole law appertaining to the Orphans' Court, and the various matters now subject to, or connected with, its jurisdiction. To these, also, I beg leave to direct your attention. They have been prepared with great care and labor, under the authority of the Legislature; and the subjects embraced within them, and especially within the report last mentioned, deeply affect the interests of the community.

The act to suppress the circulation of bank notes under the denomination of five dollars, has gone into operation without any inconvenience to the public. Specie has fully supplied the place of one dollar bills, which have ceased circulating since the fourth of July last. When those of the denomination of two and three dollars shall be withdrawn, our circulating medium will be sounder than it has been for many years. There is an abundance of the precious metals in the country; and the more generally they are diffused, the more safe and stable will be the tenure of our property.

As faithful guardians of public and private rights, it will be your interests and pleasure, to see that all are preserved alike inviolate, and that equal justice is done to every class. If burdens are imposed, the rich and the poor should share them, according to their ability. Whatever is protected by the government, should contribute something toward its support. If privileges are granted, they should be for the benefit of all. Exclusive rights should never be conferred except in cases of necessity, where the denial would work greater mischief than the grant, and where the wants of the public can be supplied in no other way. Hence corporations, of any description, should be sparingly created. If they are to compete with private and individual enterprise, they should be discountenanced. Powers and privileges are necessarily conferred by them, which individuals do not possess and cannot exercise. The contest between the two is an unequal contest, and the result is always in favor of the corporation.

After the experience we have had with banking corporations, petitions for new banks will be regarded, I apprehend, with great jealousy. The last Legislature promptly rejected the only one that was offered. Their course met with the unqualified approbation of the people; and I venture to suggest, that it should not be incautiously departed from.

Permit me to remark, in conclusion, that I shall be happy to co-operate with you in all measures calculated to maintain the authority of the law, promote the welfare and honor of the State, and subserve the interests of virtue and religion.

PETER D. VROOM.

TRENTON, Oct. 28th, 1835.

Mr. Yorke presented the abstract of rateables of the county of Salem,
Which was
Ordered to lie on the table.
House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, OCTOBER 29, 1835.

Three o'clock, P. M. the House met.

Mr. Saunier presented a petition from the heirs of Walter Clendenny, for the passage of a law authorising the sale of certain real estate, of which the said Walter Clendenny died seized, in the county of Bergen,

Which was read, and

Referred to Messrs. Saunier, Young and J. Cook.

Mr. Valentine presented a petition from sundry citizens of the county of Warren, for the location of a Bank at Washington, in said county,

Which was read, and

Referred to Messrs. Valentine, Linn and Brown.

Mr. Lydecker presented a petition from Mary Eliza Gedney and others, for the sale of real estate,

Which was read, and

Referred to Messrs. Lydecker, Hall and Whitecar.

Mr. Flummerfelt presented a petition from the citizens of the county of Warren, praying the incorporation of a company to erect a Bridge over the Delaware river, near the mouth of the Muscenetcong, at Reigelsville,

Which was read, and

Referred to Messrs. Flummerfelt, Marshall and Shay.

Mr. Hopper presented a petition from the heirs of Samuel Smith, deceased, for the passage of a law to confirm the sale of real estate, made to John M. Corneilson, and to authorise them to make a deed for the same,

Which was read, and

Referred to Messrs. Hopper, Davis and Yorke.

Mr. Chetwood, with leave, presented a bill entitled "An act for the relief of Trinity Church at Newark,"

Which was read, and

Ordered to a second reading.

The act relative to the last will and testament of Richard Eayre, late of the county of Burlington, deceased,

Was taken up,

Read by sections,

And agreed to ;

And upon the question of engrossment, was

Ordered to be postponed.

The House then went into nominations for Joint Meeting ; and after some time spent therein, concluded the same, and the House again came to order.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had passed a Joint Resolution appointing Joseph Justice to execute the current printing for both Houses, during the present session.

Also, a bill entitled "An act to authorise David Marvin, of the county of Essex, to sell certain lands therein mentioned."

To which joint resolution and bill the assent of the House of Assembly is requested.

The act to authorise David Marvin to sell real estate,

Was taken up, read, and

Ordered to a second reading.

The Joint Resolution appointing Joseph Justice to execute the current printing of both Houses during the present session,

Was taken up, read, considered, and

Ordered to a second reading ;

And the House having dispensed with the rule, the same was read three times, and

The Rule having been again dispensed with,

The said joint resolution passed unanimously.

Ordered, That the Speaker sign the same, and that the Clerk carry the same to Council, and inform them of its passage.

The House adjourned to 10 o'clock to-morrow.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, OCTOBER 30, 1835.

Ten o'clock, A. M. the House met.

Mr. Valentine presented the abstract of rateables of the county of Warren,

Which was laid on the table.

Mr. Brown presented the abstract of rateables of the county of Hunterdon,

Which was laid on the table.

Mr. Marshall presented a petition from the citizens of Trenton, for an act of incorporation for a Rail Road from the city of Trenton to intersect the Camden and Amboy Rail Road,

Which was read, and

Referred to Messrs. Marshall, Lalor and Quimby.

Mr. Valentine, from the committee on that subject, reported by bill "An act to incorporate the Warren county Bank,"

Which was read, and

Ordered to a second reading.

Mr. Flummerfelt, from the committee on that subject, reported by bill "An act to incorporate the Reigelsville Delaware Bridge Company,"

Which was read, and

Ordered to a second reading.

Mr. Brown offered the following resolution :

Resolved, That Joseph C. Potts be appointed to engross the bills and resolutions of both Houses, during the present session,"

Which was read, and

Agreed to.

Ordered, That Clerk inform Council of the passage of said resolution, and request their concurrence.

The act relative to the last will and testament of Richard Eayre,

Was taken up, and

Ordered to be engrossed for a third reading.

The bill supplementary to the act entitled "An act to authorise the sale of wood and timber standing on the real estate of Peter Drummond, a lunatic, of the county of Monmouth,

Was taken up, read, considered, and

Agreed to, and

Ordered to be engrossed for a third reading.

The bill entitled "An act for the relief of Trinity Church at Newark,"

Was taken up,

Read by sections,

Considered, and agreed to, and

Ordered to be engrossed for a third reading.

Resolved, That the Clerk inform Council that the House of Assembly is ready to go into Joint Meeting.

The Council came into the Assembly Room, the two Houses went into a Joint Meeting, and after going through their appointments, the Joint meeting rose,

And the House came to order.

The bill from Council entitled "An act to authorise David Marvin, of the county of Essex, to sell certain lands therein mentioned,"

Was taken up on its second reading, considered, and

Agreed to, and

Ordered to a third reading; and

The rule having been dispensed with, the said bill was read the third time, and

Upon the question,

Shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS,

Messrs. Brown
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Davis,
 Flummerfelt,
 Flatt.
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jackson,
 Lippincott,
 Lydecker,

Messrs. Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Rogers,
 Shay,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Wills,
 Young,
 Yorke—36.

NAYS,

Messrs. Burtis,
 Bray,
 Blane,
 Budd,
 Deacon,
 Gifford,

Messrs. Jobs,
 Linn,
 Lalor,
 Ryall, (Sp.)
 Strader,
 Valentine—12.

Ordered, That the Speaker sign the said bill, and that the Clerk inform Council of its passage in the House of Assembly,

Without amendment.

Ordered, That when this House adjourn, it will adjourn to meet again on Monday afternoon next, at 3 o'clock.

The House adjourned to Monday afternoon.

MONDAY AFTERNOON, NOVEMBER 2, 1835.

Three o'clock, P. M., the House met.

Mr. Tuttle presented a petition from sundry citizens of Newark, praying the incorporation of a company to manufacture Malleable Iron,

Which was read, and

Referred to Messrs. Tuttle, Hillard and Strader.

Mr. Burtis presented a petition from Cornelius Vanderbeck, praying a law authorising the sale of certain real estate of which the late George Holcomb died seized, in the county of Monmouth ;

Also accompanied by a petition from Thomas B. Fidler and wife, who are interested in the said real estate, praying the Legislature to grant the said application.

Which petitions were read, and

Referred to Messrs. Burtis, Budd and Jobs.

Mr. Marshall, from the committee to whom was referred the petition of the citizens of Trenton, praying the passage of an act to incorporate a company to construct a Rail Road, reported by bill "An act to incorporate the Trenton and Nottingham Rail Road and Transportation Company,"

Which was read, and

Ordered to a second reading.

Mr. Gifford, from the committee on the subject, reported by bill "An act for the support of the Government of this State,"

Which was read,

Ordered to a second reading, and

To be printed.

Mr. Tuttle, with leave, presented a bill entitled "An act to authorise the sale of the real estate of Elias Morehouse, deceased,"

Which was read, and

On motion,

Ordered, That the said bill be committed to Messrs. Tuttle, Cruser and Rogers.

Mr. Cooper presented the abstract of rateables of the county of Gloucester,

Which was

Ordered to lie on the table.

The engrossed bill supplementary to the act to authorise the sale of wood and timber standing on the real estate of Peter Drummond, of Monmouth, a lunatic,

Was taken up, and

Having been three times read and compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

The engrossed bill entitled "An act for the relief of Trinity Church at Newark,"

Was taken up, and

Having been three times read and compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Budd,
Chetwood,
Crowell,
Cruser,
Cooper,
W. Cook,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hall,
Hopper,
Jackson,
Jobs,

Messrs. Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Dowell,
M'Kissack,
Quimby,
Byall, (Sp.)
Rogers,
Runyon,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Young—37.

NAY.

Mr. Blane—1.

Ordered, That the Speaker sign the said bills, that the Clerk carry the same to Council, inform them of their passage in the House of Assembly, and request their concurrence and assent thereto.

The bill entitled "An act to authorise the sale of the real estate of John P. Ackerman, deceased,"

Was taken up on its second reading,

Read by sections,

Agreed to, and

Ordered to be engrossed for a third reading.

The House adjourned to to-morrow morning at 10 A. M.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, NOVEMBER 3, 1835.

Ten o'clock, A. M., the House met.

Mr. Blane presented a remonstrance from sundry citizens of the county of Hunterdon, against the passage of the bills for the incorporation of a company to construct a Bridge at Reigelsville, and also against the incorporation of the Warren County Bank,

Which was read, and

Ordered to lie on the table.

Mr. Chetwood presented the petition of a committee of the citizens of Elizabeth-Town, praying the incorporation of a bank to be located at that place, and accompanied by the proceedings of a public meeting of the said citizens, held for the purpose of recommending said bank and appointing the committee;

Which papers were severally read, and

Referred to Messrs. Chetwood, Cooper and Runyon.

Mr. Valentine presented the petition of Joseph Carling, praying to be divorced from his wife,

Which was read, and

Referred to Messrs. Valentine, Bray and Lippincott.

Mr. Springer, with leave, presented a bill to incorporate "The Salem, Delaware, and Philadelphia Steam Boat Company,"

Which was read, and

Ordered to a second reading.

Mr. Hillard offered the following joint resolutions:

WHEREAS, in all representative governments, the sovereignty of the people is an indisputable truth; they have a right, and it is their duty, upon all proper occasions, to instruct their representatives, in the duties which they require them to perform—
Therefore,

1. BE IT RESOLVED, *by the Council and General Assembly of the State of New Jersey*, That our Senators in Congress, be, and they are hereby instructed, to vote for, and use their influence to have EXPUNGED from the Journal of the United States Senate, the Resolution passed on the 28th day of March, 1834, declaring "That the President in the late Executive proceedings, in relation to the public revenue, had assumed upon himself authority and power, not conferred by the Constitution and laws, but in derogation of both." The same having passed that body without warrant of law.

2. *Resolved*, That our Senators in Congress, be, and they are hereby instructed, and our Representatives in Congress requested, to vote against the recharter of the *Bank* of the United States, and against the chartering any other Bank or similar institution.

3. *Resolved*, That the particular attention of our Senators be called to the foregoing resolutions, and that they be respectfully requested to conform thereto, or resign their seats in the Senate of the United States.

4. *Resolved*, That our Senators and Representatives in Congress, be requested to lay before Congress the foregoing resolutions.

5. *Resolved*, That the Governor of this State be requested to forward a copy of the above resolutions, to each of our Senators and Representatives in Congress, at the opening of their next Session.

Which were severally read, and

Ordered to a second reading,

And to be printed.

Mr. Chetwood offered the following resolution:

“Resolved, That a committee be appointed to inquire and report, whether any further legislation may be necessary to authorise the transfer of convicts from the Old to the New Prison.”

Which was read, and

Agreed to;

And the Speaker appointed on said committee,

Messrs. Chetwood, Wills and M'Dowell.

The bill entitled,

“An act to appoint commissioners to make partition of the real estate of Enos Ayres, deceased, late of the county of Middlesex,”

Was taken up on its second reading,

Considered by sections, and

Ordered to be engrossed for a third reading.

The “Act to incorporate the Reigelsville Delaware Bridge Company,”

Was called up, and

On motion,

Postponed until afternoon.

The “Act to incorporate the Trenton and Nottingham Rail Road and Transportation Company,”

Was called up,

And read, and

Postponed for further consideration.

House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, NOVEMBER 3, 1835.

Three o'clock P. M., the House met.

Mr. Chetwood presented a petition from John N. Joraleman, and others, the heirs and administrators of James N. Joraleman, deceased, praying the appointment of commissioners to sell certain real estate, and convey the same,

Which was read, and

Referred to Messrs. Chetwood, Crowell and Hunt.

Mr. Marshall presented a petition from Joanna Vankirk, widow of Enoch Vankirk, praying the appointment of a trustee to sell certain real estate, of which the said Enoch Vankirk died seized, in the county of Hunterdon,

Which was read, and

Referred to Messrs. Marshall, Deacon and Flatt.

Mr. Haight presented a petition from Orr Ward, George Downes, and others, praying the sale of certain real estate, of which John Vaughn, late of the county of Monmouth, died seized,

Which was read, and

Referred to Messrs. Haight, Jackson and Molleson.

Mr. Wade presented the petition of Seth Boyden, and others, praying an act of incorporation for a company to manufacture Malleable Iron and Steel, in the county of Essex,

Which was read, and

Referred to Messrs. Wade, Thomson and Quimby.

Mr Quimby presented the petition of Thomas Boon, praying a divorce from his wife,

Which was read, and

Referred to Messrs. Quimby, Endicott and W. Cook.

Mr. Chetwood, from the committee on that subject, reported by bill,

"An act to incorporate the Citizens Bank of Elizabeth-Town,"

Which was read, and

Ordered to a second reading.

Mr. Tuttle, from the committee to whom was referred the petition of Otis Boydes, Wm. Stevens, and others, reported by bill,

“An act to incorporate the Newark Malleable Iron Manufacturing Company,”

Which was read, and

Ordered to a second reading.

Mr. Hillard called up the resolution offered heretofore by him, and

Which had been laid on the table,

Fixing the time of adjournment, and the commencement of the next Sitting;

And the House proceeded to consider the same,

And agreed to adjourn the present Sitting

“On the eleventh day of November, inst.”

And upon the question of filling the second blank of said resolution,

Being the time for the commencement of the next sitting,

“The first Tuesday of January next,” and “the second Wednesday of January next,” was named,

And thereupon the yeas and nays were called for upon agreeing to the said time,

And having been ordered,

The House agreed to the first named period, by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Crowell,
Cooper,
W. Cook,
Deacon,
Endicott,
Flummerfelt,
Flatt,
Lydecker,
Lalor,

Messrs. Marshall,
Molleson,
M'Dowell,
Newcomb,
Quimby,
Ryall (Sp.)
Rogers,
Springer,
Strader,
Saunier,
Valentine,
Wills,
Young—26.

NAYS,

Messrs. Budd,
Chetwood,
Cruser,
Gifford,
Haight,
Hunt,
Hopper,
Hillard,
Jackson,
Jobs,

Messrs. Lippincott,
Linn,
M'Kissack,
Parsons,
Runyon,
Shay,
Thomson,
Tuttle,
Whitecar,
Wade.—20.

And the said resolution was agreed to in the words following, to wit:

“Resolved, That this House will adjourn on the *eleventh* day of November inst., to the *first Tuesday* of January next.”

The engrossed bill to sell the real estate of which John P. Ackerman, deceased, late of the county of Bergen, died seized,

Was taken up,
And having been read three times,
And compared,
Upon the question,
Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Crowell,
Cooper,

Messrs. Chetwood,
Cruser,
W. Cook,
Deacon,
Endicott,

Messrs. Flummerfelt,
 Haight,
 Hopper,
 Hillard,
 Hall,
 Jackson,
 Jobs,
 Lippincott,
 Lydecker,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Parsons,

Messrs. Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young—38.

NAYS,

Messrs. Bray,
 Blane,
 Flatt,
 Gifford,

Messrs. Hunt,
 Linn,
 Lalor,
 Newcomb—3.

The act to incorporate the Reigelsville Delaware Bridge Company,
 Was again taken up,
 Considered by sections, and
 Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, NOVEMBER 4, 1835.

Ten o'clock, A. M., the House met.

Mr. Chetwood presented a petition from citizens of Belleville, in the county of Essex, to incorporate a company to construct a Rail Road from Belleville, in said county, to some point on the New Jersey Rail Road, between the rivers Hackensack and Passaic,

Which was read, and

Referred to Messrs. Chetwood, M'Dowell and Blane.

Mr. M'Kissack presented the petition of Abraham S. Schenck, praying a divorce from his wife,

Which was read, and

Referred to Messrs. M'Kissack, Hall and Strader.

Mr. Saunier, from the committee on that subject, reported a bill, authorising the sale of the real estate of which Walter Clendenny, died seized, in the county of Bergen,

Which was read, and

Ordered to a second reading.

Mr. Marshall, from the committee on that subject, reported by bill, an act to sell the real estate of which Enoch A. Vankirk died seized, in the county of Hunterdon,

Which was read, and

Ordered to a second reading.

Mr. Chetwood offered the following joint resolution:

"Resolved, (Council concurring,) That so much of the Governor's Message as relates to the subject of Common Schools, be referred to a special committee of both Houses,"

Which was read, and

Agreed to, and

Referred to Messrs. Chetwood, Burtis, Runyon, Lalor and Shay.

Ordered, That the Clerk inform Council of the passage of said joint resolution, and request their concurrence, and the appointment of a corresponding committee on their part.

Mr. Hilard offered the following resolution:

“Resolved, That so much of the Governor’s Message as relates to the subject of a Geological and Mineralogical Survey, be referred to a special committee,”

Which was read, and

Agreed to, and

Referred to Messrs. Hillard, Hunt, Gifford, Linn and Springer.

Mr. Marshall, from the committee appointed to settle the Treasurer’s accounts, made the following report,

Which was read, and

Ordered to lie on the table, and

The usual number of copies to be printed for the use of the House.

REPORT ON TREASURER’S ACCOUNTS.

We, the Committee of Council and Assembly, appointed to settle with the Treasurer of this State, do hereby certify that we have examined his accounts, and do find them regularly stated and balanced, and have ascertained that the evidences of public stocks, securities and other effects, are actually in the Treasury.

The balance in his hands they find to be eight thousand eight hundred and sixty-six dollars and seventy-six cents, standing to his credit in the following Banks and otherwise, accounted for as follows:

| | |
|--|------------|
| In the Trenton Banking Company, | \$4,284 56 |
| In the Mechanics’ and Manufacturers’ Bank, | 3,461 36 |
| In the Newark Banking and Insurance Company, | 864 92 |
| Advanced, to Printer of Chancery Reports, | 256 00 |
| | <hr/> |
| | \$8,866 84 |

The Committee also find in the hands of the Treasurer, seven thousand four hundred and nineteen dollars and nine cents, standing to his credit in the following Banks, being the balance of proceeds from the School Fund, which stands to his credit as follows:

| | |
|---|------------|
| In the Newark Banking and Insurance Company, | \$ 596 37 |
| In the Trenton Banking Company, | 3,310 71 |
| In the Mechanics' and Manufacturers' Bank, | 2,776 71 |
| In the Cumberland Bank, | 120 00 |
| In the Sussex Bank, | 79 50 |
| In the Farmers' and Merchants' Bank at Middle- town Point, | 50 00 |
| In the Princeton Bank, | 235 50 |
| In Farmers' and Merchants' Bank at New Bruns- wick, | 250 30 |
| | <hr/> |
| | \$7,419 09 |

Trenton, October 27th, 1835.

JEPHTHA B. MUNN,
CHARLES STOKES,
Committee of Council.
WILLIAM MARSHALL,
A. PARSONS,
HENRY HILLARD,
JOSHUA SHAY,
GEORGE P. MOLLESON,
Committee of Assembly.

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1834.

Dolls. Cts.

| | | |
|---------|--|-----------------|
| Oct. 28 | To balance in the hands of the Treasurer this day, on set- tlement, | 3,822 24 |
| Nov. 12 | Received of Jos. W. Scott, for forfeited recognizance, | 597 66 |
| 13 | Received of Camden and Am- boy Rail Road and Trans- portation Company, | 11,999 11 |
| | Received of Job S. Halstead, for a forfeited recognizance in Warren, | 100 00 |
| | | <hr/> 12,696 77 |

CONTRA.

CR.

1834.
Nov. 12

Dolls. Cts.

| | | | | |
|----|--|-----|----|----------|
| 1 | By paid Sarah Wood, for six months' pension, | 20 | 00 | |
| 2 | For two inquisitions from Sussex, | 21 | 21 | |
| 3 | For one inquisition from Hunterdon, | 13 | 06 | |
| 4 | Adjutant General 1 years' salary, | 100 | 00 | ✓ |
| 5 | Chief Justice, for 6 months' salary, and for holding three Circuits, | 690 | 00 | |
| 6 | Lydia Wood, for 6 months' pension, | 20 | 00 | |
| 7 | Lydia Westbrook, for six months' pension, | 120 | 00 | |
| 8 | For nineteen inquisitions from Burlington, | 110 | 20 | |
| | | | | <hr/> |
| | | | | 1,094 47 |
| 9 | Sheriff of Burlington for transporting a convict to State Prison, | 14 | 00 | |
| 10 | Joseph Dickinson, a member of Assembly, | 72 | 00 | |
| 11 | Joseph Greer, do | 84 | 00 | |
| 12 | Joshua Shay, do | 87 | 00 | |
| 13 | George Flummerfelt, do | 67 | 50 | |
| 14 | Benjamin Hamilton, do | 84 | 00 | |
| 15 | Jacob Brotzman, do | 69 | 00 | |
| 16 | Benjamin Fish, do | 48 | 00 | |
| | | | | <hr/> |
| | | | | 525 50 |
| 17 | Richard S. Field, do | 51 | 00 | |
| 18 | William M'Kee, do | 48 | 00 | |
| 19 | William H. Slone, do | 55 | 00 | |
| 20 | Gideon Ross, do | 66 | 30 | |
| 21 | John Hopper, do | 75 | 00 | |
| 22 | Elias Runyan, do | 60 | 60 | |
| 23 | Abraham Lydecker, do | 73 | 20 | |
| 24 | Henry Hillard, do | 72 | 00 | |
| | | | | <hr/> |
| | | | | 501 10 |
| 25 | William R. Cooper, do | 66 | 00 | |
| 26 | John Kline, do | 59 | 40 | |
| 27 | Andrew Parsons do | 74 | 40 | |
| 28 | Henry T. Hankinson, do | 63 | 00 | |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1834.

Amount brought forward,

Dolls. Cts.
16,519 01

| CONTRA. | | | CR. | |
|----------|----|--|-------------|----|
| | | | Dolls. Cts. | |
| 1834. | | | | |
| Nov. 12. | 29 | By paid John R. Scull, a member of Assembly, | 76 | 50 |
| | 30 | John Bryant, do | 63 | 90 |
| | 31 | Jonas Smith, do | 66 | 90 |
| | | | <hr/> | |
| | | | 470 | 10 |
| | 32 | Thomas E. Hunt, do | 72 | 00 |
| | 33 | Isaac Newcomb, do | 72 | 00 |
| | 34 | Thomas G. Haight, do | 60 | 00 |
| | 35 | Daniel B. Ryall, do | 65 | 30 |
| | 36 | William Marshall, do | 51 | 00 |
| | 37 | Amos Stiles, do | 56 | 40 |
| | 38 | Sutphin Garrison, do | 60 | 00 |
| | 39 | Thomas Muir, do | 72 | 00 |
| | | | <hr/> | |
| | | | 508 | 70 |
| | 40 | Samuel B. Lippincott, do | 60 | 00 |
| | 41 | William D. Stewart, do | 59 | 40 |
| | 42 | Ephrim Whitecar, do | 72 | 00 |
| | 43 | Ralph M. Crowell, do | 63 | 00 |
| | 44 | Peter I. Ackerman, do | 73 | 20 |
| | 45 | Joseph Lippincott, do | 69 | 60 |
| | 46 | Israel Biddle, do | 51 | 00 |
| | 47 | Silas Lindsley, do | 69 | 00 |
| | | | <hr/> | |
| | | | 517 | 20 |
| | 48 | Samuel Humphreys, do | 69 | 00 |
| | 49 | Isaac Johnson, do | 69 | 00 |
| | 50 | John Breese, do | 60 | 60 |
| | 51 | Henry Van Dyke, do | 52 | 50 |
| | 52 | Joseph Rodgers, do | 57 | 00 |
| | 53 | Isaac Hillard, do | 54 | 60 |
| | 54 | Annaniah Gifford, do | 61 | 50 |
| | 55 | C. L. Hardenbergh, do | 56 | 10 |
| | | | <hr/> | |
| | | | 480 | 30 |
| | 56 | James Newbold, a mem- of Council, | 52 | 20 |
| | 57 | William F. Reeve, do | 67 | 50 |
| | 58 | Andrew Snowhill, do | 55 | 80 |
| | 59 | William Monro, do | 66 | 00 |
| | 60 | Richard Thompson, do | 84 | 00 |
| | 61 | David Reeves, do | 69 | 00 |
| | 62 | Jehu Patterson, do | 70 | 10 |
| | 63 | Olivar S. Halstead, do | 65 | 40 |
| | 64 | C. Z. Zabriskie, do | 73 | 50 |
| | | | <hr/> | |
| | | | 603 | 50 |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

1834.

Amount brought forward,

Dolls. Cts.

16,519 01

| | | CONTRA. | CR. |
|----------|----|---|-------------|
| | | | Dolls. Cts. |
| 1834. | | | |
| Nov. 12. | 65 | By paid John W. Mickle, a member of Assembly, | 60 00 |
| | 66 | Jeremiah Leaming, do | 84 00 |
| | 67 | Samuel Price, do | 72 00 |
| | 68 | James D. Westcott, Secretary of Council, | 63 00 |
| | 69 | Samuel B. Scattergood, door keeper, | 36 00 |
| | 70 | Richard P. Thompson, Clerk of Assembly, | 63 00 |
| | 71 | Charles Sitgreaves, a member of Council, | 63 00 |
| | 72 | Peter Forman, Librarian, | 34 00 |
| | | | <hr/> |
| | | | 475 00 |
| | 73 | Thomas Combs, door keeper of Assembly, | 36 00 |
| | 74 | Augustus Combs, assis't do | 9 00 |
| | 75 | Sheriff of Bergen for transporting two nonvicts to State Prison, | 49 00 |
| | 76 | L. W. R. Phillips, for one inquisition from Hunterdon, | 8 24 |
| | 77 | Thosmas C. Ryerson, for holding three Circuits, | 90 00 |
| | 78 | John M. White, Attorney General, salary, | 40 00 |
| | 79 | Charles Cain, for allowance in incidental bill, | 2 90 |
| 13 | 80 | For distributing Votes and Proceedings of the General Assembly, | 80 00 |
| | | | <hr/> |
| | | | 315 14 |
| | 81 | Isaiah Harrison, balance of compiling Public Laws, | 740 00 |
| | 82 | Asa Whitehead, a member of General Assembly, | 65 40 |
| | 83 | James S. Green, a member of Council, | 51 00 |
| | 84 | David Delias, allowance in incidental bill, | 5 62 |
| | 85 | William Miller, do. | 30 54 |
| | 86 | John Milledge, Sergeant at Arms, for attendance at a Court of Chancery, | 26 00 |

DR. CHARLES PARKER, *Treasurer of New Jersey,*

1834.

Dolls. Cts.

Dec. 11 Amount brought forward,
To received of Edwin A. Stevens, Treasurer of the Camden and Amboy Rail Road Company,

16,519 01

13,043 02

29,562 03

| | | CONTRA. | CR. Dolls. Cts. | |
|---------|-----|---|--------------------|---------|
| 1834. | | | | |
| | 87 | By paid John Z. Drake, for six months' pension, | 30 00 | |
| | 88 | For one inquisition from Hunterdon, | 18 31 | |
| | | | <hr/> | 966 87 |
| | 89 | Daniel Childs, allowance in incidental bill, | 6 50 | |
| | 90 | Philip Slack for do | 1 00 | |
| | 91 | Grant and Cook, do | 56 86 | |
| | 92 | William Robinson, do | 103 00 | |
| | 93 | D. & J. Witherup, do | 5 54 | |
| | 94 | R. H. Shreve & Co. do | 17 00 | |
| | 95 | H. C. Boswell, do | 9 00 | |
| | 96 | John Voorhees, do | 5 90 | |
| | 97 | Jasper Scott, do | 34 57 | |
| | | | <hr/> | 239 37 |
| 15 | 98 | Wm. A. Renjamin, for al- lowance in incidental bill, | 7 28 | |
| | 99 | Jacob Warner, do | 5 56 | |
| 19 | 100 | G. H. Ford, Associate Jus- tice, salary and circuit fees, | 670 00 | |
| | 101 | His Excellency Governor Vroom, 6 months' salary, | 1000 00 | |
| | 102 | Nathaniel Saxton, a mem- ber of Council, | 54 90 | |
| 22 | 103 | Edmond Dollas, constable, for attending Supreme Court, | 6 00 | |
| | 104 | Isaac Combs, do | 7 50 | |
| | 105 | John Salter, one months' pension, | 5 00 | |
| | | | <hr/> | 1756 24 |
| 24 | 106 | John Wilson, for allowance in incidental bill, | 88 | |
| Dec. 2. | 107 | Wm. R. Allen, commission- er of New Penitentiary, | 5000 00 | |
| 10 | 108 | John Salter, for 1 months' pension, | 5 00 | |
| 11 | 109 | Sheriff of Sussex, for trans- porting 3 convicts to State Prison, | 72 00 | |
| | 110 | Marshal of Elizabeth, for transporting 2 do. | 35 00 | |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

| | | Dolls. | Cts. |
|---------|--|--------|-----------|
| 1834. | Amount brought forward, | 29,562 | 03 |
| Dec. 20 | To received of Collector of Hunterdon, on account of tax, | 850 | 89 |
| 22 | Received of do. do. do. Received of C. C. Zabriskie, Collector of Bergen, quota of tax, | 3684 | 95 |
| 30 | Received of Samuel Webster, Collector of Gloucester, on account, do. | 2599 | 84 |
| | | 3236 | 33 |
| | | <hr/> | 10,372 01 |
| 1835. | | | |
| Jan. 7 | Received of John G. Gaston, do. Somerset, quota do. | 2642 | 86 |
| | Received of Samuel Webster, do. Gloucester, balance of tax, | 142 | 93 |
| | Received of Collector of Cum- berland, quota of tax, | 1586 | 18 |
| | | <hr/> | 4371 97 |
| | | | <hr/> |
| | | | 44,306 01 |

CENTRA.

CR.
Dolls. Cts.

1834.

| | | | | |
|---------|-----|---|--------|----------|
| Dec. 17 | 111 | By paid Administratrix of Eunice Platt, for 7 1-2 months' pension, | 25 00 | |
| 22 | 112 | James D. Westcott, salary and issuing commissions, | 109 53 | |
| 27 | 113 | Secretary of Institution for support of Deaf and Dumb in New York, | 520 00 | |
| | | | | 5,767 41 |
| 31 | 114 | Sheriff of Morris, for transporting five prisoners to State Prison, | 84 00 | |

1835.

| | | | | |
|--------|-----|---|---------|---------|
| Jan. 6 | 115 | Thomas M. Perrine, Keeper of Prison, one quarter salary, | 250 00 | |
| | 116 | Charles Sutterley, Clerk for Prison, one quarter salary, | 137 50 | |
| | 117 | Thomas Neal, Assistant Keeper, 1 quarter do | 125 00 | |
| | 118 | John Cunningham do one quarter do | 125 00 | |
| | 119 | Wm. Vanhart, do do | 125 00 | |
| | 120 | Sam'l Snedeker, do do | 125 00 | |
| | 121 | Rich'd Campbell, do do | 125 00 | |
| | | | | 1096 50 |
| | 122 | J. T. G. Norton, do do | 75 00 | |
| | 123 | Dr. James Clark, Physician, | 18 00 | |
| 7 | 124 | Samuel Webster, collector of Gloucester, for 19 inquisitions, | 142 93 | |
| | 125 | Collector of Cumberland, 13 inquisitions, | 100 02 | |
| 9 | 126 | John Salter, for one months' pension, | 5 00 | |
| | | | | 341 70 |
| 12 | 127 | Three inquisitions from Cape May, | 19 11 | |
| | 128 | Five do from Salem, | 56 50 | |
| 13 | 129 | Eight do from Bergen, | 75 29 | |
| | | | | 150 90 |
| | 130 | Wm. R. Allen, for building New Penitentiary, | 5000 00 | |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

| 1835. | | Dolls. Cts. |
|---------|--|-------------------|
| | Amount brought forward, | 44,306 01 |
| Jan. 12 | To received of R. M. Holmes, for quota of Cape May tax, | 646 00 |
| | Received of William G. Bees- ley, for quota of tax due from Salem, | 2156 60 |
| | Received of E. A. Stevens, Treasurer of Camden and Amboy Rail Road, &c., for two dividends, | 6000 00 |
| | Received of A. Booream, Col- lector of Middlesex, quota of tax, | 3253 36 |
| 13 | Received of James S. Hulme, Collector of Burlington, for quota of tax, | 4307 12 |
| 21 | Received of Collector of Essex county, amount of quota of tax. | 3822 04 |
| 22 | Received of Morris county for quota of tax, | 3136 02 |
| 28 | Received of William I. Cono- ver, Collector of Monmouth, for tax, | 3723 68 |
| March 3 | Received of Thomas Combs, for old carpet sold, | 15 00 |
| | | <hr/> 27,059 82 |
| | | <hr/> \$71,365 83 |

CONTRA.

CR.

| | | Dolls. Cts. | |
|---------|--|----------------|----|
| 1835. | | | |
| Jan. 17 | 131 By paid B. Davenport, for Books for Library, | 78 | 62 |
| 19 | 132 Brigade Inspector of Cape May, his salary, | 10 | 00 |
| 21 | 133 Ten inquisitions from Somerset, | 120 | 41 |
| 22 | 134 Salaries of Commissioners authorised to build a New Penitentiary, | 2000 | 00 |
| | | <hr/> 7,358 93 | |
| 28 | 135 Sheriff of Essex, for transporting seven prisoners to State Prison, | 99 | 75 |
| Feb. 5 | 136 For Seven inquisitions from Monmouth, | 33 | 89 |
| 14 | 137 John Salter, one months' pension, | 5 | 00 |
| 15 | 138 Thompson Price, six months' pension, | 30 | 00 |
| 23 | 139 Sheriff of Burlington, for transporting a prisoner to State Prison, | 8 | 00 |
| 26 | 140 Sheriff of Bergen, for transporting a prisoner to State Prison, | 28 | 00 |
| | 141 For four inquisitions from Bergen, | 28 | 30 |
| | 142 T. C. Ryerson, Associate Justice, six months' salary and for holding Circuits, | 580 | 00 |
| | | <hr/> 812 94 | |
| March 5 | 143 Samuel Price, a member of Council, | 198 | 00 |
| | 144 Jeremiah Leaming, do | 210 | 00 |
| | 145 Olivar S. Halstead, do | 191 | 40 |
| | 146 William F. Reeve, do | 195 | 00 |
| | 147 Jehu Patterson, do | 217 | 10 |
| | 148 Charles Sitgreaves, do | 189 | 00 |
| | 149 William Monro, do | 192 | 00 |
| | 150 C. Z. Zabriskie, do | 199 | 50 |
| | | <hr/> 1,592 00 | |
| | 151 Andrew Snowhill, do | 183 | 00 |
| | 152 James Newbold, do | 178 | 20 |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.

71,865 88

| | | CONTRA. | CR. |
|---------|--|---------|-------------|
| 1835. | | | Dolls. Cts. |
| March 5 | 153 By paid David Reeves, a member of Council, | 195 00 | |
| | 154 James S. Green, do | 177 00 | |
| | 155 John W. Mickle, do | 186 00 | |
| | 156 Nathaniel Saxton, do | 180 90 | |
| | 157 Henry T. Hankinson, a member of Assembly, | 189 00 | |
| | 158 John R. Scull, do | 202 50 | |
| | | <hr/> | 1,491 60 |
| | 159 Richard Thomson, do | 210 00 | |
| | 160 Thomas Muir, do | 193 00 | |
| | 161 Joshua Shay, do | 213 00 | |
| | 162 Annaniah Gifford, do | 187 50 | |
| | 163 John H. Hopper, do | 201 00 | |
| | 164 Joseph Greer, do | 210 00 | |
| | 165 Samuel B. Scattergood, door keeper of do | 120 00 | |
| | 166 Joseph Dickinson, a member of Assembly, | 198 00 | |
| | | <hr/> | 1,537 50 |
| | 167 Thomas G. Haight, do | 186 00 | |
| | 168 Henry Hillard, do | 198 00 | |
| | 169 Ralph M. Crowell, do | 189 00 | |
| | 170 Henry Van Dyke, do | 178 50 | |
| | 171 Elias Runyan, do | 186 60 | |
| | 172 Sutphin Garrison, do | 186 00 | |
| | 173 Henry Hillard, do | 180 60 | |
| | 174 Thomas E. Hunt, do | 198 00 | |
| | | <hr/> | 1,502 10 |
| | 175 Ephraim H. Whitecar, do | 198 00 | |
| | 176 Thomas Page, do | 192 00 | |
| | 177 Amos Stiles, do | 183 00 | |
| | 178 Thomas Page, do | 72 00 | |
| | 179 C. L. Hardenbergh, do | 189 60 | |
| | 180 William Marshall, do | 177 00 | |
| | 181 Israel Biddle, do | 177 00 | |
| | 182 John Brees, do | 186 60 | |
| | | <hr/> | 1,375 20 |
| | 183 Jacob Brotzman, do | 195 00 | |
| | 184 Jonas Smith, do | 192 90 | |
| | 185 William H. Sloan, do | 181 00 | |
| | 186 Richard S. Field, do | 177 00 | |
| | 187 Joseph Rodgers, do | 183 00 | |
| | 188 Daniel B. Ryall, do | 198 30 | |
| | 189 Silas Lindsley, do | 195 00 | |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.

71,365 83

CONTRA.

CR.

Dolls. Cts.

1835.

| | | | | |
|---------|-----|---|--------|----------|
| March 5 | 190 | By paid Benjamin Fish, a member of Assembly, | 174 00 | |
| | 191 | William D. Stewart, do | 185 40 | |
| | 192 | William Burtis, do | 180 00 | |
| | | | <hr/> | 1,861 60 |
| | 193 | Asa Whitehead, do | 191 40 | |
| | 194 | Peter I. Ackerman, do | 199 50 | |
| | 195 | Benjamin Hamilton, do | 210 00 | |
| | 196 | Samuel B. Lippincott, do | 186 00 | |
| | 197 | Andrew Parsons, do | 200 40 | |
| | 198 | John W. Kline, do | 185 40 | |
| | 199 | Samuel Humphreys, do | 195 00 | |
| | 200 | Isaac Johnson, do | 196 00 | |
| | | | <hr/> | 1,562 70 |
| | 201 | Gideon Ross, do | 192 30 | |
| | 202 | Isaac Newcomb, do | 198 00 | |
| | 203 | John J. Bryant, do | 189 90 | |
| | 204 | William R. Cooper, do | 192 00 | |
| | 205 | George Flummerfelt, do | 193 50 | |
| | 206 | Joseph Lippincott, do | 195 60 | |
| | 207 | Abraham Lydecker, do | 199 20 | |
| | 208 | Peter Forman, Librarian, for attendance &c., | 120 00 | |
| | | | <hr/> | 1,480 50 |
| | 209 | William M'Kee, member of Assembly, | 174 00 | |
| | 210 | Augustus Combs, assistant door keeper, | 30 00 | |
| | 211 | Thomas Combs, door keeper of Assembly, | 120 00 | |
| | 212 | James D. Westcott, Secretary of Council, | 210 00 | |
| | 213 | Richard P. Thompson, Clerk of Assembly, | 311 08 | |
| | 214 | Abraham Lydecker, allowance in incidental bill, | 24 00 | |
| | 215 | Stacy A. Paxson, do | 100 00 | |
| | 216 | Thomas Combs, do | 56 75 | |
| | | | <hr/> | 1,025 82 |
| | 217 | George Miller, do | 26 77 | |
| | 218 | Garret D. Wall, do | 106 50 | |
| | 219 | William Robinson, do | 131 71 | |
| | 220 | William Robinson, do | 7 25 | |
| | 221 | Robert E. Horner, do | 29 62 | |
| | 222 | William Curry, do | 1 80 | |

Dr. CHARLES PARKER, *Treasurer of New Jersey,*

1835.

Amount brought forward,

Dolls. Cts.

71,365 83

| | | CONTRA. | | CR. | |
|---------|-----|--|--|-------------|----|
| 1835. | | | | Dolls. Cts. | |
| March 5 | 223 | By paid Thomas I. Combs, allowance in incidental bill, | | 14 | 75 |
| | 224 | Joshua S. Anderson do | | 48 | 00 |
| | 225 | Henry Parker, do | | 28 | 31 |
| | | | | <hr/> | |
| | 226 | Sutphin Garrison, do | | 19 | 50 |
| 5 | 227 | Andrew Parsons, per allowance in incidental bill, | | 27 | 00 |
| | 228 | Peter D. Vroom, do | | 24 | 86 |
| | 229 | C. L. Hardenbergh, do | | 9 | 00 |
| | 230 | C. L. Hardenbergh, do | | 53 | 60 |
| | 231 | Benjamin Hamilton, do | | 35 | 40 |
| | 232 | Cyrus Smith, do | | 7 | 00 |
| | 233 | James S. Green, Law Reporter, three months' salary, | | 50 | 00 |
| | | | | <hr/> | |
| | 234 | Hugh Aggings, 6 months' pension, | | 30 | 00 |
| | 235 | B. F. Vancleave, engrossing Clerk, per warrant, | | 275 | 20 |
| | 236 | Edmond Dollas, constable, for attending Supreme Court, | | 6 | 75 |
| | 237 | Wm. M'Kee, for allowance in incidentals, | | 299 | 00 |
| | 238 | Richard Reading, an allowance in incidental bill, | | 8 | 00 |
| | 239 | William Hancock, do | | 129 | 25 |
| | 240 | Blackfan & Wilkinson, two allowances, | | 63 | 54 |
| | 241 | Daniel Childs, one allowance, | | 14 | 01 |
| | | | | <hr/> | |
| | 242 | Benj. F. Vancleave, do | | 9 | 00 |
| | 243 | John R. Smith. do | | 28 | 57 |
| | 244 | Charles B. Howell, do | | 3 | 96 |
| | 245 | Enoch W. Green, do | | 5 | 25 |
| | 246 | R. H. Shreve & Co. do | | 3 | 50 |
| | 247 | William M'Kee, do | | 5 | 50 |
| | 248 | Daniel H. Combs, do | | 5 | 12 |
| | 249 | Charles Cain, do | | 67 | |
| | | | | <hr/> | |
| | | | | 394 | 71 |
| | | | | 226 | 30 |
| | | | | 835 | 75 |
| | | | | 61 | 57 |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.
71,365 83

CONTRA.

CR.

1835.

Doll's. Cts.

| | | | | | |
|---------|-----|---|-----|----|----------|
| March 5 | 250 | By paid Charles Parker, allowance in incidental bill, | 375 | 62 | |
| | 251 | Thomas C. Sterling, do | 23 | 25 | |
| 9 | 252 | Joseph Justice, do | 770 | 50 | |
| | 253 | Chief Justice, for holding four Cirtuits, | 120 | 00 | |
| | 254 | M'Creedy & Steele, for allowance in incidental bill, | 189 | 00 | |
| | 255 | David Fitz Randolph, do | 294 | 00 | |
| | 256 | Charles C. Yard, do | 3 | 98 | |
| | 257 | Hammit, Hutchinson, and Weart, to allowance in incidental bill, | 5 | 00 | |
| | 258 | Isaac Combs, constable, for attending Supreme Court, | 7 | 50 | |
| | | | | | 1,788 85 |
| | 259 | Jasper Scott, allowance in incidental bill, | 10 | 56 | |
| 11 | 260 | Andrew Newton, do | 3 | 49 | |
| | 261 | Isaac Combs, do | 3 | 00 | |
| | 262 | William P. Shermon, do | 51 | 37 | |
| | 263 | John Wilson, do | 1 | 76 | |
| | 264 | John Salter, one months' pension, | 5 | 00 | |
| | 265 | A. A. Westervelt, 13 inquisitions from Bergen, | 146 | 59 | |
| | 266 | Albert A. Westervelt, late Collector of Bergen, in pursuance to law, | 774 | 33 | |
| | | | | | 996 10 |
| 14 | 267 | A. S. Van Dusen, for allowance in incidental bill, | 22 | 00 | |
| | 268 | William Kerwood, do | 61 | 00 | |
| 17 | 269 | John Milledge, Sergeant at Arms, for attendance at a Court of Chancery, | 43 | 00 | |
| 25 | 270 | James D. Westcott, for allowance in incidental bill, | 34 | 19 | |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.
71,365 83

| | | CONTRA. | CR. | |
|----------|-----|--|----------------|------|
| 1835. | | | Dolls. | Cts. |
| March 25 | 271 | By paid Sheriff of Middlesex, for transporting 3 convicts to State Prison, | 28 | 80 |
| | 272 | James D. Westcott, for salary and issuing commissions, &c. | 118 | 74 |
| April 1 | 273 | Wm. R. Allen, one of the Commissioners authorised to build a new Penitentiary, | 5000 | 00 |
| 2 | 274 | Joseph Sailer, for printing Proceedings of Provincial Congress, &c. | 348 | 75 |
| | | | <hr/> 5,656 43 | |
| | 275 | Capt. Lewis Parker, for transporting Proceedings, &c. | 1 | 50 |
| | 276 | Sheriff of Gloucester, for transporting 2 convicts to State Prison, | 30 | 10 |
| 4 | 277 | Andrew Allison, allowance in incidental bill, | 8 | 07 |
| 7 | 278 | Thomas M. Perrine, Keeper of Prison, one quarter salary, | 250 | 00 |
| | 279 | Charles Sutterley, Clerk for Prison, one quarter salary, | 137 | 50 |
| | 280 | Rich'd Campbell, Assist't Keeper, 1 quarter do | 125 | 00 |
| | 281 | Sam'l Snedeker, do do | 125 | 00 |
| | 282 | Wm. Vanhart, do do | 125 | 00 |
| | | | <hr/> 802 17 | |
| | 283 | Thomas Neal, do do | 125 | 00 |
| | 284 | John Cunningham do one quarter do | 125 | 00 |
| | 285 | John H. Norton, do do | 75 | 00 |
| | 286 | Dr. James T. Clark, Physician, | 18 | 75 |
| 10 | 287 | Nathan'l Saxton, Reporter in Chancery, one year's salary, | 200 | 00 |
| | 288 | Edmond Dollas, Coroner, for one inquisition from Hunterdon, | 8 | 24 |
| | | | <hr/> 551 99 | |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Dolls. Cts.

71,365 83

April 16 To received of D. Ryerson,
Collector of Sussex, for
quota of tax,

2025 70

73,391 53

CONTRA.

CR.

| 1835. | | Dolls. Cts. | |
|----------|--|----------------|----|
| April 16 | 289 By paid James D. Westcott, for copying and recording Journal of Council, | 209 | 60 |
| | 290 For two inquisitions from Bergen, | 35 | 75 |
| | 291 Sheriff of Bergen, for transporting two convicts to State Prison, | 49 | 00 |
| | 292 John Reed, constable, for attending Supreme Court, | 8 | 25 |
| 24 | 293 Trenton Bank, for six months' interest on loan, | 500 | 00 |
| | 294 For tuition of Deaf and Dumb in the Pennsylvania Institution, | 400 | 00 |
| 30 | 295 Sarah Wood, for 6 months' pension, | 20 | 00 |
| May 1 | 296 Sheriff of Somerset, transporting a prisoner to State Prison, | 13 | 60 |
| | | <hr/> 1,236 20 | |
| 4 | 297 For 10 inquisitions from Burlington, | 68 | 00 |
| 6 | 298 John Milledge, Sergeant at Arms, | 13 | 00 |
| | 299 John Salter, for 1 months' pension, | 5 | 00 |
| | 300 Lydia Westbrook, for six months' pension, | 120 | 00 |
| | 301 Chief Justice, six months' salary, and for holding Circuits, &c. | 694 | 00 |
| 11 | 302 Sheriff of Essex, for transporting two prisoners to State Prison, | 39 | 90 |
| | 303 John Salter, for 1 months' pension, | 5 | 00 |
| | 304 John Voorhees, allowance in incidental bill, | 3 | 92 |
| | | <hr/> 948 82 | |
| 13 | 305 Richard P. Thompson, Clerk, of Assembly, | 203 | 44 |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.

71,365 83

CONTRA.

CR.
Dolls. Cts.

1835.

| | | | | |
|--------|-----|---|---------|----------|
| May 13 | 306 | By paid Sheriff of Monmouth, for transporting three convicts to State Prison, | 28 80 | |
| 18 | 307 | Joseph Justice, for Printing Laws of 1834 & 35, | 432 00 | |
| 20 | 308 | For four inquisitions from Hunterdon, | 31 07 | |
| | 309 | Two inquisitions from Cape May, | 14 95 | |
| | 310 | For 1 do Sussex, | 3 70 | |
| 21 | 311 | G. H. Ford, Associate Justice, six months' salary and Circuit fees, | 640 00 | |
| 22 | 312 | S. B. Scattergood, constable, for attending Supreme Court, | 6 75 | |
| | 313 | John Reed & Edmond Dollas, constables, for attending at Supreme Court, | 7 50 | |
| | | | <hr/> | 1,363 21 |
| | 314 | Wm. R. Allen, Commissioner, to building New Penitentiary, | 5000 00 | |
| 23 | 315 | His Excellency Governor Vroom, 6 months' salary, | 1000 00 | |
| | 316 | Charles Sitgreaves, a member of Court of Appeals, | 42 00 | |
| | 317 | James Newbold, do | 31 20 | |
| | 318 | David Reeves, do | 48 00 | |
| | 319 | Jehu Patterson, do | 45 60 | |
| | 320 | Olivar S. Halstead, do | 43 50 | |
| | | | <hr/> | 6,240 30 |
| | 321 | Jeremiah Leaming, do | 63 00 | |
| | 322 | William Monro, do | 45 00 | |
| | 323 | Samuel Price, do | 51 00 | |
| | 324 | C. C. Zabriskie, do | 52 50 | |
| | 325 | John W. Mickle, do | 15 00 | |
| | 326 | William F. Reeve, do | 48 00 | |
| | 327 | James D. Westcott, Secretary of Court of Appeals, | 38 50 | |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.

71,365 83

| | | CONTRA. | C.R. Dolls. Cts. |
|--------|-----|--|---------------------|
| 1835. | | | |
| May 28 | 328 | By paid Peter Forman, Librarian, | 20 00 |
| | | | <hr/> 333 00 |
| | 329 | Andrew Snowhill, a member of Court of Appeals, | 33 00 |
| | 330 | James S. Green, Law Reporter, 3 months salary, | 50 00 |
| | 331 | Samuel B. Scattergood, Sergeant at Arms, | 22 00 |
| | 332 | Nathaniel Saxton, a member of Court of Appeals, | 33 90 |
| | 333 | James D. Westcott, for copying Laws, &c. | 164 60 |
| June 4 | 334 | Gore & Allison, for Printing Journal of Council, | 411 50 |
| | 335 | John Moore White, six months' salary as Attorney General, | 40 00 |
| | 336 | Sheriff of Burlington, for transporting two prisoners to State Prison, | 14 00 |
| | | | <hr/> 769 00 |
| | 337 | B. Davenport, for covering Laws, | 27 00 |
| | 338 | Thomas C. Ryerson, for holding five Circuits, | 150 00 |
| | 339 | Sheriff of Sussex, for transporting a prisoner to State Prison, | 32 00 |
| | 340 | For two inquisitions from Monmouth, | 10 75 |
| | 341 | Job Irick, Brigade Major & Inspector of Burlington Brigade, | 30 00 |
| | 342 | Samuel Disbrow, Major & Inspector of Middlesex Brigade, | 30 00 |
| | 343 | John Salter, one months' pension, | 5 00 |
| | 344 | P. C. Vanderhoof, Brigade Inspector of Monmouth, | 30 00 |
| | | | <hr/> 314 75 |
| | 345 | For one inquisition from Hunterdon, | 8 24 |

DR. CHARLES PARKER, *Treasurer of New Jersey,*

1835.

Dolls. Cts.

71,365 83

June 20 Amount brought forward,
To received of E. A. Stevens,
Treasurer of Camden and
Amboy Rail Road, &c., for
transit duty,

2,271 22

75,662 75

CONTRA.

CR.
Dolls. Cts.

1835.

| | | | | | |
|--------|-----|---|------|----|----------|
| June 4 | 346 | By paid Wm. R. Allen, one of the Commissioners authorised to build a new Penitentiary, | 5000 | 00 | |
| | 347 | Chief Justice, for holding two Circuits, | 60 | 00 | |
| | 348 | Sheriff of Middlesx, for transporting two prisoners' to State Prison, | 12 | 80 | |
| | 349 | Sheriff of Gloucester, for transporting 2 convicts to State Prison, | 17 | 20 | |
| | 350 | Brigade Inspector of Warren, his sallery, | 30 | 00 | |
| | 351 | Daniel Fenton, for bill of Books, for State Library, | 16 | 00 | |
| | 352 | James D. Westcott, Secretary of State, for issuing commissions, and three months' salary, | 40 | 59 | |
| | 353 | James M. Newell, for Printing Small Note Law, | 9 | 00 | |
| | 354 | John M. Sherrard, for allowance in incidental bill, | 130 | 00 | |
| | | | | | 5,323 83 |
| July 3 | 355 | For one inquisition from Hunterdon, | 8 | 24 | |
| | 356 | Thomas M. Perrine, Keeper of Prison, one quarter salary, | 250 | 00 | |
| | 357 | Charles Sutterley, Clerk for Prison, one quarter salary, | 137 | 50 | |
| | 358 | Thomas Neal, Assist't Keeper 1 quarters salary | 125 | 00 | |
| | 359 | Wm. Vanhart, do do | 125 | 00 | |
| | 360 | Sam'l Snedeker, do do | 125 | 00 | |
| | 361 | Rich'd Campbell, do do | 125 | 00 | |
| | 362 | John Cunningham, do do | 125 | 00 | |
| | | | | | 1,020 74 |
| | 363 | John H. Norton, do do | 75 | 00 | |
| | 364 | Dr. James T. Clark, Physician, do do | 18 | 75 | |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Dolls. Cts.

75,662 75

Amount brought forward,
 July 9 To received of Edwin A. Stevens, Treasurer of the Camden and Amboy Rail Road Company, for transit duty,

6,728 78

17 Received of E. A. Stevens, Treasurer of do. for dividends,

3,000 00

85,391 53

CONTRA.

CR.

Dolls. Cts.

1835.

| | | | | | |
|--------|-----|---|------|----|----------|
| July 7 | 365 | By paid for Tuition of Deaf and Dumb in New York Institution, | 683 | 50 | |
| 8 | 366 | Philip J. Gray, for publishing small note law in the Camden Mail, | 9 | 00 | |
| | 367 | Bernard Connolly, do. in the Monmouth Democrat, | 9 | 00 | |
| 9 | 368 | Sheriff of Essex, for transporting a convict to State Prison, | 22 | 80 | |
| 10 | 369 | For three inquisitions from Morris, | 43 | 31 | |
| 11 | 370 | B. F. Vancleave, for publishing small note law in Argus, | 9 | 00 | |
| | | | | | 870 36 |
| 14 | 371 | Wm. R. Allen, Commissioner, for erecting a new State Penitentiary, | 5000 | 00 | |
| 15 | 372 | George K. Drake, Master in Chancery, for services, &c. | 65 | 50 | |
| 17 | 373 | R. E. Horner, for publishing small note law in Princeton Whig, | 9 | 00 | |
| | 374 | James S. Green, Member of Court of Appeals, | 30 | 00 | |
| 24 | 375 | John Salter, one months' pension, | 5 | 00 | |
| 29 | 376 | Marshal of Trenton, for transporting three prisoners to State Prison, | 2 | 10 | |
| | 377 | Elijah Ward, Brigade Major of Morris, his salary, | 30 | 00 | |
| 31 | 378 | For one inquisition from Morris, | 26 | 19 | |
| | | | | | 5,167 79 |
| Aug. 5 | 379 | John Z. Drake, 6 months' Pension, | 30 | 00 | |
| | 380 | Hugh Aggings, 6 months' pension, | 30 | 00 | |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.

85,391 53

CONTRA.

CR.
Dolls. Cts.

1835.

| | | | | |
|---------|-----|---|----------|---------|
| Aug. 7 | 381 | By paid W. R. Allen, one of the commissioners' of New Penitentiary, | 5000 00 | |
| 18 | 382 | Wm. Closson, for work on Hydrant, at Government House, | 5 62 | |
| | 383 | John Salter, one Months' Pension, | 5 00 | |
| | 384 | John W. Bartleson, for Printing Small Note Law, in Monmouth Inquirer, | 9 00 | |
| | 385 | For one inquisition from Hunterdon, | 3 80 | |
| 20 | 386 | Sheriff of Burlington, for transporting two convicts to State Prison, | 14 00 | |
| | | | | 5097 42 |
| | 387 | Sundry bills for fitting up Council Room and Lobbies, | 1537 98 | |
| 24 | 388 | S. Combs, for laying pavement at State House, | 1 25 | |
| 27 | 389 | John Milledge, Sergeant at Arms, | 16 00 | |
| 31 | 390 | John Z. Drake, for six Months' Pension, | 30 00 | |
| Sept. 4 | 391 | Thomas C. Ryerson, associate Justice, 6 Months' Salary, | 550 00 | |
| | 392 | John Blane, Brigade Major of Hunterdon, his salary, | 30 00 | |
| | 393 | Wm. R. Allen, Commissioner, for building New Penitentiary, | 5,000 00 | |
| | 394 | Editor of the Belvidere Apollo, for publishing Small Note Law, | 9 00 | |
| | 395 | Editor of the Somerset Whig, for do | 9 00 | |
| | 396 | Editor of the Morris county Whig, for do | 9 00 | |
| | 397 | Editor of the Morristown Jerseyman, for do | 9 00 | |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

| | | |
|---------|---|-----------------|
| 1835. | Amount brought forward, | Dolls. Cts. |
| | | 85,391 53 |
| Sept. 4 | To received of E. A. Stevens, Treasurer of the Camden & Amboy Rail Road &c., for transit duty, | 10,000 00 |
| 26 | Received of Thomas M. Per- rine, keeper of State Peni- tentiary, | 800 00 |
| | | <hr/> 96,191 53 |

CONTRA.

CR.

Dolls. Cts.

1835.

| | | | | |
|---------|-----|---|--------|----------|
| Sept. 5 | 398 | By paid for one inquisition from Hunterdon, | 3 24 | |
| 7 | 399 | Thompson Price, for six months' pension, | 30 00 | |
| | | | <hr/> | 6,234 47 |
| 8 | 400 | Robert Hamilton, Brigade Major of Sussex, his salary, | 30 00 | |
| 10 | 401 | D. F. Randolph, for publishing small note law in Fredonian, | 9 00 | |
| | 402 | For publishing small note law in New Brunswick Times, | 9 00 | |
| 11 | 403 | Bernard Connolly, for printing Votes and Proceedings of General Assembly, | 671 00 | |
| | 404 | S. B. Scattergood, Constable, for attending Supreme Court, | 6 75 | |
| 14 | 405 | William P. Sherman, for printing Law Reports, | 908 75 | |
| | 406 | John Salter, for 1 months' pension, | 5 00 | |
| | 407 | Edmund Dollas, Constable, for attending Supreme Court, | 7 50 | |
| | | | <hr/> | 1,647 00 |
| 23 | 408 | S. S. Sibley, for publishing small note law in Bridgeton Whig, | 9 00 | |
| | 409 | For six inquisitions from Monmouth, | 65 09 | |
| 24 | 410 | John Reed, Constable, for attending the Supreme Court, | 3 75 | |
| 29 | 411 | For publishing small note law in Woodbury Herald, | 9 00 | |
| 30 | 412 | For nine inquisitions from Bergen, | 71 25 | |
| | 413 | Sheriff of Bergen, transporting three convicts to State Prison, | 63 00 | |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.
\$96,191 53

CONTRA.

CR.
Dolls. Cts.

1835.

| | | | | | |
|--------|-----|--|-------|----|----------|
| Oct. 2 | 414 | By paid James D. Westcott, for salary and issuing commissions, | 24 | 59 | |
| 4 | 415 | Wm. R. Allen, Commissioner for building Prison, | 5,000 | 00 | |
| | 416 | Thomas M. Perrine, Keeper of Prison, one quarter salary, | 250 | 00 | |
| | 417 | Charles Sutterley, Clerk for Prison, one quarter salary, | 137 | 50 | |
| | 418 | Sam'l Snedeker, Assistant Keeper, one quarter do. | 125 | 00 | |
| | | | | | 5,758 15 |
| | 419 | Thomas Neal, do do | 125 | 00 | |
| | 420 | John Cunningham, do do | 125 | 00 | |
| | 421 | Rich'd Campbell, do do | 125 | 00 | |
| | 422 | Wm. Vanhart, do do | 125 | 00 | |
| | 423 | John H. Norton, do do | 75 | 00 | |
| | 424 | Dr. James T. Clark, Physician, do do | 18 | 75 | |
| 7 | 425 | Sheriff of Salem, for transporting a prisoner to State Prison, | 28 | 80 | |
| 3 | 426 | For tuition of Deaf and Dumb at New York Institution, | 515 | 94 | |
| | 427 | For two Coal Stoves for Council Chamber, | 80 | 00 | |
| | 428 | Samuel Prior, for publishing small note law, | 9 | 00 | |
| | | | | | 1,227 49 |
| 11 | 429 | John Salter, one months' pension, | 5 | 00 | |
| | 430 | Collin Robinson, for transporting a convict to State Prison, | 22 | 40 | |
| 15 | 431 | Sheriff of Gloucester, for transporting two prisoners to State Prison, | 30 | 10 | |
| | 432 | Sheriff of Somerset, for transporting a convict to State Prison, | 13 | 60 | |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

| 1835. | | Dolls. Cts. |
|---------|---|------------------|
| | Amount brought forward, | 96,191 53 |
| Oct. 16 | To Received, on Loan from School Fund, | 16,317 29 |
| 20 | Received for Tax due from the county of Warren, for 1834, | 2,185 50 |
| | Received for Pedlars License, of his Excellency the Governor, | 354 00 |
| | Received of John Stiles, for nett proceeds of unclaimed Brandy, | 60 00 |
| | | <hr/> 115,108 32 |

CONTRA.

CR.

| | | Dolls. Cts. | |
|---------|-----|--|----------|
| 1835. | | | |
| Oct. 15 | 433 | By paid Elias Vanarsdalen, for services as Master in Chancery, | 32 00 |
| | 434 | George K. Drake, Master in Chancery, for servi- ces, &c. | 28 00 |
| | 435 | Wm. D'Hart, for covering Law Reports, &c. | 26 00 |
| | 436 | Sarah Wood, for 6 months' pension, | 20 00 |
| 16 | 437 | William. R. Allen, one of the Commissioners authorised to build a new Penitentiary, | 5000 00 |
| | 438 | James S. Green, Law Re- porter, 3 months' salary, | 50 00 |
| 17 | 439 | William P. Sherman, for publishing small note law, | 9 00 |
| | | <hr/> | 5,236 10 |
| 20 | 440 | Charles Parker, Treasurer, for one years' salary, | 1000 00 |
| | 441 | For distributing Laws in July last, | 80 00 |
| | 442 | For distributing Votes and Proceedings of General Assembly in September, | 80 00 |
| | 443 | For distributing Law Re- ports in October, | 80 00 |
| | 444 | Interest up to 1st inst. on Loan from School Fund, | 1927 59 |
| | 445 | Interest on Loan from Trenton Bank up to the 1st instant, | 500 00 |
| | | <hr/> | 3,667 50 |
| 26 | 446 | B. Davenport, for binding for State Library, | 4 40 |
| | 447 | D. H. Combs, for turning and making Coal Boxes, for State House, | 4 75 |
| | 448 | J. B. Elmendorf, Brigade Major, of Somerset, one years salary. | 30 00 |
| | 449 | G. D. Wall, Quarter Master General, one year's sala- ry, | 100 00 |

DR. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

Amount brought forward,

Dolls. Cts.
115,108 32

| | | CONTRA. | | CR. | |
|---------|-----|--|--|-------------|--------------|
| | | | | Dolls. Cts. | |
| 1835. | | | | | |
| Oct. 26 | 450 | By paid G. D. Wall, Quar- ter Master General, six months salary, | | 50 00 | |
| | | | | <hr/> | 189 15 |
| | 451 | John More White, Attor- ney General, for six months salary, | | 40 00 | |
| 27 | 452 | Wm. R. Allen, Commis- sioner, for building New Penitentiary, | | 5,000 00 | |
| 27 | 453 | Thomas M'Pherson, for Sutherland's Manual, | | 16 00 | |
| | | | | <hr/> | 5,056 00 |
| | | Balance due per Contra, | | | 8,866 76 |
| | | | | | <hr/> |
| | | | | | \$115,108 14 |

Dr. CHARLES PARKER, *Treasurer of New Jersey.*

1835.

| | |
|--------------------------|-------------|
| | Dolls. Cts. |
| Amount brought forward, | 115,108 32 |
| Deduct error in balance, | 18 |

115,108 14

1835

Oct. 27 To a balance, on settlement, this day, 8,866 76

DEPOSITS.

| | |
|---|----------------|
| In the Trenton Banking Company, | 4,284 56 |
| In the Mechanics' and Manufacturers' Bank, | 3,461 36 |
| In the Newark Banking and Insurance Company, | 864 92 |
| Advanced to Printer of Chancery Re- ports, | 256 00 |
| | <hr/> 8,866 84 |

We, the Committee of Council and Assembly, appointed to settle with the Treasurer of this State, do hereby certify that we have examined the foregoing account current, and compared the same with the books and evidences in his office, relating thereto, do find the same correctly stated and balanced. They find a balance in his hands of eight thousand eight hundred and sixty-six dollars and seventy-six cents, which they find deposited in the several Banks, and otherwise accounted for, as described in a certificate herewith annexed.

Trenton, October 27th, 1835.

JEPHTHA B. MUNN,
CHARLES STOKES,
Committee of Council.

WILLIAM MARSHALL,
A. PARSONS,
HENRY HILLARD,
JOSHUA SHAY,
GEORGE P. MOLLESON,
Committee of Assembly.

DR. CHARLES PARKER, *Treasurer, in account current with*

| | | Dolls. Cts. | |
|---------|--|-------------|----------|
| 1834. | | | |
| Oct. 28 | To balance on settlement this day, | | 1,132 14 |
| 1835. | | | |
| Jan. 2 | To received of Farmers Bank of New Jersey, for tax, | 500 00 | |
| 3 | Received of the State Bank of New Brunswick, for tax, | 440 00 | |
| | Received of the State Bank at Elizabeth, for tax, | 666 50 | |
| | Received of the Newark Banking and Insurance Company, for tax, | 1,997 37 | |
| | Received of the State Bank at Newark, for tax, | 1,600 00 | |
| 5 | Received of Commercial Bank of New Jersey, for tax, | 150 00 | |
| 3 | Received of the Salem Banking Company, for tax, | 151 92 | |
| | | <hr/> | 5,505 79 |
| 5 | Received of the Cumberland Bank, for tax, | 260 12 | |
| | Received of State Bank at Camden, for tax, | 1,500 00 | |
| | Received of State Bank at Morris, for tax, | 500 00 | |
| 7 | Received of the Farmers' and Mechanics' Bank at Rahway, for tax, | 400 00 | |
| | Received of the Mechanics' Bank at Newark, for tax, | 1,316 25 | |
| | Received of the Bank at Dover, for tax, | 250 00 | |
| | Received of the Orange Bank, for tax, | 500 00 | |
| | | <hr/> | 4,726 37 |
| | Received of the Paterson Bank, for tax, | 375 00 | |
| | Received of the Belvidere Bank, for tax, | 175 00 | |
| | Received of the Farmers' and Merchants' Bank of Middletown Point, for tax, | 50 00 | |
| | Received of the People's Bank at Paterson, for tax, | 375 00 | |

The Trustees of the New Jersey School Fund,
1835.

CR.
Dolls. Cts.

| | | | | | |
|------|----|----|----------------------------|--------|-----------|
| May | 1 | 1 | By paid Collector of Mon- | | |
| | | | mouth, | 1,861 | 84 |
| | 2 | 2 | Collector of Middlesex, | 1,626 | 68 |
| | 5 | 3 | Collector of Essex, | 1,911 | 02 |
| | | 4 | Collector of Burlington, | 2,153 | 56 |
| | 6 | 5 | Collector of Cumberland, | 793 | 09 |
| | 7 | 6 | Collector of Salem, | 1,078 | 30 |
| | | 7 | Collector of Somerset, | 1,321 | 43 |
| | | | | | <hr/> |
| | | | | | 10,745 92 |
| | 14 | 8 | Collector of Morris, | 1,568 | 01 |
| | 19 | 9 | Collector of Hunterdon, | 2,267 | 92 |
| | 20 | 10 | Collector of Bergen, | 1,299 | 92 |
| | | 11 | Collector of Cape May, | 323 | 90 |
| | 28 | 12 | Collector of Sussex, | 1,012 | 85 |
| June | 17 | 13 | Collector of Gloucester, | 1,689 | 63 |
| Oct. | 15 | 14 | The State of New Jersey on | | |
| | | | Loan at 5 per cent. | 16,317 | 29 |
| | | | | | <hr/> |
| | | | | | 24,478 62 |

DR. CHARLES PARKER, *Treasurer, in account current with*
1835. Dolls. Cts.

| | | | |
|----------|---|-----------|----------|
| Jan. 7 | To received of Trenton Bank- ing Company, for tax, | 1,073 70 | |
| 10 | Received of Sussex Bank, for tax, | 204 50 | |
| Feb. 25 | Received of Commissioners of Loans of Pennsylvania, for six months interest, | 2,702 50 | |
| | | <hr/> | 4,955 70 |
| | Received of County Commis- sioners of Philadelphia, for six months' interest, | 1,250 00 | |
| April 1 | Received of Collector of Sus- sex, for one year's interest on loan, | 400 00 | |
| 27 | Received of Anderson Lalor, for one year's interest, | 600 00 | |
| May 5 | Received 3 quarter yearly divi- dends on East Jersey Rail Road Stock, | 750 00 | |
| August 4 | Received of Commissioners of Loans of Pennsylvania, for six months' interest, | 2,702 50 | |
| | Received of City Commis- sioners, for six months' in- terest, | 1,250 00 | |
| | Received for two semi-annual dividends on Trenton Bank Stock, | 319 20 | |
| | Received for two semi-annual dividends on Cumberland Bank Stock, | 120 00 | |
| | Received of Sussex Bank, for two semi-annual dividends, | 80 00 | |
| | | <hr/> | 7,476 70 |
| Oct. 15 | Received principal of Pennsyl- vania State Fives sold, | 15,000 00 | |
| | Received premium on sale of Stock, | 1,817 29 | |
| 1834. | | | |
| Dec. 20 | Received of the Collector of Hunterdon, for interest on loan, | 400 00 | |
| | Received interest on loan to State, up to 1st inst. | 1,927 59 | |

The Trustees of the New Jersey School Fund,

CR.

1835.

Amount brought forward,

Dolls. Cts.

35,224 34

Dr: CHARLES PARKER, *Treasurer, in account current with*

1834.

| | | Dolls. | Cts. |
|---------|--|--------|-----------|
| | Amount brought forward, | 23,791 | 70 |
| Oct. 26 | To received of Farmers' and Mechanics' Bank at New Brunswick, for tax, | 250 | 30 |
| | Received of Princeton Bank, for tax, | 300 | 00 |
| | Received of Mechanics' and Manufacturers' Bank, for tax, | 250 | 00 |
| 26 | Received of the East Jersey Rail Road, for two quarter yearly dividends, | 500 | 00 |
| | | <hr/> | 19,945 18 |

\$43,736 88

1835.

| | | | |
|---------|--|-------|----|
| Oct. 27 | To a balance, on settlement, this day, | 7,419 | 09 |
|---------|--|-------|----|

DEPOSITED—

| | | |
|--|-------|----|
| In the Newark Banking and Insurance Company, | 596 | 37 |
| In the Trenton Banking Company, | 3,310 | 71 |
| In the Mechanics' and Manufacturers' Bank at Trenton, | 2,776 | 71 |
| In the Cumberland Bank, | 120 | 00 |
| In the Sussex Bank, | 79 | 50 |
| In the Farmers' and Merchants' Bank at Middletown Point, | 50 | 00 |
| In the Princeton Bank, | 235 | 50 |
| In Farmers' and Merchants' Bank at New Brunswick, | 250 | 30 |

\$7,419 09

The Trustees of the New Jersey School Fund,

CR.

| 1835. | | Dolls. | Cts. |
|------------|--|-------------------|------|
| | Amount brought forward, | 35,224 | 34 |
| Oct. 20 15 | By paid Collector of Warren, county quota of School money, | 1,092 | 75 |
| 26 16 | Postage to Sussex Bank, on Bank Book, | | 50 |
| | Balance, | 7,419 | 09 |
| | | <hr/> \$43,738 83 | |

We, the Committee of Council and Assembly, appointed to settle with the Treasurer of this State, do hereby certify that we have examined the foregoing account current, of the New Jersey School Fund, and have compared the same with the books and other evidences in his office, relating thereto, do find the same correctly stated and balanced. They find in his hands a balance of seven thousand four hundred and nineteen dollars and nine cents, standing to his credit in the several Banks, as stated in a certificate annexed to this account.

Trenton, October 27th, 1835.

JEPHTHA B. MUNN,
CHARLES STOKES,

Committee of Council.

WILLIAM MARSHALL,
A. PARSONS,
HENRY HILLARD,
JOSHUA SHAY,
GEORGE P. MOLLESON,

Committee of Assembly.

STATEMENT OF SCHOOL FUND.

To a balance in the Treasury, 28th October, 1934,
 Loan to Hunterdon County,
 One Year's Interest,
 Forty Shares of Cumberland Bank Stock,
 Two semi-annual Dividends,
 Twenty Shares of Sussex Bank Stock,
 Two semi-annual Dividends,
 East Jersey Rail Stock,
 Five Quarter Yearly Dividends,
 133 Shares of Trenton Bank Stock,
 Two semi-annual Dividends,
 Loan to Commissioners of County of Philadelphia,
 One Year's Interest at 5 per cent.,
 Loan on Mortgage in Burlington County,
 One Year's Interest at 5 per cent.,
 Amount of Pennsylvania State Fives,
 One Year's Interest on \$108,100,
 Received on Principal of Pennsylvania State Fives sold
 Received Premium on Sale,
 Loan to Sussex County,
 One Year's Interest at 5 per cent.,
 Loan to the State for building Prison,
 Interest received on Loan to the 1st instant,
 Received for one year's Bank tax, due 1st of January, 1935,

| Receipts. | Disbursements. | Total. |
|-----------|----------------|-----------|
| 1,132 14 | | 8,000 00 |
| 400 00 | | 2,000 00 |
| 120 00 | | 1,000 00 |
| 80 00 | | 12,500 00 |
| 1,250 00 | | 3,990 00 |
| 319 20 | | 50,000 00 |
| 2,500 00 | | 12,000 00 |
| 600 00 | | 93,100 00 |
| 5,405 00 | | |
| 15,000 00 | | 8,000 00 |
| 1,317 29 | | 48,317 29 |
| 400 00 | | |
| 1,927 59 | | |
| 13,285 66 | | |

Paid apportionment of Common School monies to the several
counties,
Paid to State on loan,
Paid Sussex Bank for postage,

| | |
|-------------|-----------|
| | 20,000 00 |
| | 16,317 29 |
| | 50 |
| <hr/> | |
| \$43,736 88 | |

Balance in Treasury,

| | |
|-----------|------------|
| 36,317 79 | 233,907 29 |
| | 7,419 09 |

Tax due from New Brunswick Bank, Mechanics' Bank at Paterson,
and Washington Bank,

| | |
|--|------------|
| | 241,326 38 |
| | 1,267 30 |

Total,

| | |
|--|------------|
| | 242,593 68 |
|--|------------|

TRENTON, October 27th, 1835.

A Summary Statement of the Treasurer's.

RECEIPTS.

| | |
|--|------------|
| Loaned from School Fund for building Prison, | 16,317 29 |
| Balance in the hands of Treasurer, 28th October, 1834. | 3,822 24 |
| Fortified recognizance, | 697 66 |
| Tax account received from the several counties, | 40,000 00 |
| Camden and Amboy Rail Road and Transportation Company, | 44,042 13 |
| State Prison—received from keeper, | 800 00 |
| Dividends on Canal stock received, | 9,000 00 |
| Old Carpet—received for sale of, | 15 00 |
| Pedlar's License—received for, | 354 00 |
| Unclaimed Wrecks, received from John Stiles, | 60 00 |
| Bills receivable—due from Presbyterian congregation at Paterson, | 150 00 |
| | <hr/> |
| | 115,258 14 |
| Deduct (excess of error discovered,) | 18 |
| | <hr/> |
| | 115,258 14 |

\$115,258 64

| | |
|---|------------|
| To make balance— | |
| Deposited in Trenton Banking Company, | 4,284 56 |
| Do. Mechanics' and Manufacturers' Bank, | 3,461 36 |
| Do. Newark Banking & Insurance Company, | 864 92 |
| Advanced printer of Chancery Reports, | 256 00 |
| | <hr/> |
| | \$8,866 84 |

Book of Receipts and Disbursements.

DISBURSEMENTS.

| | | |
|--------------------------------|-----------|--------------|
| Militia Account, | 262 09 | |
| Constables, | 68 25 | |
| Legislature, | 18,559 00 | |
| State Library, | 150 02 | |
| Compilation, | 740 00 | |
| Penitentiary, | 59,927 59 | |
| Transportation, | 852 75 | |
| Deaf and Dumb, | 2,119 44 | |
| | <hr/> | 82,644 14 |
| State Prison, | 4,425 00 | |
| Inquisitions, | 1,295 88 | |
| Incidentals, | 3,208 48 | |
| State Account, | 3,472 63 | |
| Salaries, | 7,864 00 | |
| Pensions, | 615 00 | |
| Printing Account, | 2,716 25 | |
| | <hr/> | 23,597 24 |
| Bills receivable, due this ac- | | |
| count, | | 150 00 |
| Balance, | | 8,866 76 |
| | | <hr/> |
| | | \$115,258 14 |

Mr. Wills presented the abstract of rateables of the county of Burlington,

Which was

Ordered to lie on the table.

Mr. Cooper, from the committee on that subject, reported the following list of unfinished business:

The Committee appointed to bring forward the unfinished business of the last session—Report the following:

No. 1. A bill entitled “An act to authorize limited partnerships.”

No. 2. A bill entitled “An act to incorporate the New Jersey Hudson and Delaware Rail Road Company,” passed the eighth day of March, A. D. 1832, to authorize a company to construct a lateral Rail Road through the counties of Warren and Sussex.

No. 3. A bill entitled “An act to enable the owners of lowlands and swamps, on the river Passaic, between the mill-dam at Chatam, and the mill-dam above the Little Falls, called Miller’s dam, to break up the reefs in said river, near said Falls, and to remove all obstructions to the free course of the waters out of said river.”

No. 4. A bill entitled “An act to erect part of the counties of Essex and Bergen, into a new county, to be called the county of Passaic.”

No. 5. A bill entitled “An act for the regulation and government of jails.”

No. 6. A bill entitled “A Supplement to an act, entitled an act to provide for the more equal and just representation of the several counties of this State in the General Assembly,” passed the 20th day of February, A. D. 1830.

No. 7. A bill entitled “A Supplement to the act, entitled an act, concerning wrecks,” passed the 3rd of March, 1820.

No. 8. A bill entitled “An act to regulate the growth of Oysters, in the township of Bergen, in the county of Bergen.”

No. 9. A bill entitled "An act supplementary to an act, entitled an act to incorporate the Clinton Manufacturing Company," passed February 1st, 1830.

No. 10. A bill entitled "An act to give to mechanics and others a lien upon buildings erected by them, in the county of Cumberland, until their claims are satisfied."

No. 11. A bill entitled "An act to authorize a road to be laid out, over part of the State lands at Paterson."

No. 12. A bill entitled "An act to authorize John Haines, the husband of Elizabeth Haines, deceased, to fulfil a certain contract, made by the said deceased, with Thomas Hollinshead, for the sale of a lot of land."

No. 13. A bill entitled "An act to erect the eastern part of the county of Gloucester, into a separate county, to be called the county of the Atlantic."

No. 14. A bill entitled "An act supplementary to the act establishing a military system."

No. 15. A bill entitled "An act to dispense with the performance of military duty in time of peace, and for other purposes."

No. 16. A bill entitled "An act for the punishment of crimes."

No. 17. A bill entitled "An act to regulate proceedings in criminal cases."

No. 18. A bill entitled "An act to repeal certain acts therein recited."

No. 19. A bill entitled "A Supplement to the act for the protection of certain real estate in the county of Bergen, belonging to the State of New Jersey, and late of John Leake, deceased."

WM. R. COOPER, Chairman.

Which was read, and
Agreed to; and
Ordered to be printed.

The engrossed bill relative to the last will and testament
 of Richard Eayre, deceased,
 Was called up, and
 Having been three times read and compared,
 Upon the question,
 Shall this bill pass ?
 Was decided in the negative by the following vote :

YEAS,

Messrs. Burtis,
 Brown,
 Budd,
 Cooper,
 Chetwood,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Hunt,
 Hopper,
 Hall,

Messrs. Jackson,
 Lippincott,
 Lydecker,
 Lalor,
 Marshall,
 Newcomb,
 Parsons,
 Rogers,
 Springer,
 Strader,
 Saunier,
 Tuttle,

Wade—25.

NAYS,

Messrs. Bray,
 Blane,
 Crowell,
 Cruser,
 W. Cook,
 Flatt,
 Gifford,
 Haight,
 Hillard,
 Jobs,
 Linn,

Messrs. Molleson,
 M'Dowell,
 M'Kissack,
 Quimby,
 Byall, (Sp.)
 Runyon,
 Shay,
 Thomson,
 Whitecar,
 Wills,
 Young—22.

The act to authorise the partition of the real estate of
Enos Ayres, late of the county of Middlesex,

Was taken up, and

Having been three times read,

Was, on motion of Mr. Chetwood,

Further postponed.

“The act to incorporate the Trenton and Nottingham Rail
Road and Transportation Company,”

Was called up,

And read, and

The House having disagreed to the first section,

The said bill was postponed.

The bill entitled,

“An act for the support of the Government of this State,”

Was taken up on its second reading,

And having been read and considered by sections, was

Ordered to be engrossed for a third reading.

The act authorising the sale of certain real estate of which
Elias Morehouse died siezed, in the county of Essex,

Was taken up,

Considered by sections, and

Agreed to, and

Ordered to be engrossed for a third reading.

“The act to incorporate the Salem, Delaware and Phila-
delphia Steam Boat Company,”

Was taken up,

Considered by sections, and

Upon the question of engrossing,

Was postponed.

The House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, NOVEMBER 4, 1835.

Three o'clock the House met.

Mr. Lalor presented the memorial of Philemon Dickerson, of Paterson, praying a modification of the charter of "The Bloomsbury Wing Dam and Mill Company," and the repeal of certain charter and other privileges,

Which was read, and

Referred to Messrs. Lalor, Tuttle and Marshall.

Mr. J. Cook presented the abstract of rateables of the county of Morris,

Which was

Ordered to lie on the table.

Ordered, on motion of Mr. Flatt,

That the vote on the passage of the bill this morning, relative to the last will and testament of Richard Eayre, be reconsidered, and that said bill stand again upon its third and last reading before the House.

The "Act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company,"

Was again taken up,

And having been amended,

Was agreed to, and

Ordered to be engrossed for a third reading.

The act to incorporate the Trenton and Nottingham Rail Road and Transportation Company,

Was again called up, and

On motion of Mr. Marshall,

Was ordered to be re-committed.

Mr. Chetwood, from the committee on that subject, reported by bill,

"An act to incorporate the Belleville Rail Road and Transportation Company,"

Which was read, and

Ordered to a second reading.

The resolutions instructing the Senators and Representatives of this State in the Congress of the United States,

Were taken up, and

While under consideration,

Mr. Chetwood moved, that the further consideration of the first resolution be postponed,

And the House disagreed to the motion by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
Flatt,
Hunt,
Molleson,
M'Dowell,
Newcomb,

Messrs. Parsons,
Runyon,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade—14.

NAYS,

Messrs. Burtis,
Bray,
Blane,
Brown,
Budd,
Cooper,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,

Messrs. Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Ryall (Sp.)
Rogers,
Shay,
Strader,
Saunier,
Wills,
Young—34.

And the said first resolution was then agreed to by the House by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,

Messrs. Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Strader,
Saunier,
Wills,

Young—33.

NAYS,

Messrs. Crowell,
Chetwood,
W. Cook,
Flatt.
Hunt,
Molleson,
M'Dowell,

Messrs. Newcomb,
Parsons,
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,

Wade—15.

The second resolution having been agreed to,
Mr. Molleson offered an amendment to be added to the third resolution, in the words following, to wit :

“And that they be requested to maintain the principles set forth in the first Inaugural Address of the President upon the subject of Executive patronage, and that they accordingly give him their decided support in all measures calculated to effect ‘the correction of all abuses which may bring the patronage of the Federal Government into conflict with the freedom of elections.’”

And upon the question of agreeing to the said amendment,

The House determined in the negative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook,
Flatt,
Hunt,
Molleson,
M'Dowell,

Messrs. Newcomb,
Parsons,
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,

Wade—15.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,

Messrs. Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Strader,
Saunier,
Wills,

Young—33.

Mr. Chetwood then moved to strike from the third resolution the words—"Or resign their seats in the Senate of the United States."

And upon the question of agreeing to the said motion,

The House determined in the negative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook,
J. Cook,
Flatt,
Hunt,
Molleson,
M'Dowell,

Messrs. Newcomb,
Parsons,
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade—16.

NAYS,

Messrs. Burts,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,
Hall,

Messrs. Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Strader,
Saunier,
Wills,
Young—32.

And the House thereupon agreed to the said third resolution by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,

Messrs. Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Strader,
Saunier,
Wills,

Young—33.

NAYS,

Messrs. Crowell,
Chetwood,
W. Cook,
Flatt,
Hunt,
Molleson,
M'Dowell,

Messrs. Newcomb,
Parsons,
Runyan,
Springer,
Thomson,
Whitecar,
Wade—14.

The remaining resolutions were then agreed to;
And the Preamble being under consideration,
Mr. Chetwood moved to strike out the same and insert
the following:

“Whereas, our predecessors in the Legislature of New Jersey have repeatedly instructed our Senators upon the subject of the United States Bank, and the expunging the offensive Resolution from the Journal of the Senate, without the desired effect being produced of procuring their resignation; and whereas the moderate, civil, and usual language of instruction has been found inefficient, and plain and positive instructions to resign in the event of disobedience of our commands are found to be necessary. Therefore—

And upon the question of agreeing to the said amendment,

The House determined in the negative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook,
Flatt,
Hunt,
Molleson,

Messrs. M'Dowell,
Parsons,
Runyon,
Springer,
Thomson,
Whitecar—12..

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,

Messrs. Haight,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Newcomb,

Messrs. Quimby,
Byall, (Sp.)
Rogers,
Shay,
Strader,

Messrs. Saunier,
Tuttle,
Wade,
Wills,
Young—36.

Whereupon the said Preamble and Resolutions were
Agreed to as reported, and
Ordered to be engrossed for a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had passed the Joint Resolution from the House of Assembly, appointing Joseph C. Potts, Engrossing Clerk,

Without amendment;

And that Council had passed the bill from the House of Assembly, entitled,

“An act for the relief of Trinity Church, at Newark,”

Without amendment.

Mr. Marshall, from the committee to whom had been re-committed the bill entitled,

“An act to incorporate the Trenton and Nottingham Rail Road and Transportation Company,”

Reported in lieu of said bill an act entitled,

“A further supplement to the act entitled ‘An act relative to the Delaware and Raritan Canal, and the Camden and Amboy Rail Road and Transportation Company,’ passed March second, eighteen hundred and thirty-two.”

Which was read, and

Ordered to stand on its second reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, NOVEMBER 5, 1835.

Ten o'clock the House met.

Mr. Quimby, from the committee on that subject, reported by bill,

“An act to divorce Thomas Boon from his wife,”

Which was read, and

Ordered to a second reading; and

On motion,

Ordered that the printing of said bill be dispensed with.

Mr. M’Kissack, from the committee on the subject, reported by bill,

“An act to divorce Abraham C. Schenck from his wife Ann W. Schenck,”

Which was read,

Ordered to a second reading; and

The the printing dispensed with.

Mr. Parsons, with leave, presented a bill entitled,

“A supplement to protect certain real estate owned by the State of New Jersey, in the county of Bergen, and late the property of John G. Leake, deceased,

Which was read, and

Ordered to a second reading,

And to be printed.

The Speaker laid before the House a communication from George Cassady, Esq. of Bergen, resigning the appointment of trustee of the State Lands in Bergen, lately belonging to John G. Leake, deceased,

Which was read, and

Laid on the table.

Mr. Hopper, from the committee on that subject, reported by bill,

“An act to authorise a trustee to convey certain real estate in the township and county of Bergen,

Which was read, and

Ordered to a second reading.

The Speaker laid before the House the following statement of the affairs of the "Princeton Bank."

In Compliance with the Charter, the President and Cashier of the Princeton Bank, respectfully submit to the Honorable Legislature of New Jersey, the following exhibit of the affairs of said Bank on the 14th day of October, 1835.

DR.

| | | |
|---|-------------|--------------|
| Capital stock paid in, | \$60,000 00 | |
| Notes of the bank in circulation, | 89,140 00 | |
| Surplus fund, | 739 26 | |
| Discount and interest received since last dividend period, | 3,995 33 | |
| Dividend unpaid, | 80 50 | |
| Amount due to other banks, | 3,177 04 | |
| Do. " individual depositors, | 76,528 61 | |
| | <hr/> | \$233,660 74 |

CR.

| | | |
|--|--------------|--------------|
| Bills discounted and loans, | \$154,901 84 | |
| Real estate, (lot for bank- ing-house) | \$3,050 | |
| Amount due on ditto, | 2,950 | |
| | <hr/> | 100 |
| Plates, bank note paper, fix- tures, &c. | 2,484 38 | |
| Incidental expenses, (since last dividend) | 1,283 28 | |
| Amount due from other banks, | 20,066 16 | |
| Specie in bank, | \$9,728 95 | |
| Notes of other banks and drafts payable at sight, | 45,096 13 | |
| | <hr/> | 54,825 08 |
| | <hr/> | \$233,660 74 |

STATE OF NEW JERSEY, {
Middlesex County, } ss.

Personally appeared before me, Charles M. Campbell, one of the Justices of the Peace in and for said county, R. Voorhees, President, and Louis P. Smith, Cashier, of the Princeton Bank, who, being duly sworn according to law, doth say, that the above statement to which they have subscribed their names, is true to the best of their knowledge and belief.

Sworn and subscribed the 4th day of November, 1835.

C. M. CAMPBELL, *Justice of the Peace.*

IN WITNESS WHEREOF, We have signed our names, and affixed the seal of the corporation, this fourth day of November, eighteen hundred thirty-five.

L. S.

R. VOORHEES, *President.*
LOUIS P. SMITH, *Cashier.*

Which was read, and

Ordered to lie on the table, and

The usual number of copies to be printed for the use of the House.

Mr. Chetwood, from the committee on that subject, reported by bill,

“An act to authorise the sale of the real estate of which James N. Joraleman died seized, in the county of Essex,”

Which was read, and

Ordered to a second reading.

Mr. Quimby, with leave, presented a bill entitled,

“An act to prevent appeals in cases of trial by jury or referees, in a Justices court,

Which was read, and

Ordered to a second reading, and

To be printed.

Mr Saunier, from the committee to whom had been referred the petition of Robert Swtartwout, for leave to dam off Hackensack river, and for banking privileges, reported by bill,

“An act to incorporate the New Jersey Agricultural Company,”

Which was read, and

Ordered to a second reading.

Mr. Chetwood offered the following resolution:

“Resolved, That this House will not sustain any applications for divorce, except in cases not cognizable in the Court of Chancery.”

Which was read, and

Laid on the table.

Mr. Thomson presented the abstract of rateables of the county of Cape May,

Which was laid on the table.

The engrossed bill entitled,

“An act for the support of the Government of this State,”

Was called up, and

Having been three times read and compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

The act relative to the last will and testament of Richard Eayre, deceased,

Which had been

Ordered to be re-considered,

Was again put on its final passage,

And passed the House of Assembly by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Hall,

Messrs. Jackson,
Lippincott,
Lydecker,
Lalor,
Marshall,
M’Kissack,
Newcomb,
Parsons,
Rogers,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Wade,

NAYS,

Messrs. Bray,
Blane,
Gifford,
Haight,
Hilard,
Jobs,

Messrs. Linn,
M'Dowell,
Quimby,
Ryall, (Sp.)
Runyan,
Whitecar,

Wills—13.

The engrossed bill to authorise the appointment of commissioners to make partition of the real estate of which Enos Ayres died seized,

Was read the third time,

And compared, and

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Cooper,
Cruser,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hopper,

Mssrs. Hall,
Jobs,
Lippincott,
Lydecker,
Lalor,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Ryall (Sp.)
Rogers,
Runyan,
Shay,

Messrs. Springer,
Strader,
Saunier,
Thomson,

Messrs. Whitecar,
Wade,
Wills,
Young—36.

NAYS,

Messrs. Bray,
Blane,
Chetwood,
Hunt,
Hillard,

Messrs. Jackson,
Linn,
Marshall,
Quimby,
Tuttle—10.

The "Resolutions" instructing the Senators and representatives of this State in the Congress of the United States, Were called up on their third and last reading, And having been three times read and compared, On the question, Shall these Joint Resolutions pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,

Messrs. Gifford,
Haight,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,

Messrs. M'Kissack,
 Quimby,
 Ryall, (Sp.)
 Rogers,

Messrs. Shay,
 Strader,
 Saunier,
 Wills,

Young—33.

NAYS,

Messrs. Crowell,
 Chetwood,
 W. Cook,
 Flatt,
 Hunt,
 Molleson,
 M'Dowell,

Messrs. Newcomb,
 Parsons,
 Runyan,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,

Wade—15.

Ordered, That the Speaker sign the said bills and Joint Resolutions, that the Clerk carry the same to Council, inform them of the passage thereof, and request their concurrence in, and assent to the same.

“The act to incorporate the Newark Malleable Iron Manufacturing Company,”

Was taken up

On its second reading,

And having been considered by sections, and

Agreed to, was

Ordered to be engrossed for a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had passed the following bill:

“An act to regulate the removal of paupers between the states of New Jersey, Pennsylvania and New York,”

To which bill the assent of the House is requested.

Which bill was read, and

On motion,

Was committed to Messrs. Hillard, Cruser and Rogers.

The act to authorise the sale of the real estate of which
 Enoch A. Vankirk died seized, in the county of Hunterdon,
 Was taken up on its second reading,
 Agreed to, and
 Ordered to be engrossed for a third reading.
 The House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, NOVEMBER 5, 1835.

Three o'clock the House met.

Mr. Hillard, from the committee to whom had been referred the bill from Council, entitled,

"An act to regulate the removal of paupers between the states of New Jersey, Pennsylvania and New York,"

Reported the same without amendment,

Which being read, was

Ordered to stand on its second reading.

The act to authorise the sale of the real estate of Elias Morehouse, deceased,

Was read three times and compared, and

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

Ordered, That the Clerk carry said bill to Council, inform them of its passage, and request their assent thereto.

Ordered, on motion of Mr. Chetwood,

That the vote of yesterday, ordering the Treasurer's accounts to be printed, be re-considered, and the said printing dispensed with.

The engrossed bill to

"Incorporate the Salem, Delaware and Philadelphia Steam Boat Company,"

Was taken up,

Read three times and compared, and

On the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Crowell,
Cooper,
W. Cook,
J. Cook,
Davis,
Flummerfelt,
Flatt,
Hunt,
Hillard,
Jackson,
Lippincott,
Linn,
Molleson,

Messrs. M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Rogers,
Runyan,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Whitecar,

Wade—27.

NAYS,

Messrs. Burts,
Bray,
Brown,
Blane,
Budd,
Cruser,
Deacon,
Endicott,
Gifford,

Messrs. Haight,
Hopper,
Hall,
Jobs,
Lalor,
Lydecker,
Ryall, (Sp.)
Shay,
Wills,

Young—19.

The engrossed bill to
 "Incorporate the Reigelsville Delaware Bridge Com-
 pany,"

Was taken up,
 And having been read three times and compared,
 On the question,
 Shall this bills pass ?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Brown,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Hopper,
 Hillard,
 Hall,
 Jackson,
 Lippincott,
 Lydecker,
 Linn,

Messrs. Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Wills,
 Young—40.

NAYS,

Messrs. Bray,
 Blane,

Messrs. Cruser,
 Hunt,

Jobs—5.

The bill entitled,

“ A further supplement to the act entitled an act, relative to the Camden and Amboy Rail Road, and Delaware and Raritan Canal companies,”

For the purpose of constructing a Rail Road from Trenton to the said Camden and Amboy Rail Road,

Was taken up,

On its second reading,

And while under consideration,

Upon the question of agreeing to the first and only section of the said bill,

Mr. Chetwood moved to postpone the said bill to the next session of the Legislature ;

And upon the question of agreeing to said motion,

The House determined in the negative by the following vote :

YEAS,

Messrs. Burtis,
Budd,
Crowell,
Chetwood,
W. Cook,
Deacon,
Davis,
Flatt,
Hunt,
Molleson,

Messrs. M'Dowell,
Newcomb,
Parsons,
Rogers,
Runyon,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade,

Wills—21.

NAYS,

Messrs. Bray,
Brown,
Blane,
Cooper,
Cruser,
J. Cook,
Endicott,

Messrs. Flummerfelt,
Gifford,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,

Messrs. Lydecker,
Linn,
Marshall,
M'Kissack,
Quimby,

Messrs. Ryall, (Sp.)
Shay,
Strader,
Saunier,
Young—24.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, NOVEMBER 6, 1835.

Ten o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had passed a bill from the House of Assembly, entitled,

“A Supplement to an act entitled ‘An act to authorise the sale of the wood and timber standing on certain real estate of Peter Drummond, of the county of Monmouth, a lunatic,’ ”

Without amendment ;

And that Council had passed the following bills, viz :

“An act authorising the sale of certain real estate, whereof Cornelius Van Horn, late of the county of Bergen, died seized.”

“An act to empower certain trustees therein named, to sell the real estate of Cornelius Smith, of the county of Somerset, deceased ;”

To which bills the assent of the House of Assembly is requested.

And that Council have appointed Messrs. Ryerson and Day, on their part, members of the Joint Committee to whom

is referred that part of the Governor's Message which relates to Common Schools.

Mr. Davis presented the petition of sundry citizens of Burlington, praying the incorporation of a Bank to be located at Medford, in that county,

Which was read, and

Referred to Messrs. Davis, Flatt and Lippincott,

Mr. Lalor, from the committee to whom had been referred the petition of Philemon Dickerson, reported by bill,

"An act to repeal certain chartered rights therein specified, and for other purposes,"

Which was read, and

Ordered to a second reading.

Mr. Hillard offered the following resolution :

"Resolved, That so much of the Governor's Message as relates to the subject of equalization of taxation, be referred to the Committee appointed to report a Tax Bill, and that there be an additional number added to said Committee, and they be requested to inquire into the expediency of a new apportionment of State Tax among the several counties,"

Which was read, and

Agreed to, and

On motion of Mr. Marshall,

The following named gentlemen, being one from each county, were added to the said Committee :

Messrs. Hopper of Bergen, Young of Warren, Hillard of Morris, Brown of Hunterdon, Burtis of Monmouth, Budd of Burlington, Wade of Essex, Crowell of Middlesex, W. Cook of Salem, and Thomson of Cape May.

The bill from Council, to authorise the sale of the real estate late of Cornelius Smith, in the county of Somerset,

Was referred to Messrs. Jobs, Bray and Endicott.

The bill from Council, to authorise a sale of the real estate of the late Cornelius Van Horn, of the county of Bergen,

Was referred to Messrs. Lydecker, Marshall and Thompson.

Mr. Lydecker, from the committee on that subject, reported by bill,

"An act to sell certain real estate in the township of Bergen, belonging to Mary E. Gedney, and others,"

Which was read, and

Ordered to a second reading.

Ordered, That No. 4, of unfinished business, being

"An act to erect part of the counties of Bergen and Essex, into a new county, to be called the county of Passaic,"

Be referred to Messrs. Parsons, Lydecker and J. Cook.
 Ordered, That No. 1, of unfinished business entitled,
 "An act to authorise limited partnerships."

Be referred to Messrs. Chetwood, Gifford and Whitecar.
 Ordered, That No. 3, of unfinished business entitled,
 "An act to enable the owners of lowlands and swamps,
 on the river Passaic, between the mill-dam at Chatam and the
 mill-dam above the Little Falls, called Miller's dam, to break
 up the reefs in said river, near said Falls, and to remove all
 obstructions to the free course of the waters out of said river,"
 Be referred to Messrs. J. Cook, Tuttle and Saunier.

Ordered, That the several bills relative to the Orphans'
 Courts prepared under the authority of the State by Joseph
 Warren Scott Esq.,

Be added to the list of unfinished business,
 And that the same be
 Referred to
 Messrs. Chetwood, Molleson and Wills.
 Ordered, That No. 8, entitled,
 "An act to regulate the growth of Oysters, in the town-
 ship of Bergen, in the county of Bergen,"
 Be referred to Messrs. Saunier, Crowell and Wade.

Mr. Haight offered the following resolution:

"Resolved, That the Clerk inform Council that the House
 of Assembly is ready to go into Joint Meeting, for the pur-
 pose of appointing a Treasurer, and such other civil and Mi-
 litary Officers as may be necessary, and request Council to
 name the time and place,"

Which was read, and
 Agreed to.

The engrossed bill entitled,
 "An act to authorise Trustees therein named, to sell the
 real estate of Enoch A. Vankirk, deceased,"
 Was taken up,
 And having been read three times,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative unanimously.

The engrossed bill entitled,
 "An act to incorporate the Newark Malleable Iron Manu-
 facturing Company,

Was read three times,
 And compared,
 And was thereupon, by the unanimous consent of the
 House amended, and
 Ordered to be re-engrossed.

The act supplementary to the act relative to the Delaware
 and Raritan Canal, and the Camden and Amboy Rail Road
 and Transportation Companies,

Was again taken up,
 And which under consideration,
 The House again postponed the same by the following
 vote :

YEAS,

Messrs. Burtis,
 Budd,
 Crowell,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Flatt,
 Haight,
 Hunt,
 Jackson,
 Linn,

Messrs. Lalor,
 Molleson,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Ryall (Sp.)
 Runyan,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,

Wills—27.

NAYS,

Messrs. Brown,
 Blane,
 Cooper,
 Cruser,
 Endicott,
 Flummerfelt,

Messrs. Gifford,
 Hopper,
 Hall,
 Jobs,
 Lippincott,
 Lydecker,

Messrs. Marshall,
M'Kissack,
Rogers,

Messrs. Shay,
Strader,
Saunier,
Young—19.

House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, NOVEMBER 6, 1835.

Three o'clock the House met.

Mr. Hillard, from the committee to whom had been referred the subject relative to the rules of the House, reported the following additional rule:

“That bills which are called up by the Clerk on their second reading, and not then acted on, but passed or postponed, may afterwards be called up for consideration, in preference to other bills below them on the list; and public bills when called for by any member, shall always have the preference over private bills,”

Which was read, and

Agreed to, and

Adopted as one of the Rules of the House, and

Ordered to be printed.

The bill to appoint trustees to sell and convey the real estate of which Walter Clendenny died seized, in the township and county of Bergen,

Was taken up on its second reading,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to incorporate the Totowa Manufacturing Company,”

Was taken up on its second reading,

Considered by sections,

And ordered to be engrossed
For a third reading.
The bill entitled,

“A further supplement to the act entitled an act relative to
the Delaware and Raritan Canal, and Camden and Amboy
Rail Road Companies, passed February fifteenth, A. D. 1831,”

Was again taken up,
And after being further amended,
The yeas and nays were called for
And ordered,
Upon agreeing to the first section,
And the same was agreed to by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
Deacon,
Endicott,
Flummerfelt,
Gifford,
Hopper,
Hillard,

Mssrs. Hall,
Jobs,
Lydecker,
Linn,
Lalor,
Marshall,
M’Kissack,
Ryall, (Sp.)
Rogers
Shay,
Strader,
Saunier,
Wills,

Young—27.

NAYS,

Messrs. Crowell,
W. Cook,
J. Cook,
Davis,
Flatt,
Hunt,
Jackson,
Molleson,

Messrs. M’Dowell,
Quimby,
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade—16.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the following bills from the House of Assembly, entitled,

“An act to appoint Commissioners to make partition of the real estate of Enos Ayres, late of the county of Middlesex, deceased;”

And a bill entitled,

“An act to incorporate the Reigelsville Delaware Bridge Company,”

Without amendment.

And that Council have passed a resolution (if the House of Assembly concur therein,) to appoint a Joint Committee of both Houses, to inquire into the expediency of curtailing the expenses of the State, in relation to the article of newspapers furnished to the Legislature; and have appointed

Messrs. Leaming and Kyerson, members of the committee, on their part.

And the said resolution having been read,

Was concurred in by the House of Assembly,

And the Speaker appointed on the part of this House,

Messrs. Hillard, Deacon and Crowell, as the committee on their part.

The House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

SATURDAY MORNING, NOVEMBER 7, 1835.

Ten o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council have passed the Joint Resolutions from the House of Assembly, instruct-

ing our Senators and Representatives in Congress, on certain subjects,

Without amendment ;

And that Council had passed the bill from the House of Assembly entitled,

“An act for the support of the Government of this State,”

With sundry amendments,

To which they ask the assent of the House of Assembly.

Which having been read,

The House agreed to the second and third amendments made to the third and fifth sections of said bill in Council,

And disagreed to those made in the first section of said bill, to strike out the word “Chancery Reporter” in the 13th line, and “each” in the 14th line of said section ;

And thereupon,

On motion of Mr. Chetwood, it was

Ordered, That the House will ask a conference with Council on the subject of the disagreement of the two Houses ;

And the Speaker appointed as a committee on the part of this House,

Messrs. Gifford, Chetwood and Marshall.

Ordered, That the Clerk inform Council of the disagreement of this House to the said bill as amended, and request them to appoint a corresponding committee of conference on their part.

Mr. Jobs, from the committee to whom had been referred the bill from Council entitled,

“An act to empower certain trustees therein named, to sell the real estate of Cornelius Smith, late of the county of Somerset, deceased ;”

Reported the same with an amendment ;

Which bill was read, and

Ordered to a second reading.

Mr. Chetwood, from the committee on that subject, made the following report :

The committee to whom was referred the resolution

“To inquire and report whether any further legislation may be necessary to authorise the transfer of convicts from the old to the new Prison,”

Beg leave to report :

That, from the attention they have been able to bestow on the subject, they are of opinion, that it requires a more full investigation than could be afforded at the present sitting of the Legislature, and as the inquiry is one which will call for the examination and construction of the existing criminal laws of the State, the committee respectfully recommend that the resolution be transmitted to the Attorney General

by the Speaker, with a request that he will communicate his views on the subject to the Legislature, at their next sitting: all which is respectfully submitted.

JOHN J. CHETWOOD,
Chairman.

November 7, 1835.

Which report was read, and
Agreed to by the House unanimously.
Mr. Haight offered the following resolution :

“Resolved, That a special committee be appointed for the purpose of inquiring into the propriety of annually funding a portion of the revenues of the State, hereafter accruing from the Delaware and Raritan Canal and Camden and Amboy Rail Road and Transportation Companies, in reference to the redemption of those works by the State, at the time fixed by their respective charters; and also, as to the annual appropriation of a part of the said revenues, to the school fund of this State, for the benefit of the common schools thereof; and that such committee have leave to report by bill or otherwise,”

Which was read, and
Agreed to, and
Referred to Messrs. Haight, Marshall, Hunt, Hillard and Wills.

Mr. Hillard, from the joint standing committee, reported sundry resolutions disposing of the printing of the Minutes of Council and Assembly, Laws, and Law and Chancery Reports, and requiring the printers to give bond with security, for the faithful execution of the duties required of them;

Which were read,
Ordered to a second reading, and
To be printed.

Ordered, That No. 13, of unfinished business, being a bill entitled,

“An act to erect the eastern part of the county of Gloucester, into a separate county, to be called the county of the Atlantic,”

Be referred to Messrs. Endicott, Newcomb and Hall.

The engrossed bill to

Incorporate the Newark Malleable Iron Manufacturing Company,

Having been three times read and compared,
 Upon the question,
 Shall this bill pass ?
 Was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 Crusier,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Jackson,
 Jobs,

Messrs. Lippincott,
 Lydecker,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Wills,
 Young—38.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Gifford,

Messrs. Hall,
 Linn,
 Rogers,
 Shay,

Strader—9.

The engrossed bill entitled,
 "An act to authorise the sale of the real estate of the late
 Walter Clendenny, in the county of Bergen,"

Was read three times and compared, and
 Passed the House of Assembly unanimously.

Ordered, That the Speaker sign the said bills, that the
 Clerk carry the same to Council, and inform them of their
 passage, and request their assent thereto.

The act supplementary to the act relative to the Delaware
 and Raritan Canal, and Camden and Amboy Rail Road and
 Transportation Companies,"

Was called up,
 Read three times and compared,
 And thereupon

Mr. Chetwood moved to re-commit the said bill for the
 purpose of further amending the same :

And the House ordered the said bill to be re-committed
 by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flatt,
 Hunt,

Messrs. Hillard,
 Jackson,
 Linn,
 Lalor,
 Molleson,
 M'Dowell,
 Newcomb,
 Quimby,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,
 Wade—26.

NAYS,

Messrs. Cooper,
 Crusier,
 Flummerfelt,

Messrs. Gifford,
 Hopper,
 Hall,

Messrs. Jobs,
Lippincott,
Lydecker,
Marshall,
M'Kissack,
Ryall, (Sp.)

Messrs. Rogers,
Runyon,
Shay,
Strader,
Saunier,
Wills,

Young—19.

The bill entitled,
“An act to repeal certain chartered rights and other privileges therein named,”

Was taken up

On its second reading,

Considered by sections, and

Ordered to be engrossed for a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council would be ready to go into Joint Meeting for the appointment of Treasurer, and such other Civil and Military officers as should be deemed necessary, on Tuesday next, at ten o'clock in the forenoon, in the Assembly Room.

The act to divorce Abraham C. Schenck from his wife Ann W. Schenck,

Was taken up on its second reading,

Considered, and

Ordered to be engrossed for a third reading.

Mr. Marshall, from the committee to whom had been referred the bill entitled,

“A further supplement to the act relative to the Delaware and Raritan Canal, and Camden and Amboy Rail Road and Transportation Companies,”

Reported the same with sundry amendments;

Which having been read, and

Agreed to,

The said bill was

Ordered to be re-engrossed for a third reading.

House adjourned to 3 o'clock, P. M.

SATURDAY AFTERNOON, NOVEMBER 7, 1835.

Three o'clock the House met.

Mr. Flummerfelt, from the committee on that subject, reported by bill,

"An act to incorporate the Muscenetcong Bank," to be located at Finesville, Warren county,

Which was read, and

Ordered to a second reading.

The bill from Council, entitled,

"An act to authorise certain trustees therein named, to sell the real estate of Cornelius Smith, late of the county of Somerset, deceased,"

Was taken up on its second reading,

And after being amended in the 8th line of the preamble, by striking out "ninety" and inserting "nineteen," was

Ordered to a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had appointed on their part, Messrs. Munn and Leaming, members of the committee of conference, on the subject of the disagreement of the two Houses, relating to amendments proposed by Council to the

"An act for the support of the Government of this State."

House adjourned to 10 o'clock on Monday.

HOUSE OF ASSEMBLY.

MONDAY MORNING, NOVEMBER 9, 1835.

Ten o'clock the House met.

Mr. Shay presented the abstract of rateables of the county of Sussex,

Which was

Ordered to lie on the table.

Ordered, That No. 7, of unfinished business, being

An act entitled, "A supplement to the act entitled an act concerning wrecks, passed the third of March, 1820,"

Be referred to Messrs. Valentine, Endicott and Springer.

The bill from Council entitled,

"An act to empower certain trustees therein named, to sell the real estate of Cornelius Smith, late of the county of Somerset, deceased,"

Was taken up on its third reading,

And having been three times read and compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
W. Cook,
Davis,
Endicott,

Messrs. Flummerfelt,
Gifford,
Hunt,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,

Messrs. Linn,
Lalor,
M'Kissack,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,

Messrs. Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young—32.

NAYS,

Messrs. Flatt, Newcomb and Springer—3.

Ordered, That the Speaker sign the said bill, that the Clerk carry the same to Council, inform them of its passage, and request their assent thereto.

The "Act to divorce Thomas Boon from his wife Mary Boon,"

Was taken up on its second reading, and
Considered, and

The House thereupon disagreed to the first and only section of said bill, and the same was dismissed from the files of the House.

The bill entitled,

"A supplement to the act entitled an act to protect certain real estate in the possession of the State of New Jersey, in the county of Bergen, and late of John G. Leake, deceased," and providing for the appointment of a trustee of said lands in the place of George Cassady, Esq., who has resigned as trustee thereof,

Was taken up on its second reading,

And while the said bill was under consideration, was
Ordered to be postponed.

The bill entitled,

"An act to authorise a trustee to convey certain real estate in the township and county of Bergen,"

Was taken up on its second reading,

And while the first section thereof was under consideration, was

Ordered to be postponed.

The bill entitled,

“An act to prevent an appeal in cases of trial by jury or referees, in a Justices court,”

Was taken up on its second reading,

And having been considered, and

Agreed to, was

Ordered to be engrossed for a third reading.

The bill from Council entitled,

“An act to regulate the removal of paupers between the states of New Jersey, Pennsylvania and New York,”

Was taken up on its second reading,

And having been read and considered by sections, was

Ordered to a third reading.

The House adjourned to 3 o'clock, P. M.

MONDAY AFTERNOON, NOVEMBER 9, 1835.

Three o'clock: the House met.

Mr. Parsons, from the committee on that subject, reported by bill,

“An act to erect part of the counties of Bergen and Essex, into a new county, to be called the county of Passaic,”

Which was read, and

Ordered to a second reading,

And to be printed.

The act entitled,

“An act to incorporate the Totowa Manufacturing Company,”

Was taken up on its third reading,

And having been read three times and compared,

Upon the question,

Shall this bill pass?

It was determined in the negative by the following vote:

YEAS,

Messrs. Cooper,
 Chetwood,
 Crusier,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flatt,
 Hunt,
 Jackson,
 Jobs,
 Molleson,

Messrs. M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade—24.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Flummerfelt,
 Gifford,
 Hopper,
 Hall,
 Lippincott,

Messrs. Lydecker,
 Linn,
 Lalor,
 Marshall,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Strader,
 Valentine,
 Wills,

Young—21.

Ordered, That the said bill be dismissed from the files of the House.

The engrossed bill entitled,

“An act to repeal certain charter privileges therein specified, and for other purposes,”

Was read the third time,

And compared, and

On the question,
Shall this bill pass?

It was decided in the affirmative unanimously.

The act to authorise trustees therein named, to sell certain real estate of which James N. Joraleman died seized, in the county of Bergen,

Was taken up on its second reading,

And having been read and considered by sections, was

Ordered to be engrossed for a third reading.

The Joint Resolutions disposing of the public printing of the State,

Were taken up,

And having been read and considered, were

Ordered to be engrossed for a third reading.

The House went into nominations for Joint Meeting,

And after completing the same,

Again came to order,

And the lists were compared and a duplicate sent to Council.

Ordered, on motion of Mr. Valentine,

That the Treasurer's accounts, with the report of the committee thereon,

Which had been heretofore laid on the table,

Be called up, and sent to Council.

The bill entitled,

"A supplement to the act entitled an act to protect certain real estate in the possession of the State of New Jersey, in the county of Bergen, and late of John G. Leake, deceased,"

Was again taken up,

And having been read,

Considered, and

Agreed to, was

Ordered to be engrossed for a third reading.

The bill entitled,

"An act to authorise a trustee to convey certain real estate in the township and county of Bergen, of which Daniel Dedrix died seized,"

Was taken up on its second reading,

And having been read,

Considered, and

Agreed to, was

Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, NOVEMBER, 10, 1835.

Ten o'clock the House met.

Mr. Parsons offered the following resolution:

“Resolved, That so much of the Governor’s Message as relates to Banks and other Corporations, be referred to a select committee;”

Which was read, and

Agreed to, and

Referred to Messrs. Parsons, Haight, Deacon, York and Blane.

Mr. J. Cook, from the standing committee on that subject, reported by bill.

“An act to defray incidental charges;”

Which was read,

Ordered to a second reading,

And to be printed.

The act from Council. entitled,

“An act authorising the sale of certain real estate whereof Cornelius D. Van Horn, late of the county of Bergen, died seized,”

Was reported from the committee by Mr. Lydecker,

Without amendment;

And the same being read, was

Ordered to stand on its second reading.

The engrossed bill entitled,

“A further supplement to the act relative to the Delaware and Raritan Canal and Camden and Amboy Rail Road Companies, passed Feb 15, 1831,”

Was called up on its third reading,

Whereupon,

On motion of Mr. J. Cook, the bill was

Ordered to be postponed to the next sitting of the Legislature, by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Flatt,
 Hunt,

Messrs. Hillard,
 Jackson,
 Molleson,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Runyon,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,

Wills—27.

NAYS,

Messrs. Cooper,
 Crusier,
 • Endicott,
 Flumemerfelt,
 Gifford,
 Haight,
 Hopper,
 Hall,
 Jobs,
 Lippincott,
 Lydecker,

Messrs. Linn,
 Lalor,
 Marshall,
 M'Kissack,
 Ryall, (Sp.)
 Shay,
 Strader,
 Saunier,
 Valentine,
 Young,
 York—22.

Council then came into the Assembly Room—the two Houses then went into Joint Meeting, and after going through their appointments, the Joint Meeting rose, and the House came to order.

Mr. Valentine moved to reconsider the vote given upon the rejection of the bill entitled,

“An act to incorporate the Totowa Manufacturing Company,”

And the House having agreed thereto,

Ordered the said bill to be reinstated upon the files of the House ;

And the same was thereupon postponed to the next sitting of the Legislature.

The Joint Resolutions disposing of the public printing of the State,

Were called up on their third reading,

And having been read three times, and compared,

And the House having refused to amend the same,

Upon the question,

Shall these Joint Resolutions pass?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,

Bray,

Brown,

Blane,

Budd,

Crowell,

Cooper,

Chetwood,

Cruser,

W. Cook,

J. Cook,

Deacon,

Davis.

Endicott,

Flummerfelt,

Gifford,

Haight,

Hunt,

Hopper,

Hillard,

Hall,

Jobs,

Messrs. Lippincott,

Lydecker,

Linn,

Lalor,

Marshall,

Molleson,

M'Kissack,

Newcomb,

Parsons,

Quimby,

Ryall, (Sp.)

Shay,

Springer,

Strader,

Saunier,

Thomson,

Tuttle,

Valentine,

Whitecar,

Wade,

Wills,

Young,

NAY,

Mr. Flatt—1.

And the said resolutions were agreed to as follows, to wit:—

1. **RESOLVED**, *by the Council and General Assembly of this State*, That Bernard Connolly, of Freehod, be employed to print the Votes and Proceedings of the Assembly of the present session; that he print thirteen hundred copies thereof, and be paid therefor the sum of twenty-two dollars per sheet.

2. *Resolved*, That Gore and Allison, of Somerville, be employed to print the Journal of the Proceedings of the Legislative Council and of Joint Meeting of the present session; that they print thirteen hundred copies thereof, and be paid therefor the sum of twenty-two dollars per sheet.

3. *Resolved*, That Samuel P. Hull, of Morristown, be employed to print sixteen hundred copies of the Laws of the present session of the Legislature, on the large octavo pages heretofore used; and that he be paid therefor the sum of thirty-two dollars per sheet.

4. *Resolved*, That Joseph Pugh, of Mount-Holly, be employed to print sixteen hundred copies of the Law Reports, at thirty-two dollars per sheet; and that Edward Sanderson be employed to print the Chancery Reports, the same number of copies, and at the same prices as the Law Reports; and that both Reports shall be printed on as good paper, and with the large octavo pages heretofore used.

5. *Resolved*, That the printers named in the above resolutions, and each and every of them, shall, before they enter upon the duties of printing, as aforesaid, enter into bond to the treasurer of this State, in such sums as he shall require, and with such security as he shall approve of, for the true and faithful performance of their respective duties.

Ordered, That the Speaker sign the said Resolutions, that the Clerk carry the same to Council, inform them of their passage, and request their concurrence.

The act to authorise the sale of the real estate of which James N. Joraleman died seized, in the county of Bergen, Was ordered to be re-engrossed.

House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, NOVEMBER 10, 1835.

Three o'clock the House met.

Mr. Davis presented a petition from citizens of the county of Burlington for the passage of a law to incorporate a company to construct a Rail Road from the navigable waters of the Rancocus, through Medford, in the county of Burlington, to the navigable waters of the Mullican river, on the line between Burlington and Gloucester counties,

Which was read, and

Referred to Messrs. Davis, Rogers and Gifford.

Mr. Davis, from the committee on that subject, reported a bill entitled,

"An act to incorporate the Burlington County Bank, to be located at Medford, in the county of Burlington,"

Which was read, and

Ordered to a second reading.

Mr. Valentine, with leave, presented a bill, entitled,

"An act to incorporate the Belvidere and Port Colden Rail Road Company,"

Which was read and

Ordered to a second reading.

Mr. Gifford, from the committee of conference of both Houses, to whom had been referred the

"Act for the support of the Government of this State."

Reported that Council would recede from the amendments made by them to said bill ;

Which report was agreed to,

And the said bill

Ordered to be re-engrossed.

Mr. Haight, from the committee on that subject, made the following report of the accounts of the State Prison :

REPORT.

The Joint Committee, of Council and Assembly, appointed to settle the accounts of the State Prison, report the following, as the result of careful investigation.

PROVISION ACCOUNT.

| | |
|--|-------------------|
| To amount of provisions on hand on the 30th September, 1834, as pr. inventory and valuation then made, | \$157 92 |
| Amount expended for provision from that time to 1st October, 1835, | 3,766 97 |
| Whole Amount, | <u>\$3,924 89</u> |

| | | |
|--|----------|-------------------|
| From this sum is to be deducted the amount of provisions sold by the Keeper, | \$387 52 | |
| Value of provisions on hand as pr. inventory 30th Sept. 1835, | 331 99 | 719 51 |
| Leaving amount expended for provisions, | | <u>\$3,205 38</u> |

CLOTHING ACCOUNT.

| | |
|---|-----------------|
| To amount of clothing on hand, 30th September 1834, as pr. inventory, | 359 46 |
| Amount expended from that time to the 1st October, 1835, | 569 70 |
| Whole Amount, | <u>\$929 16</u> |

| | | |
|--|--------|----------|
| From this is to be deducted the amount sold, | 5 40 | |
| Amount of clothing on hand 1st Oc- tober, 1835, | 381 70 | 390 10 |
| | <hr/> | <hr/> |
| Leaving whole amount expended for clothing, | | \$539 06 |

INCIDENTAL ACCOUNT.

| | | |
|--|--------|----------|
| To amount of inventory 30th September, 1834, | 161 50 | |
| Amount expended as before, | 548 45 | |
| | <hr/> | |
| Whole Amount, | | \$709 95 |

| | | |
|--|--------|----------|
| Deduct for articles sold, | 24 45 | |
| Amount of inventory 1st Oct. 1835, | 192 09 | 216 54 |
| | <hr/> | <hr/> |
| Leaving amount expended on this account, | | \$493 41 |

FURNITURE ACCOUNT.

| | | |
|---|--------|----------|
| To amount of inventory 30th Sept. 1834, | 762 53 | |
| Amount expended up to 1st Oct. 1835, | 88 03 | |
| | <hr/> | |
| Whole amount, | | \$850 56 |

| | | |
|--|--------|---------|
| Deduct for furniture sold, | 50 | |
| Amount of Inventory, 1st October, 1835, | 760 32 | 760 82 |
| | <hr/> | <hr/> |
| Amount expended on this account, for the year, | | \$89 74 |

HOSPITAL ACCOUNT.

| | | |
|--|-------|----------|
| To amount of inventory 30th Sept. 1834, | 53 30 | |
| Amount expended up to 1st October, 1835, | 73 22 | |
| | <hr/> | |
| Whole amount, | | \$106 52 |

| | | |
|--|-------|-------|
| Deduct for articles sold, | 97 | |
| Amount of inventory, 1st Oct. 1835, | 43 13 | 44 10 |
| | <hr/> | <hr/> |
| Leaving amount expended on this account, | | 62 42 |

FUEL ACCOUNT.

| | | |
|--|-------|--|
| To amount of inventory on the 30th Sept. 1834, | 18 25 | |
|--|-------|--|

| | | |
|--|--------------|-----------------|
| Amount expended up to 1st Oct. 1835, | | 550 37 |
| Whole amount, | | <u>\$568 62</u> |
| Deduct for coal, &c. sold during the year, | 181 75 | |
| Amount of inventory, 1st Oct. 1835. | <u>12 75</u> | <u>194 50</u> |
| Leaving amount expended for fuel, | | \$374 12 |

WEAVING ACCOUNT.

| | | |
|--|-----------------|-----------------|
| To amount of inventory, 30th Sept. 1834, | | 2004 16 |
| Amount expended on this account during the year, | | <u>2,248 29</u> |
| Whole amount, | | \$4,252 45 |
| This Account to be credited with articles sold, | 5,437 17 | |
| Amount of inventory, 1st Oct. 1835, | <u>2,679 37</u> | <u>8,116 54</u> |
| Profit on this account, | | \$3,864 09 |

SUNDRIES ACCOUNT.

| | | |
|---|---------------|-----------------|
| To amount of inventory, 30th Sept. 1834, | | 278 25 |
| Amount expended as before, | | <u>327 58</u> |
| Whole amount, | | \$605 83 |
| This account is to be credited with work done by prisoners, | 3,098 62 | |
| Amount of inventory 1st Oct. 1835 | <u>333 92</u> | <u>3,432 54</u> |
| Profit on this account, | | \$2,826 71 |

SMITH FACTORY ACCOUNT.

| | | |
|--|--------|-------------|
| To amount of inventory, 30th Sept. 1834, | | 115 49 |
| Amount expended up to 1st Oct. 1835, | | <u>8 26</u> |
| Whole amount, | | \$123 75 |
| This account to be credited with work done by prisoners, | 845 63 | |

| | | |
|---|--------|----------|
| Amount of its inventory, 1st October, 1835, | 112 61 | 958 24 |
| | <hr/> | <hr/> |
| Profit on this account, | | \$834 49 |

CORDWAINERS ACCOUNT.

| | | |
|---|----------|------------|
| To amount of inventory, 30th Sept. 1834, | | \$374 82 |
| Amount of materials purchased for this account during the year, | | 765 31 |
| | | <hr/> |
| Whole amount, | | \$1,140 13 |
| | | |
| This account to be credited with articles sold, | 1,796 51 | |
| Amount of inventory, 1st October, 1835, | 366 14 | 2,162 65 |
| | <hr/> | <hr/> |
| Profit on this account, | | \$1,022 52 |

COOPERAGE ACCOUNT.

| | | |
|--|--------|----------|
| To amount of its inventory, 30th September, 1834, | | 97 33 |
| Amount chargeable to this account during the year, | | 31 49 |
| | | <hr/> |
| Whole amount, | | \$128 82 |
| | | |
| This account to be credited with articles sold, | 37 70 | |
| Amount of inventory, 1st October, 1835, | 117 28 | 154 98 |
| | <hr/> | <hr/> |
| Profit on this account, | | 26 16 |

PLAISTER ACCOUNT.

| | | |
|--|--------|----------|
| To amount of inventory, 30th September, 1834, | | 697 28 |
| Amount expended on this account, | | 0 00 |
| | | <hr/> |
| Whole amount, | | \$697 28 |
| | | |
| This account is to be credited with articles sold, | 406 59 | |

| | | |
|-------------------------------------|--------|----------|
| Amount of inventory, 1st Oct. 1835, | 440 22 | 847 81 |
| Profit on this account, | | \$150 53 |

STONE SAWING ACCOUNT.

| | | |
|---|-------|---------|
| To amount of inventory, 30th Sept. 1834, | | 20 99 |
| Amount expended on this account, | | 1 37 |
| Whole amount, | | \$22 37 |
| This account to be credited with sawing stone, | 37 45 | |
| Amount of its inventory, 1st October, 1835, | 25 87 | 63 32 |
| Profit on this account, | | \$40 96 |

INTEREST ACCOUNT.

| | | |
|---|----------|------------|
| Amount credited to this account, being received, | | 4 39 |
| Whole amount received. | | \$8,769 85 |
| Whole amount expended, | | 4,764 13 |
| Gain or profit on prison operations, | | \$4,005 72 |
| Amount received over the expense of keeping prisoners for the year 1834, was | | 4,886 32 |
| Difference between the year 1835, and the one preceding, | | \$880 60 |
| The whole amount received during the year, | | 8,769 85 |
| The whole amount expended on account of the prison, from the 30th September, 1834, to 1st October, 1835, is | 4,764 13 | |
| Add to this for salary of principal keeper, | 1,000 00 | |
| Clerk, | 550 00 | |
| Six assistant keepers, | 2,800 00 | |
| Physician, | 75 00 | 9,189 13 |
| Being short of supporting itself and paying the expenses of its officers, | | \$419 28 |
| The amount paid out of the State Treasury, for the transportation of convicts from the differ- ent counties this year, is | 816 65 | |

If to this is added the deficiency as
above stated, 419 23

The actual loss on the whole for the
year will be \$1,235 93

In referring to the last year's report
it will appear that the loss of pris-
on for said year, including trans-
portation of prisoners, was 51 63

Which makes a difference between
the year 1835, and the one preced-
ing, of 1,184 25

(Including the transportation bills,)

There were confined in the state prison on the
1st October, 1834, 114 Prisoners.

Since that period we have received 55

Making together, 169

Discharged during the same period, viz :

By expiration of sentence, 28

Pardons, 17

Escaped, 1

Escaped whilst employed at
the New Prison, 1

Died, 5 52

Total in confinement on 30th Sept. 1835, 117 Prisoners.

77 of which are white Males,

4 Females,

32 Coloured Males,

4 Females.

There were confined in the prison on the 1st day of Octo-
ber, 1835, one hundred and seventeen prisoners; of these
seventy-seven are white males, four white females, thirty-
two colored males, and four colored females. There are 95
Americans, 8 English, 11 Irish, 2 Germans, and 1 Indian
from the North West Coast of North America. One hun-
dred and three are committed for the first offence, nine for
the second, three for the third, one for the fourth, and one
for the fifth. Thirty-five are employed in weaving; one in
warping; one in putting up cloth; twelve in spooling; eight in
shoemaking; two in tailoring; one in binding shoes; seven in
spinning and sewing; one in washing; two in baking; two in

cooking ; seven in smithing for new prison ; twenty-three labourers working at the new prison ; one in sawing stone ; one attending the sick ; three in the hospital room ; one in coloring yarn ; two employed in the yard ; one in the cells for punishment ; one in solitary confinement ; two insane (confined in the cells,) and three infirm and unable to work. Of the ninety-five Americans mentioned above, fifty-seven are natives of New Jersey ; seventeen of New York ; two of Connecticut ; two of Massachusetts ; one of Vermont ; seven of Pennsylvania ; four of Delaware ; three of Maryland ; one of Kentucky ; and one of Ohio. Of the whole number, 14 have been sent from the county of Bergen ; 27 from the county of Essex ; 8 from Sussex ; 9 from Morris ; 4 from Warren ; 13 from Middlesex ; 3 from Somerset ; 1 from Hunterdon ; 7 from Monmouth ; 12 from Burlington ; 9 from Gloucester ; 3 from Salem ; 3 from Cumberland ; and 4 from the city of Trenton.

All of which is most respectfully submitted :

| | | |
|----------------------|---|-------------------------------------|
| C. B. ZABRISKIE, | } | <i>Committee from Council.</i> |
| SAMUEL HUMPHREYS, | | |
| THOMAS G. HAIGHT, | | |
| T. JONES YORKE, | } | <i>Committee from Assembly.</i> |
| JOHN J. CHETWOOD, | | |
| SAML. B. LIPPINCOTT, | | |
| WILLIAM CRUSER, | | |

Which was read,
Agreed to, and
Ordered to lie on the table,
And be printed.

Mr. Chetwood offered the following resolution :

“ Resolved, That Thomas Combs be authorised to put up in the House of Assembly, new grates, outside the bar, before the next sitting of the Legislature, and also cause to be attached underneath each of the desks a shelf, for the purpose of containing books and papers ;”

Which was read, and

Agreed to unanimously.

The Act to defray incidental charges,

Was taken up on its second reading,

Considered, and
 Agreed to, and
 Ordered to be engrossed for a third reading.
 The engrossed bill
 To authorise the sale of certain real estate whereof James
 N. Joraleman died seized, in the county of Bergen,
 Was called up,
 Read three times and compared, and
 On the question,
 Shall this bill pass?
 It was determined in the affirmative by the following
 vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jackson,
 Jobs,

Messrs. Lippincott,
 Lydecker,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,

Young—45.

NAYS,

Mr. Cruser,

Mr. Linn—2.

The engrossed bill

Supplementary to the act relative to the State Lands in the county of Bergen, late of John G. Leake, dec.

Was taken up on its third reading,

And the rule having been dispensed with,

The same was read three times and compared, and

Passed the House of Assembly unanimously.

The act to authorise the conveyance of certain real estate in the county of Bergen, of which Daniel Dedrix died seized,

Was taken up,

And the rule being dispensed with, and

Having been three times read and compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

Ordered, That the Speaker sign the said bills, that the Clerk carry the same to Council, inform them of their passage thereof, and request their assent to the same.

The engrossed bill from Council

To authorise the sale of certain real estate in the county of Bergen, of which Cornelius Van Horn died seized,

Was taken up,

And the rule of the House having been dispensed with,

The said bill was read the third time, and

Passed the House of Assembly unanimously.

Ordered, that the Speaker sign the said bill, that the Clerk carry the same to Council, and inform them of its passage in this House without amendment.

Mr. Wills offered the following resolution :

“Resolved, That a committee be appointed to inquire into the expediency of authorising Justices of the Peace to take acknowledgments and proof of Deeds, and other writings ;”

Which was read, and

Ordered to lie on the table.

Ordered, on motion of Mr. Marshall,

That the vote of the House this morning, postponing to the next sitting,

The supplement to the act relative to the Delaware and Raritan Canal and Camden and Amboy Rail Road and Transportation Companies,

Be reconsidered ;

And thereupon,

The said bill and petition were, with leave,

Withdrawn from the files of the House.

The act to prevent appeals in cases of trial by jury and referees, in Justices' courts,

Was postponed to the next sitting of the Legislature.

The engrossed bill from Council entitled,

"An act to regulate the removal of paupers between the states of New Jersey, New York and Pennsylvania."

Was postponed to the next sitting of the Legislature.

Mr. Cruser presented the abstract of rateables of the county of Somerset,

Which was ordered to lie on the table.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council have approved of the report of the Joint Committee appointed to settle the Treasurer's accounts,

And had passed the following bills from the House of Assembly :

"An act relative to the last will and testament of Richard Fayre, late of the county of Burlington, deceased,

Without amendment ;

And that Council had agreed to the amendment made by the House of Assembly to the bill from Council, entitled,

"An act to empower certain trustees therein named, to sell the real estate of Cornelius Smith, deceased ;"

And have caused said bill to be re-engrossed.

House adjourned to 7 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, NOVEMBER 11, 1835.

Seven o'clock the House met.

The engrossed bill entitled,
 "An act to defray incidental charges,"
 Having been read three times and compared,
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flatt,
 Gifford,
 Haight,
 Hunt,
 Hillard,

Messrs. Hall,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Shay,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade—36.

NAYS,

Mr. Strader,

Mr. Wills—2.

The engrossed bill entitled,
 "An act for the support of the Government of this State."
 Having been amended and agreed to,
 In pursuance with the report of the committee of conference,

And having been read three times,
 And compared,
 Upon the question,
 Shall this bill pass?

It was decided in the affirmative unanimously.

Ordered, That the said bills be carried to Council, that Clerk inform them of their passage, and request their concurrence.

The Speaker laid before the House the official bond of Charles Parker, Esq., Treasurer elect, and his sureties,
 And the same having been read,
 Was approved of, and
 Ordered to be sent to Council.

The Speaker laid before the House the following statement of the affairs of the Farmers' and Merchants' Bank at Middletown Point:

STATEMENT,

Of affairs of FARMERS' AND MERCHANTS' BANK of Middletown Point:

DR.

| | |
|--|-------------|
| For Capital paid in, | \$15,000 00 |
| " Notes of this Bank now in circulation, | 28,543 00 |
| " Amount due to depositors, | 23,060 02 |
| " Certified Checks out, | 160 00 |

| | |
|--|-------------|
| " Due to the State Bank at New Brunswick, | 670 75 |
| " " Treasurer of New Jersey, | 50 00 |
| " Surplus Fund on hand, | 703 90 |
| " Interest or discount account unappropriated, | 879 05 |
| | <hr/> |
| | \$69,066 52 |

CR.

| | |
|--|--------------|
| By discounted notes now outstanding, | \$49,603 71 |
| " Cash, viz: in specie, in vault, | \$ 5,691 53 |
| " do. " notes of other Banks, | 180 00 |
| " do. deposited in Fulton Bank, | |
| New York, | 11,228 82 |
| " Due from Mechanics' & Manufactur- | |
| ers' Bank, Trenton, | 1,423 83 |
| | <hr/> |
| | 18,524 18 |
| " Fixtures in the Banking House, | 921 50 |
| " Incidental expenses paid since dividend, | 17 13½ |
| | <hr/> |
| | \$69,066 52½ |

Errors and omissions excepted.
Middletown Point, 4th November, 1835.

STATE OF NEW JERSEY, }
Monmouth County, ss. }

Be it remembered, That on this fourth day of November, one thousand eight hundred and thirty-five, personally appeared before me, Wm. H. Whitlock, one of the Justices of the Peace in and for the said county of Monmouth, William Little, President, and Elihu Baker, Cashier, of the Farmers' and Merchants' Bank of Middletown Point, who, being duly sworn on the Holy Bible, deposeth and saith, that the above is a true statement from the books of the said Bank, according to the best of their knowledge and belief.

WM. LITTLE, *President.*
ELIHU BAKER, *Cashier.*

Sworn and subscribed before me, the day and year above written.

WM. H. WHITLOCK, *Justice.*

Which was read, and
Ordered to lie on the table,
And to be printed.

The Speaker also presented the following statement of the affairs of the Mechanics' and Manufacturers' Bank at Trenton:

STATEMENT,

Of affairs of the MECHANICS' AND MANUFACTURERS' BANK at
Trenton :

DR.

| | |
|---|--------------|
| For amount of Capital paid in, | \$50,000 00 |
| " Notes of this Bank now in circulation, | 75,398 00 |
| " Amount due to depositors, | 42,236 84 |
| " Balance due for plates and fixtures, &c. | 691 42 |
| " Due to Trenton Banking Company, | 1,570 51 |
| " do. to Belyidere Bank, | 87 36 |
| " do. to Farmers' and Merchants' Bank at Middletown Point, | 1,423 83 |
| " do. to Farmers' Bank of New Jersey, | 83 80 |
| " do. to New Hope Delaware Bridge Co. | 332 75 |
| " Discounts received unappropriated, | 664 87 |
| | <hr/> |
| | \$172,489 42 |

CR.

| | |
|---|--------------|
| By discounted notes outstanding, | \$123,874 72 |
| " Cash deposited in Commercial Bank of Pennsylvania, | \$7,214 91 |
| " " deposited in the Phoenix Bank, New York, | 10,816 97 |
| " " deposited in Princeton Bank, | 201 02 |
| " " " State Bank New Brunswick. | 59 98 |
| " " " Newark Bank, | 808 69 |
| " Specie in vault, | 20,982 13 |
| " Notes of other Banks, | 8,531 00 |
| | <hr/> |
| | 48,614 70 |
| | <hr/> |
| | \$172,489 42 |

Errors excepted.

Trenton, November 5, 1835.

STATE OF NEW JERSEY, }
 Hunterdon County, } ss.

Be it remembered, That on this seventh day of November, one thousand eight hundred and thirty-five, personally appeared before me, Samuel Evans, Esq., one of the Justices of the Peace in and for said county of Hunterdon, Jasper S. Scudder, President, and Charles Parker, Cashier, of the Mechanics' and Manufacturers' Bank at Trenton, who being duly sworn according to law, depose and saith, that the above is a true statement from the books of the said Bank, according to the best of their knowledge and belief.

JASPER S. SCUDDER, *President.*

CHARLES PARKER, *Cashier.*

Sworn and subscribed this 7th day of November, A. D. 1835, before me,

SAMUEL EVANS,

Justice of the Peace of Hunterdon County, N. J.

Which was read, and
 Ordered to lie on the table,
 And to be printed.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had receded from their amendments to the first section of the bill from the House of Assembly entitled,

"An act for the support of the Government of this State,"

And had passed the following bills from the House of Assembly, viz :

"An act to authorise certain trustees therein named, to sell certain real estate of which James N. Joraleman died seized.

"An act to repeal certain chartered rights therein specified, and for other purposes."

"An act to authorise the sale of the real estate of Elias Morehouse, deceased."

"A supplement to an act entitled an act to protect certain real estate in the possession of the State of New Jersey, in the county of Bergen, late of John G. Leake, deceased,"

Without amendment.

And that Council had passed Joint Resolutions from the House of Assembly, disposing of certain parts of the public printing,

Without amendment.

And had passed the following bills from the House of Assembly:

The re-engrossed bill entitled,

“Act for the support of the Government of this State.”

“An act to defray incidental charges,”

Without amendment.

And that Council had approved of the Treasurer's bond, and directed it to be filed, &c.

This being the day fixed upon by resolution, for the close of the first sitting of the Sixtieth Legislature, the House adjourned to meet again on the first Tuesday of January, A. D. 1836.

The members of the House proceeded to the Council Chamber, and by their Speaker announced the adjournment of the House in due form.

SECOND SITTING

OF THE

SIXTIETH LEGISLATURE OF N. J.

TRENTON, TUESDAY, JANUARY 5, 1836.

Three o'clock, P. M., the House met.

This being the period fixed upon for the second sitting of the Sixtieth Legislature, the House met pursuant to adjournment, and formed a quorum at 3 o'clock, P. M.

Mr. Valentine presented a petition from William Vliet, Sen., and others, praying the passage of a law authorising the sale of certain real estate in the county of Warren,

Which was read, and

Referred to Messrs. Valentine, Linn and Brown.

Mr. Hopper, presented the abstract of rateables of the county of Bergen,

Which was ordered to lie on the table.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, JANUARY 6, 1836.

Ten o'clock the House met.

Mr. Tuttle presented a petition from the town committee of certain wards of Newark, praying an act of incorporation for the city of Newark,

Which was read, and

Referred to Messrs. Tuttle, Marshall and Cruser.

Mr. Hopper presented a petition from Wm. H. Campbell, praying a divorce from his wife,

Which was read, and

Referred to Messrs. Hopper, Deacon and Young.

Mr. Endicott, from the committee on that subject, reported by bill,

“An act for erecting the eastern part of the county of Gloucester, into a separate county, to be called the county of the Atlantic,”

Which was read by its title,

Ordered a second reading,

And to be printed.

Mr. Brown offered the following resolution:

“Resolved, That a committee of Council and Assembly, (Council concurring therein,) be appointed to wait upon His Excellency the Governor, and inform him that both Houses have met pursuant to adjournment, and are ready to receive any communication he may be pleased to make;”

Which was read, and

Agreed to, and

The Speaker appointed on the part of this House,

Messrs. Brown, Yorke and Budd.

Ordered, That the Clerk inform Council of the appointment of said committee, and request their concurrence in said resolution, and the appointment of a committee on their part.

House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, JANUARY 6, 1836.

Three o'clock the House met.

Mr. Cooper presented a petition from Joseph Owen, of the county of Gloucester, for a divorce,

Which was read, and

Referred to Messrs. Cooper, Davis and Yorke.

Mr. Yorke presented a petition from George T. Boon and others, for the incorporation of a Steam Boat Company at Salem,

Which was read, and

Referred to Messrs. Yorke, Lippincott and Thomson.

Mr. Springer presented a petition from Samuel Lynch and others, owners of meadow on Oldman's Creek, praying the passage of a law creating a Meadow Company, and repealing certain laws heretofore passed,

Which was read, and

Referred to Messrs. Springer, Newcomb and Wills.

Mr. Valentine presented a petition from certain members of a Fire Company at Hackett's Town, in the county of Warren, praying an act of incorporation,

Which was read, and

Referred to Messrs. Valentine, Strader and Quimby.

Mr. W. Cook presented a petition from Margaret Coles, guardian of Martha Ann Coles, for sale of certain timber on the wards estate, in the county of Salem,

Which was read, and

Referred to Messrs W. Cook, Hunt and M'Dowell.

Mr. Valentine offered the following resolution:

"Resolved, That the Clerk inform Council that the House of Assembly is ready to go into Joint Meeting, for the purpose of appointing a Clerk of the county of Warren, and such other Civil and Military officers as may be necessary, and request Council to appoint the time and place ;"

Which was read, and

Agreed to.

Ordered, That the Clerk inform Council of the passage of said resolution, and request their concurrence, and the appointment of the time and place.

Mr. Burtis, from the committee on that subject, reported by bill,

"An act authorising the sale of certain real estate, whereof Elizabeth Holcomb died seized ;"

Which was read, and

Ordered to a second reading.

Mr. Valentine, from the committee on that subject, reported

"An act to authorise George Vliet and Elizabeth, his wife, of the county of Warren, to sell and convey certain lands therein mentioned ;"

Which was read, and

Ordered to a second reading.

Mr. Wills offered the following resolution:

"Resolved, by the Council and General Assembly, That the State Prison committee be requested to examine into, and ascertain, if possible, the cause of the recent fire, which took place at the State Prison, together with the extent of the loss sustained by the State, and private property, and report to this House by bill, or otherwise ;"

Which was read, and

Agreed to.

Ordered, That the Clerk inform Council of the passage of said Resolution, and request their assent to the same.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had met, pursuant to adjournment, formed a quorum, and had proceeded to business.

The bill entitled,

"An act to incorporate the Belvidere and Port Colden Rail Road Company,"

Was called up by Mr. Valentine,

Upon its second reading,

Read through by sections,

And while under consideration,

Was postponed.

Ordered, That the Clerk inform Council that the House of

Assembly has met, pursuant to adjournment, formed a *quorum*, and proceeded to business.

The House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, JANUARY 7, 1836.

Ten o'clock: the House met.

Mr. Gifford presented a petition from Sarah Martin, for a divorce from her husband James F. Martin,

Which was read, and

Referred to Messrs. Gifford, J. Cook and Deacon.

Mr. Valentine presented a petition from Elizabeth Wykoff, for a divorce,

Which was read, and

Referred to Messrs. Valentine, Lydecker and Bray.

Mr. Lippincott presented the petition of John Kesler, sen., a revolutionary soldier, praying the grant of a pension,

Which was read, and

Referred to Messrs. Lippincott, Runyan and Shay.

Mr. Hillard presented a petition from the citizens of the county of Morris, praying the incorporation of a Bank at Morris-Town, to be called "The Mechanics' Bank at Morris,"

Which was read, and

Referred to Messrs. Hillard, Jobs and Flatt.

Mr. Hopper presented a petition from the owners of certain woodland in the township of Franklin, in the county of Bergen, for an act to enclose the said tract of woodland,

Which was read, and

Referred to Messrs. Hopper, Jackson and Blane.

Mr. Molleson presented the abstract of rateables of the county of Middlesex,

Which was ordered to lie on the table.

Mr. Molleson laid before the House the following statement of the affairs of the Farmers' and Mechanics' Bank at New Brunswick, which was

Ordered to lie on the table,

And be printed.

STATEMENT

Of the FARMERS' AND MECHANICS' BANK of New Brunswick, January 4, 1836.

In compliance with the charter, the President and Cashier of this Bank respectfully submit to the Honorable the Legislature of New Jersey, the following exhibit of the Bank on the day above dated :

The Bank is indebted :

| | |
|---|-----------------|
| To its Stockholders, | \$50,220 |
| To the public for its notes in circulation, | 43,200 |
| To individuals for deposits confided to it, | 24,190 |
| For balances due other banks, | 3,072 |
| Total, | <hr/> \$120,682 |

The Bank has means of pay :

| | |
|--|----------|
| In notes discounted, | \$77,481 |
| Balances due from other banks, | 12,920 |
| Notes of other banks on hand, | 3,663 |
| Specie on hand, | 7,772 |
| Banking House, | 5,500 |
| Personal effects in plates, paper, presses, &c. | 3,500 |
| It was entered by false keys and robbed, in February last, of \$13,229, of which this amount still remains un- | |

provided for by the earnings of the
bank, say

9,841

\$120,682

All of which is respectfully submitted.

JAS. F. RANDOLPH, *President.*

L. CARMAN, *Cashier.*

STATE OF NEW JERSEY, }
Middlesex County, } ss.

On this fifth day of January, in the year of our Lord one thousand eight hundred and thirty-six, before me, Peter P. Runyan, a Justice of the Peace in and for the county aforesaid, personally appeared James F. Randolph, the President of the Farmers' and Mechanics' Bank of New Brunswick, and Lewis Carman, Cashier thereof, who, being duly sworn, depose and say, that the foregoing statement of the condition of said Bank, to which they have subscribed their names, is a just and faithful exhibition of its concerns, to the best of their knowledge and belief.

JAS. F. RANDOLPH,
L. CARMAN.

Subscribed and sworn the day and year aforesaid, before
me,

PETER P. RUNYON, *Justice of the Peace.*

Mr. Springer, from the committee on that subject, reported by bill,

"An act concerning a body of meadow on the westerly side of Oldman's Creek, in the county of Salem,"

Which was read by its title, and

Ordered to a second reading.

Mr. Hopper, from the committee to whom was referred the petition of William H. Campbell, reported by bill,

"An act to divorce Wm. H. Campbell from his wife;"

Which was read by its title, and

Ordered a second reading.

The House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, JANUARY 7, 1836.

Three o'clock the House met.

Mr. Chetwood presented the petition of the Board of Chosen Freeholders of the county of Essex, for the passage of a law authorising some better mode for raising money for the use of the counties, in certain emergencies, and binding the counties for its re-payment,

Which was read, and

Referred to Messrs. Chetwood, Jackson and Rogers.

Mr. Tuttle presented a petition from sundry citizens of the county of Essex, owners and possessors of flowed land on the river Passaic, for the passage of a law removing certain obstructions in said river, at or near Little Falls,

Which was read, and

Referred to the committee on that subject heretofore appointed.

Mr. Jackson presented a similar petition from citizens of the county of Morris,

Which was read, and

Referred to the same committee.

Mr. Valentine presented a petition from John M. Young, praying the passage of a law to carry into effect a certain agreement between the petitioner and one Elisha Blackwell, deceased, for the partition of a tract of land in the county of Warren,

Which was read, and

Referred to Messrs. Valentine, J. Cook and Jobs.

Mr. Chetwood presented a petition from Nancy Bonnel and others, for a law to authorise the sale and conveyance of certain real estate of which Silvanus Bonnel, late of Springfield, in the county of Essex, died seized,

Which was read, and

Referred to Messrs. Chetwood, Crowell and Springer.

Mr. Tuttle, from the committee on that subject, reported by bill,

"An act to incorporate the City of Newark,"
Which was read by its title, and
Ordered to a second reading;
And to be printed.

Mr. Valentine, from the committee to whom had been referred No. 7, of unfinished business, being

"A supplement to the act entitled an act concerning wrecks, passed the third of March, 1820,"

Reported the said bill as amended,
Which was read by its title,
Ordered to stand on its second reading,
And to be printed.

Mr. W. Cook, from the committee on that subject, reported by bill,

"An act to authorise the sale of wood and timber on the real estate of Martha Ann Coles, of the county of Salem,"

Which was read by its title, and
Ordered to a second reading.

The Speaker laid before the House the following statement of the affairs of the Belvidere Bank, at Belvidere, N. J.

STATEMENT

Of the affairs of the BELVIDERE BANK, at Belvidere, N. J., made the tenth day of November, 1835, in conformity to its Charter.

| | |
|---|--------------|
| To bills discounted, | \$70,790 61 |
| To judgments unpaid, | 2,711 50 |
| To deposits on sundry banks, | 53,710 29 |
| To amount at the debit of profit and loss, | 197 00 |
| To paper, plates, and bank furniture, | 1,123 88 |
| To current expenses, | 23 95 |
| To banking house and lot, | 3,992 72 |
| To cash in notes of other banks, | 4,050 00 |
| To specie in vault, | 10,057 52 |
| | <hr/> |
| | \$146,657 47 |
| By capital stock paid in, | \$40,000 00 |
| By Belvidere Bank notes in circulation, | 73,972 00 |
| By surplus fund at the credit of profit and loss, | 5,931 33 |

| | |
|--------------------------------------|--------------------------|
| By discounts received since 1st Oc- | |
| tober last, | 484 71 |
| By dividends unclaimed, | 369 60 |
| By amount due to other banks, | 3,912 97 |
| By deposits on acct. of individuals, | 21,986 86 |
| | <hr/> \$146,657 47 <hr/> |

In witness whereof, we, the president and cashier of said bank, have signed our names, and affixed the seal of said corporation, this tenth day of November, 1835.

[L. s.] J. KINNEY, Jr. *President.*
JNO. STUART, *Cashier.*

STATE OF NEW JERSEY, }
Warren County, } ss.

Personally appeared before me, George R. King, one of the Justices of the Peace in and for said county, John Kinney, Jr., President of the Belvidere Bank, and John Stewart, Cashier thereof, who being each duly sworn, according to law, doth on their oaths depose and say, that the foregoing statement of the affairs of the Belvidere Bank, to which they have subscribed their names, is true to the best of their knowledge.

Sworn and subscribed, this tenth day of November, in the year one thousand eight hundred and thirty-five, [1835.]

GEORGE R. KING.

Which was read,
Ordered to lie on the table,
And to be printed.

The Speaker also laid before the House the following statement of the affairs and condition of "The Farmers' and Mechanics' Bank at Rahway;"

Which was read,
Ordered to lie on the table,
And to be printed.

STATEMENT.

The FARMERS' AND MECHANICS' BANK OF RAHWAY, according to their Charter, make the following Report, to be laid before the Honorable the Legislature of New Jersey, viz:

| | |
|--|--------------|
| Amount of capital stock paid in | \$80,000 |
| Bank notes in circulation, | 58,419 |
| Due to individual depositors and other banks, | 62,071 76 |
| Nett profits on hand, | 9,365 46 |
| | <hr/> |
| Amounting to | \$209,856 22 |
| They 'have in bills, discounted on personal security, | \$171,578 31 |
| Cash deposited in Merchants' Bank, New York, | 25,649 25 |
| Notes of other banks on hand, | 3,261 70 |
| Specie, | 9,356 96 |
| | <hr/> |
| | \$209,856 22 |
| | <hr/> |

WILLIAM EDGAR, *President.*
F. KING, *Cashier.*

To Charles Parker, Esq., Treasurer of the
State of New Jersey.

Rahway, November 11, 1835.

STATE OF NEW JERSEY, }
Middlesex county, } ss.

Personally appeared before me, Richard Marsh, Esquire, one of the Justices of the Peace in and for the said county, William Edgar, the President, and Frederick King, the Cashier, of the Farmers' and Mechanics' Bank of Rahway, each of whom being duly sworn according to law, did say, that the above statement is true to the best of their knowledge.

Sworn before me, this 11th day of December, 1835.

RICHARD MARSH, *Justice of the Peace.*

Mr. Chetwood offered the following resolution :

“Resolved, That a committee be appointed to inquire if any, and what alterations and amendments are necessary in the acts respecting the Supreme and Circuit Courts, and Courts of Oyer and Terminer and General Jail Delivery,”

Which was read, and

Agreed to, and

Referred to Messrs Chetwood, Wills and Molleson.

The bill from Council entitled,

“An act to regulate the removal of paupers between the states of New Jersey, New York and Pennsylvania,”

Was taken up,

And having been read the third time, was,

While under consideration,

Postponed.

Mr. Hunt presented the abstract of rateables of the county of Cumberland,

Which was

Ordered to lie on the table.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, JANUARY 8, 1836.

Ten o'clock the House met.

Mr. Chetwood presented a petition from Thomas R. Wood and John B. Augur, for an act of incorporation for the manufacture of Malleable Iron, at Elizabeth,

Which was read, and

Referred to Messrs. Chetwood, Quimby and Molleson.

Mr. J. Cook presented a petition from John Williams for a divorce.

Which was read, and

Referred to Messrs. J. Cook, Cooper and Whitecar.

Mr. Whitecar presented a petition from citizens of the counties of Cumberland and Salem, for a law to authorise the construction of a rail road from Woodstown, in the county of Salem, to Bridgeton, in the county of Cumberland,

Which was read, and

Referred to Messrs. Whitecar, J. Cook and Thomson.

Mr. Hillard presented sundry petitions from the citizens of Morris and Essex, praying the passage of a law to authorise the removal of obstructions in the Passaic river, at or near Little Falls,

Which were read, and

Referred to the committee on that subject.

Mr. Tuttle presented a petition from David Edwards, for a divorce,

Which was read, and

Referred to Messrs. Tuttle, Lalor and Bray.

Mr. Chetwood, from the committee to whom had been referred No. 1, of unfinished business, reported by bill

"An act to authorise limited partnerships,"

Which was read by its title, and

Ordered to a second reading,

And to be printed.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had appointed on their part Messrs. Munn and Mickle a committee to wait upon the Governor ; and had agreed to the resolution from the House of Assembly, instructing the State Prison Committee to inquire into the causes of the recent fire at the State Prison, &c.

Mr. Tuttle, with leave, presented a bill supplementary to the act incorporating the New Jersey Insurance Company,

Which was read, and

Ordered to a second reading.

Mr. Hopper, from the committee on that subject, reported by bill,

"An act to authorise the enclosure of a certain tract of woodland, in the township of Franklin, in the county of Bergen,"

Which was read by its title, and

Ordered a second reading.

Mr. Chetwood, from the committee on that subject, reported by bill,

"A supplement to the act incorporating the Board of Chosen Freeholders, in the respective counties of this State,"

Which was read by its title, and

Ordered a second reading,

And to be printed.

The bill from Council to regulate the removal of paupers between the States of New Jersey, New York and Pennsylvania,

Was taken up on its third and last reading,

And having been read the third time,

On the question,

Shall this bills pass ?

It was decided in the negative by the following vote:

YEA,

Mr. Hillard—1.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hopper,
Jackson,
Jobs,
Lippincott,

Messrs. Lydecker,
Linn,
Marshall,
Molleson,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young—44

Ordered, That the Clerk inform Council of the disagreement of this House to the said bill, and return the same.

The act to incorporate the Belleville Rail Road and Transportation Company,

Was taken up on its second reading,

And while under consideration, was

Ordered to be postponed.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council would be ready to go into Joint Meeting on Tuesday next, the twelfth inst., for the appointment of a Clerk in Warren, and such other officers as shall be deemed necessary, at ten o'clock, in the Assembly Room.

Mr. Wills called up, for consideration, the Resolution heretofore offered by him, for the appointment of a committee to inquire into the expediency of authorising Justices of the Peace to take the acknowledgment and proof of Deeds ;

Which was read, and

Agreed to, and

Referred to Messrs. Wills, Parsons and Crowell.

The act to authorise George Vliet and wife to sell and convey certain real estate in the county of Warren,

Was taken up on its second reading,

And having been read and considered by sections, was

Ordered to be engrossed for a third reading.

House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, JANUARY 8, 1836.

Three o'clock the House met.

Mr. Chetwood presented a petition from Nicholas Vanbuskirk, for a divorce,

Which was read, and

Referred to Messrs. Chetwood, Cruser and M'Dowell.

Mr Tuttle presented a petition from sundry citizens of the counties of Sussex, Warren, Morris and Essex, praying an act of incorporation for the manufacture of Tools, at Newark, in this State ;

Which was read, and

Referred to Messrs. Tuttle, Linn and Jackson.

Mr. Gifford presented the abstract of rateables of the county of Monmouth ;

Which was ordered to lie on the table.

Mr. Chetwood, from the committee on the subject, reported by bill,

“ A further supplement to the act entitled An act relative to the Supreme and Circuit Courts, passed the 6th day of June, 1799,”

Which was read by its title,

Ordered a second reading,

And to be printed.

Mr. Cooper, from the committee on that subject, reported by bill,

“ An act to dissolve the marriage contract between Joseph Owen, of the county of Gloucester, and Millicent R. Owen,”

Which was read by its title, and

Ordered to a second reading.

Mr. Valentine, from the committee on that subject, reported by bill,

“ An act to divorce Elizabeth Wykoff from her husband John Wykoff,

Which was read by its title,

Ordered a second reading,

And on motion of Mr. Chetwood,

The printing of the same was dispensed with.

Mr. J. Cook, from the committee on that subject, reported by bill,

“ An act to enable the owners and possessors of the flowed lands and swamps on the river Passaic and its branches, between the Little Falls on said river and the mill-dam at Chatham, to break up the reefs in said River near said Falls, and to remove all obstructions to the free course of the waters out of said River ;”

Which was read by its title, and

Ordered a second reading, and

And to be printed.

Mr. Bray, with leave, presented a bill entitled,
 "An act to incorporate the Lumberville Delaware Bridge
 Company;"

Which was read by its title,
 Ordered a second reading, and
 And to be printed.

Mr. Chetwood offered a resolution for the purchase of a
 stove, to be put up inside of the Bar, in the Assembly
 Room;

Which was read, and
 Ordered to lie on the table.

The act authorising the sale of certain real estate of
 which Elizabeth Holcomb died seized, in the county of Mon-
 mouth,

Was taken up, read,
 Considered by sections, and
 Ordered to be engrossed for a third reading.
 House adjourned to 7 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

SATURDAY MORNING, JANUARY 9, 1836.

Ten o'clock the House met.

The Speaker presented to the House a petition from sun-
 dry citizens of the county of Monmouth, praying some alter-
 ation of the present insolvent law,

Which was read, and

Referred to Messrs. Gifford, Quimby and Brown.

Mr. Chetwood presented a petition from the Court Clerk

and Bar, of the county of Essex, praying the alteration of the time of holding one of the terms of the Court of said county, and one of the terms of the county of Morris,

Which was read, and

Referred to Messrs. Chetwood, Hillard and Linn.

Mr. Valentine presented a petition from Matilda Sharp, for a divorce, from her husband ;

Which was read, and

Referred to Messrs. Valentine, Jobs and Flatt.

Mr. Brown presented a petition from sundry citizens of the counties of Hunterdon, Somerset and Warren, for a rail road from Lambertsville to some point on the Elizabeth Town and Somerville Rail Road,

Which was read, and

Referred to Messrs. Brown, Cruser and Valentine.

Mr. Chetwood presented the following report of the Commissioners appointed to erect a New State Penitentiary :

REPORT

Of the Commissioners appointed to erect a New State Penitentiary.

*To the Honorable the Council, and
General Assembly of the State of New Jersey—*

THE undersigned, Commissioners appointed to erect a new State Penitentiary, in pursuance of the act, entitled "An Act to provide for the erection of a new State Penitentiary," very respectfully report to your honorable bodies, that during the past year, the work has been steadily progressing towards completion, and there is no doubt will be ready for the occupancy of the whole Penitentiary establishment, before the meeting of another Legislature. From a recent occurrence in the old Prison, connected with circumstances which have been developed, it may become a question, whether prudence may not dictate the occupancy of a part of the cells, which will be finished in a few weeks, sometime before a general removal can be accomplished. Although the communication is not immediately within the province of the undersigned, the fact ought not to be con-

realed, that there are, within the precincts of the old Prison, a number of desperate convicts, to whom no means, however atrocious, will be left untried to regain their liberty and the want of suitable employment and accommodations, only aggravate the evil by giving better opportunities to mature and enforce plots, that may be devised in furtherance of this object. If, therefore, it should be deemed proper to vest in the authorities a discretionary power, to cause the removal of a part of the convicts, should it be necessary to their security, before a general removal can be accomplished, there will be a cordial co-operation on our part, to provide every essential convenience and security, and no serious obstacle can, at present, be perceived to its adoption.

For a particular outline and description of the whole structure of the new Penitentiary, reference may be had to former reports to the Legislature, published with the Minutes. The main front building will be finished the present winter, with the exception of the lower room of the observatory, and the pointing of the external walls. There is about two weeks mason's work yet unfinished of the surrounding wall, besides pointing on the outward side. The block of cells first erected, will be finished the present winter, including the affixing of the furnaces and warming apparatus. The second block of cells which was commenced last spring, has been built in pursuance of the act of Assembly of last year, to correspond in dimensions and general appearance with the one previously erected. It was contemplated to have put this second block of cells under a permanent roof, before the termination of the work of the season, but owing to several circumstances, one half only is thus covered. Taking as a whole, the work is not as far advanced as it was expected to be, when the season should have been closed. The severity of the weather was such, that the masons work was terminated about twenty days sooner than in the previous year. And more than one-third of this portion of workmen, abandoned the premises several weeks before the work was suspended to seek winters' employment elsewhere, and it was impossible to get substitutes at a time when all were pushing their operations preparatory to a close. The building would nevertheless have been entirely enclosed with a permanent roof, had there not been an unwarrantable delay in furnishing the cast iron sky lights for one half the second story, which it was necessary to place in the wall before its completion. They did not arrive until within a week of discon-

ing the masonry, and at a time when ten additional days favorable weather would have ensured the enclosure of the whole building with a permanent roof. The temporary cover will, however, protect the work from injury during the winter. The amount of masonry yet unfinished, not including pointing or paving, does not perhaps exceed one months' work for twenty masons; and although disappointed in not finishing this most important part of the work during the season just terminated, yet this circumstance will not, of itself, protract the final completion of the whole structure, as it may be finished the ensuing spring, without at all interfering with other branches necessary to be completed.

The stone-cutting and setting, like every other part of the work, has, until last fall, been carried on by days' work; at that time, all that remained unfinished, including flights of steps, platforms and flagging, and every description of stone-cutting contemplated to be done, was placed under contract, and will be finished the present winter. There will be due, as the balance of the consideration money, under this contract, to be paid in proportion to the progress of the work, the sum of nineteen hundred and thirty dollars.

The amount requisite to finish the whole edifice, with all the necessary appendages, as will be perceived by the report of the Architect, herewith annexed, is thirteen thousand dollars, not including the stone-cutting and setting, and the aggregate amount hitherto appropriated by the Legislature, is one hundred and fifty thousand dollars, to which add outstanding debts, and the amount which will be due on the stone-cutting and setting contract, and we have the sum of one hundred and sixty-seven thousand, nine hundred and thirty dollars, as the total cost of the whole structure and its appurtenances, and not including the labor of prisoners.

An inquiry naturally suggests itself to every mind, why it is the actual, so much exceeds the estimated cost. The undersigned have no hesitation in frankly answering this interrogatory, to the best of their ability. It is unquestionable, that perfect reliance cannot be placed on the estimates of undertakings of magnitude made by those, even if the greatest practical experience and integrity, excepting in some cases where the whole can be placed under contract with ample security. There are so many incidental expenses, and so many improvements suggested during the progress of the work, combining strength, comfort and ornament, and adding

to the cost, that no certain estimate can be made, unless there is a pre-determination not to deviate in the least from original plans, however much they may be improved. Of all structures, none should be more exempt from latent defects and imperfections than prisons. The work of such cannot, with safety, be placed under contract, there is so much opportunity of slighting and concealing, that the closest supervision could not detect and remedy. With these views, it was deemed most correct not to place any part of the work, of this character, under contract, and a determination that nothing should be omitted giving strength and security, has doubtless augmented the expense, when a less cost would have presented the same external appearances. The dimensions of the whole structure including the front building, the surrounding wall, and the two blocks of cells, are about one-fourth larger than was contemplated by the original estimate.

There are in the ranges of cells, one hundred and ninety-two apartments for the use of convicts, including sixteen of larger size than ordinary, to be used as work-shops for such occupations as cannot conveniently be followed on in the common cells. The front building contains ample apartments for the warden and family, the inspectors and underkeepers, office, store-rooms, kitchens, large central observatory, large room for reservoirs of water, and other rooms and conveniences which have been adopted in the most perfect institutions of like character.

With regard to those parts appertaining to the main front building, which are purely ornamental, they have not been adopted without due consideration, and if an explanation and apology were wanting for the expenditure of so much on external decorations, it might be found in the support and encouragement which a liberal and enlightened legislature have hitherto given, and the spirit and discernment of a people, who have importuned us not to be behind the age in great public improvements.

The style of buildings, both public and private, has materially improved of latter years. The useful and ornamental combined, is now studied by all who are able and contemplate erections. Particularly in public buildings a spirit of emulation and liberality prevails, which is honorable to the country and will enable her, ere long, to present architectural monuments equal to those of Europe, or of antiquity. The utmost cost of the New Jersey Penitentiary, possessing decided advantages, will not exceed one-third of those which

have been erected by some of the States, and so much has it been approved and admired, that the style of architecture and plan of buildings, has been, and is about being still further adopted in many similar erections.

The expense of the operations of the season just closed, has been augmented more than was anticipated, by a great advance in the price of all kinds of labor. A reduction in the number of hours for labor, and an advance of wages, in addition, has caused the expenditure of upwards of three thousand dollars, on the work performed, more than was estimated, or than it would have cost the previous season, and a considerable loss has been sustained, and short suspension of the work by the burning of the workshop of the old Prison, in which were all the blacksmith tools, fixtures, machines, &c. that we had purchased and put in operation. Up to this event, all the iron-work, with but small exceptions, had been performed by convicts in the old Prison shop. This branch of the work is now removed to a shop within the new Prison walls, and the time lost in preparing the necessary fixtures, will not ultimately delay the progress of the work.

The accounts of receipts and expenditures have, at regular intervals, been audited and stated by the State Treasurer, up to the twenty-fourth ultimo, the vouchers filed with him, and the accounts, as stated in detail, presented to his Excellency the Governor, with such information annexed, respecting the progress of the work, as was thought proper to communicate.

By which it will appear, that the sum of one hundred and fifty-seven thousand, nine hundred and six dollars, and twelve cents, has been paid out since the commencement of the operations; and the receipts from the State Treasurer, during the same period, have amounted to the sum of one hundred and fifty thousand, one hundred and eighty-one dollars, and eighty-seven cents, including the sum of one hundred and eighty one dollars, and eighty-seven cents received for tolls, by which it will appear, that there is a balance in the hands of the Commissioners, of two thousand two hundred and seventy-five dollars, and seventy-five cents.

The outstanding debts, as far as bills have come in, amount to four thousand eight hundred and ninety dollars, and thirty-four cents. The aggregate amount of disbursements is comprised of the following items, to wit: For labor, thirty-nine thousand three hundred and fourteen dollars, and twen-

ty-five cents. Scudder's Quarry, twenty-nine thousand, six hundred and eighty dollars, and ninety-five cents. Stone Cutting, eighteen thousand, four hundred and fifty-three dollars, and fifty-three cents. Iron and Steel, eighteen thousand seven hundred and eighty-three dollars, and eighty cents. Salaries, eight thousand seven hundred and forty-seven dollars; and thirty-nine cents. Lumber, eight thousand, seven hundred and sixty-five dollars, and eighty-nine cents. Bricks, six thousand, one hundred and one dollar, and twenty-seven cents. Lime, four thousand, seven hundred and seventy-four dollars, and fourteen cents. Carting, two thousand, two hundred and seventeen dollars, and seventy-four cents. Dean's Quarry, nineteen hundred and seventy-one dollars and forty-three cents. Guard, two thousand, three hundred and sixty-eight dollars and twenty-five cents. Real Estate, one thousand and sixty dollars. Scully's Quarry, five hundred and seventy-four dollars and seventeen cents. Freight, two hundred and thirty-four dollars and fifty-four cents; and Incidentals, four thousand, eight hundred and fifty-eight dollars, and seventy-seven cents. Making in all, the above amount of one hundred and forty-seven thousand, nine hundred and six dollars and twelve cents.

There are other debts of which bills have not been received, estimated to amount to the sum of three hundred and eighty-five dollars, and forty-one cents, which, added to those of which bills have been furnished, will make the sum of five thousand, two hundred and seventy-five dollars, and seventy-five cents, as the aggregate amount of all outstanding debts, to which add the further sum of nineteen hundred and thirty dollars, which will be due when the work of the stone-cutting and setting contract shall be finished, (and is not included in the estimate of the Architect) and the result will show a debt of seven thousand, two hundred and five dollars, and seventy-five cents due and to become due, from which deduct the amount of funds on hand, to wit: Two thousand, two hundred and seventy-five dollars, and seventy-five cents, and there will be a deficiency over and above the amount appropriated, and drawn from the State Treasury, of four thousand, nine hundred and thirty dollars, which last amount added to the sum of thirteen thousand dollars, the estimated cost of finishing the structure and its appendages, will make the sum of seventeen thousand, nine hundred and thirty dollars, as the final amount requisite to be appropriated by the Legislature, for finishing all the buildings and appendages of the new Penitentiary. In addition to the above, it may be proper to observe, that under the arrange-

ment made with the Inspectors and Keeper of the Prison previous to commencing operations, a nominal charge of sixty-two and a half cents per day, was to be allowed against the Commissioners for the labor of each convict employed on the work. The amount thus charged up to this date, is twelve thousand four hundred and ninety-nine dollars, and nine cents, and the further sum of eleven hundred and seventy-seven dollars, and twenty-six cents, for various materials furnished. This is a legitimate item in calculating the total expense of erecting the edifice.

The labor of the Prison should be estimated at its intrinsic value, making a proper allowance for the cost of having them properly guarded. Our experience has, however, demonstrated the valuation was too high at the cost, and disadvantageous circumstances under which this labor was performed, and the fact, that during the past season, with one or two exceptions, there has been no mechanics amongst the great number employed.

All of which is respectfully submitted,

JOSEPH KAIGHN,
WILLIAM R. ALLEN.

*New Penitentiary, Commissioner's }
Office, January 8, 1836. }*

To the Commissioners of the New Jersey State Penitentiary.

GENTLEMEN—In compliance with your request, I have measured and valued the several kinds of work performed during the past building season, together with what remains to be finished in order to complete the Prison in all its parts, ready for occupancy, and respectfully refer you to my last annual report for a state of the work when it was re-commenced at the last season, since which period a considerable quantity has been done, as follows, to wit:—

The right wing of the principal front; the whole of the north end wall, and the northern half of the western wall, have been prepared, set and finished with their permanent stone and shingled coppering, averaging fifteen feet high, and eight hundred feet in length.

The north, west, and south corner bastions have been erected of cut stone including their moulded angles, and cornices, each averaging twenty feet high, and fifty feet in girt, and covered with their permanent roofs.

The stone work of the rear entrance gate is finished.

The cut stone work of the colonade, vestibule and porches of the principal entrance, stair-way, steps, &c. have been all cut and nearly set complete.

All the cells and workshops contained in the first block passage, corridor, and rooms of the centre or keeper's offices, are plastered.

All the floors of the cells of the first block, gallery, and the floors of the centre building, workshops, offices, &c. are laid.

The pointing of all the first block, as well as the inside of the north, south, and east external wall.

All the iron and lead pipes are fixed complete for the privies and hydrants of the first block; and the iron privy pipes, door and window jambs to all the cells of the second block, are prepared and fixed complete.

The inside wrought iron and wooden doors, eyes, hinges, and fastenings are made and fixed to all the doors of the first block, and the iron work prepared for the second block.

The cupola and belfry is erected, and the venetians, vane and other parts prepared ready to fix.

All the sash of the cell building, and the sash doors, shutters, architrave, and other wood work of the centre building is finished, glazed and painted, and very advanced in fixing.

About one hundred bedsteads, shelves, pins, and other cell fixtures are prepared for location. A large quantity of boards are prepared for flooring the corridors, doors, cisterns, &c.

The second block of cell buildings, two hundred and thirty feet in length, fifty feet wide by thirty-five in height, containing eighty-eight cells and eight workshops, was begun this season, and its considerable cut stone work, masonry and brick work so nearly completed, that ten days of twenty workmen, would have entirely finished it before the season closed but for the delay of

the cast iron contractors, one-half of the building is, however, finished with its permanent roof, and the unfinished masonry protected by a temporary roof.

The before described work embraces the principal part of the work and labor performed during the last past building season, and is calculated to contain as follows:—

Two thousand yards of excavations. Three thousand five hundred perches of common masonry. One thousand perches of select masonry. Fifteen thousand five hundred feet of hammer dressed work. Twelve thousand five hundred feet of chisel dressed work. One thousand yards of pointing. Eight thousand yards of plastering. Carpenters work. Smiths' work. Cast iron work. Plumbers work. Painting and Glazing. Hauling, Watching, &c. &c.

Upon estimates, the probable cost of completing the unfinished work, including the watering, warming, cooking and other apparatus, I find it amounts to thirteen thousand dollars.

I cannot conclude my report, without expressing the gratification I feel from the assurance that no part of the work I could wish better done. It would compare, with credit, to any work of a similar class of building, and combines all the most valuable improvements with more perfection, and is referred to by Mr. Samuel Wood, the intelligent and experienced warden of the Eastern Penitentiary of Pennsylvania, as possessing more of the required properties, than any other Prison that is designated to carry the principles of separate confinement into effect. I am now engaged introducing the same detail, in the edifices under my control, in New York and Providence. The Architectural character of the exterior is Egyptian, the example is taken from one of their best specimens, which has been faithfully copied in all its proportions and character from Napoleon's Egypt, by Paucoucke, and is the first specimen ever executed in America, its extremely bold and simple members, added to its novel and pleasing proportions, render it a very appropriate style for this class of building, which harmonizes with the complexion of our free stone, and has been executed with very little cost.

Respectfully submitted by
Gentlemen, your obedient,

JOHN S. HAVILAND, *Architect.*

TO MESSRS. ALLEN, KAIGHN & M'ILVAINE,
Commissioners of N. J. S. P.
TRENTON. Jan. 7, 1836.

Which was ordered to lie on the table,
And 500 copies to be printed for the use of the House.

Mr. J. Cook, from the committee on that subject, reported by bill,

“An act to divorce John Williams from his wife Rachel,”

Which was read by its title, and

Ordered a second reading,

And the printing dispensed with.

Mr. Tuttle, from the committee on that subject, reported by bill,

“An act to incorporate the New Jersey Agricultural and Manufacturing Company,”

Which was read, and

Ordered a second reading.

The engrossed bill

To authorise George Vliet, and Elizabeth K. his wife, to sell real estate in the county of Warren,

Was read the third time,

And compared, and

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Hunt,
Hopper,
Hillard,
Jobs,
Lippincott,
Lydecker,

Messrs. Linn,
Marshall,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Saunier,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
York—38.

NAYS,

Mr. Bray,

Mr. Blane—2.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

Ordered, That No 6, of unfinished business, entitled,

“A Supplement to an act entitled An act to provide for the more equal and just representation of the several counties of this State in the General Assembly, passed the 20th day of February, A. D., 1830,”

Be referred to Messrs. Chetwood, Endicott and Strader.

The act entitled,

“An act to provide for the establishment of Public Schools at Paterson,”

Was taken up,

Read by sections, and

Ordered to be engrossed for a third reading.

The act to divorce William H. Campbell,

Was taken up,

And having been read and

Considered, and

The House having refused to engross the same,

Was laid on the table.

The act to incorporate the Belvidere and Port Colden Rail Road Company,

Was called up,

For further consideration,

And having been read by sections, and

Amended, was

Ordered to be engrossed for a third reading.

Mr. Chetwood offered the following resolution :

“Resolved, (Council concurring,) That the report of the Commissioners for the erection of a new Penitentiary, be referred to a joint-committee, and that they be authorised to report by bill, or otherwise;”

Which was read, and

Agreed to, and

Referred to Messrs. Chetwood, Deacon and Burtis,
As the committee on the part of this House.

Ordered, That the Clerk inform Council of the passage of said Resolution, and request their assent thereto, and the appointment of a committee on their part.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed a bill from the House of Assembly, entitled,

“An act to authorise Trustees therein named, to sell the real estate of John P. Ackerman, deceased,”

With sundry amendments,

To which they ask the assent of the House of Assembly.

Whereupon,

The said bill was read with the amendments made thereto in Council,

And the same having been severally considered, and

Agreed to,

The said bill, as amended, was

Ordered to be re-engrossed for a third reading.

Ordered, That when this House adjourns it will adjourn to meet again on Monday next, at 10 o'clock in the forenoon.

House adjourned to 10 o'clock on Monday morning.

HOUSE OF ASSEMBLY.

MONDAY MORNING, JANUARY 11, 1836.

Ten o'clock the House met.

Mr. Jobs presented a petition from sundry citizens of the county of Somerset, praying an alteration of the present mode of taxation ;

Which was read, and

Referred to the committee on that subject heretofore appointed.

Mr. Tuttle presented a petition from Lucy Ann Loomis, for a divorce;

Which was read, and

On his motion,

Ordered to lie on the table.

The Speaker laid before the House the following statement of the affairs of "The Mechanics' Bank at Newark,"

Which was read, and

Ordered to lie on the table,

And to be printed.

STATEMENT

*Of the MECHANICS' BANK AT NEWARK, made January 5, 1836,
in compliance with the eleventh section of the Charter of
the said Bank.*

NEWARK, N. J., Jan. 5, 1836.

| | |
|---|--------------|
| Bills discounted, | \$419,325 55 |
| Deposited in the Mechanics' Bank, New York, | 30,919 44 |
| Due from sundry other banks, | 12,408 83 |
| Notes of sundry specie paying banks, on hand, | 11,561 88 |
| Specie, | 18,901 55 |
| | <hr/> |
| | \$493,117 05 |
| Capital Stock, | \$325,000 00 |
| Notes in circulation, | 67,431 00 |
| Profits on hand, | 20,064 09 |
| Dividends unpaid, | 857 50 |
| Due to sundry banks, | 40,308 65 |
| Deposites on account of individuals, | 39,455 81 |
| | <hr/> |
| | \$493,117 05 |
| | <hr/> |

Respectfully submitted,

(L. S.)

WM. PENNINGTON, *President.*
MATTHIAS W. DAY, *Cashier.*

NEW JERSEY, > ss.

William Pennington, President, and Matthias W. Day Cashier, of the Mechanics' Bank at Newark, being severally and duly sworn before me, Joseph C. Hornblower, Chief Justice of the Supreme Court of Judicature of the State of New Jersey, do severally depose and say, that the within statement, subscribed by them, and sealed with the seal of the said corporation, contains a true account and statement of the capital stock of the said company, paid in, and of its notes, debts and specie on hand, as they verily believe.

WM. PENNINGTON,
MATTHIAS W. DAY.

Sworn to and subscribed before me, the 6th day of January, A. D. 1836, at Newark.

JOS. C. HORNBLOWER, *Chief Justice.*

Mr. Gifford, from the committee on that subject, reported by bill,

"An act to divorce Sarah Martin, from her husband Joseph F. Martin,"

Which was read by its title, and

Ordered to a second reading.

Mr. Chetwood, from the committee to whom had been referred No. 6, of unfinished business, entitled,

"A Supplement to an act entitled 'An act to provide for the more equal and just representation of the several counties of this State in the General Assembly,' passed the 20th day of February, A. D., 1830,"

Reported the same without amendment ;

Which was read by its title,

Ordered to a second reading,

And to be printed.

Mr. Hillard, from the committee on that subject, reported by bill,

"An act to incorporate the Morris County Bank ;"

Which was read by its title, and

Ordered a second reading.

Mr. Valentine, from the committee on that subject, reported by bill,

"An act to incorporate the Hackett's Town Fire Engine Company;"

Which was read by its title, and
Ordered a second reading.

The engrossed bill

To authorise the sale of the real estate, whereof Elizabeth Holcomb died seized, in the county of Monmouth,

Was called up,

Read by sections, and

Compared, and

Passed the House of Assembly unanimously.

Ordered, That two hundred copies of the List of Members, their residence, &c., which has been prepared by the Clerk, be printed for the use of the House.

The act to incorporate the Belleville Raid Road,

Was again taken up,

And having been read through by sections, and

Amended, was

Ordered to be engrossed for a third reading.

The act to incorporate a Meadow Company on the west-
erly side of Oldman's Creek, in the county of Salem,

Was read,

Considered by sections, and

Ordered to be engrossed for a third reading.

The re-engrossed bill entitled,

"An act to authorise trustees therein named to sell certain real estate of John P. Ackerman, dec., in the county of Bergen,"

Having been again read and compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

Ordered, That the Clerk inform Council that the amendments made to said bill had been agreed to, as made by Council, and that the said bill had passed as re-engrossed.

The act to authorise the sale of wood and timber standing on the real estate of Martha Ann Coles, of the county of Salem,

Was taken up on its second reading,

Considered, and

Agreed to, and

Ordered to be engrossed for a third reading.

Mr. Halliard offered the following concurrent resolution:

"Resolved by the Council and General Assembly, (Council concurring therein,) That the Treasurer of this State

be authorised to purchase one hundred and thirty copies, of the Manual of Legislative Practice, compiled by the Vice President, and recommended for acceptance by a Committee of Council;

Which was read, and
Agreed to.

Ordered that the Clerk inform Council thereof, and request their concurrence therein.

Mr. Flatt offered the following resolution :

“Resolved, That a Committee be appointed to enquire if any, and what further Legislation be necessary to assess and collect taxes on vacant and unimproved lots; and that the Committee be authorised to report by bill or otherwise,”

Which was read, and
Agreed to, and

Referred to Messrs. Flatt, Budd and Jackson.

House adjourned to 3 o'clock, P. M.

MONDAY AFTERNOON, JANUARY 11, 1836.

Three o'clock the House met.

Mr. Molleson presented the petition of Catharine Smith, praying for a divorce from her husband,

Which was read, and

Referred to Messrs. Molleson, Saunier and Young.

Mr. Chetwood from the Committee on that subject reported by bill,

“An act to authorise the widow and Administratrix of Silvanus Bonnel, to sell real estate,”

Which was read, and

Ordered to a second reading.

Mr. Valentine, from the committee on that subject, reported by bill,

"An act to authorise Elijah Blackwell, Jr., to execute a certain contract for the partition of certain real estate, in the county of Warren, made between John M. Young, and Elisha Blackwell, dec'd., on the part of the said Blackwell,"

Which bill was read by its title, and

Ordered a second reading.

The bill entitled,

"A Supplement to the act entitled, 'An act to incorporate the Chosen Freeholders, in the respective counties in the State,' passed the 13th February, 1798,"

Was taken up on its second reading,

Considered, and

Ordered to be engrossed for a third reading.

The bill entitled,

"An act to incorporate the Belvidere and Port Colden Rail Road and Transportation Company,"

Was taken up on its third reading,

And having been read the third time, and compared,

And the House having refused to re-commit the same,

The said bill passed the House of Assembly by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Crowell,
Cooper,
Chetwood,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Hunt,
Hopper,
Hillard,
Jackson,
Lippincott,
Lydecker,

Messrs. Linn,
Marshall,
Molleson,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Springer,
Strader,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,

NAYS,

Messrs. Blane,
Cruser,

Messrs. Flatt,
Jobs,
Lalor—5.

The act to provide for the establishment of Public Schools
at Paterson, in the county of Essex,
Having been read three times and compared,
Upon the question,
Shall this bill pass?
It was determined in the affirmative by the following vote:

YEAS,

Messrs. Brown,
Blane,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Hunt,
Hopper,
Hillard,
Jackson,
Jobs,
Lydecker,
Linn,

Messrs. Lalor,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Shay,
Springer,
Strader,
Saunier,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
York—40.

NAYS,

Messrs. Burtis, Bray and Rogers—3.

Ordered, That the Clerk carry said bills to Council, inform them of the passage thereof, and request their assent to the same.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had agreed to the concurrent resolution, passed by the House of Assembly, referring the report of the Commissioners appointed to erect a new State Penitentiary, to a Joint Committee,

And had appointed as members of said committee on their part, Messrs. Leaming and Stokes ;

And that Council had passed a resolution requiring the Librarian to furnish each member of the present Legislature with a printed list of the books in the State Library, arranged in alphabetical order, and the number of each book, to which resolution, the concurrence of the House was asked ;

Which resolution being read, was

Agreed to, and

The Clerk ordered to inform Council thereof.

The House went into nominations for Joint meeting,

And after completing the same, came to order,

And the lists were compared, and a duplicate

Ordered to be sent to Council.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, JANUARY 12, 1836.

Ten o'clock the House met.

Mr. Marshall presented the petition of the Trenton Banking Company, praying an extension of their charter,

Which was read, and

Referred to Messrs. Marshall, M'Kissack and Wills.

Mr. Chetwood, from the committee on that subject, reported by bill,

"A Supplement to the act incorporating the Orange Bank of the county of Essex,"

Which was read, and

Ordered a second reading.

Mr. Tuttle, from the committee on that subject, reported by bill,

"An act to divorce David Edwards from his wife,"

Which was read by its title, and

Ordered a second reading.

Ordered, That the printing of said bill be dispensed with.

Ordered, That the Clerk inform Council that the House of Assembly is now ready to go into Joint Meeting:

Council came into the Assembly Room—both Houses went into Joint Meeting, and after going through certain appointments, the Joint Meeting adjourned until 4 o'clock, P. M., And the House came to order.

Mr. Hillard offered the following resolution:

"Resolved, That a committee be appointed to inquire, if any, and what further Legislation is required in relation to the present mode of selecting common or petit juries, in the

courts of this State, and have leave to report by bill or otherwise."

Which was read, and

Agreed to, and

Referred to Messrs. Hillard, Brown and Yorke.

Mr. Tuttle offered the following resolution:

"Resolved, That a committee be appointed to consider the expediency of establishing uniform prices for the publication of legal notices, and that said committee report by bill or otherwise,"

Which was read, and

Agreed to, and

Referred to Messrs. Tuttle, Lydecker and Hunt.

The House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, JANUARY 12, 1836.

Three o'clock the House met.

Mr. Saunier presented a petition from the President and Directors of the Paterson and Hackensack Turnpike Company, praying the passage of a law extending the time of making their road;

Which was read, and

Referred to Messrs. Saunier, Wade and Linn.

Mr. Marshall presented a petition from the citizens of Trenton, praying the Legislature to grant a lot of land near the Government House, to the city of Trenton, for the erection of a City Hall;

Which was read, and

Referred to Messrs. Marshall, Parsons and Davis.

Mr. Lippincott, from the committee on that subject, reported by bill,

"An act for the relief of John Kesler, Sen., of the county of Gloucester,"

Which was read,
Ordered a second reading,
And to be printed.

Mr. Chetwood, with leave, presented a bill entitled,
"An act fixing the time in which Public Laws shall go into operation,"

Which was read, and
Laid on the table, and
Ordered to be printed.

Mr. Marshall, with leave, presented a bill
Providing for the payment of postage during the sitting of the Legislature,

Which was read,
Ordered to a second reading,
And to be printed.

The engrossed bill,
"An act to incorporate the Totowa Manufacturing Company,"

Was called up,
And having been read three times,
And compared,
Upon the question,
Shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS,

Messrs. Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,

Messrs. Gifford,
Hunt,
Hopper,
Jackson,
Jobs,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,

Messrs. Runyon,
Springer,
Saunier,
Thomson,

Messrs. Tuttle,
Valentine,
Whitecar,
Wade,

Yorke—31.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Lippincott,
Lydecker,
Linn,

Messrs. Lalor,
Marshall,
Ryall, (Sp.)
Rogers,
Shay,
Strader,
Wills,
Young—16.

The engrossed bill entitled,
“An act to divorce Abraham C. Schenck from his wife
Ann W. Schenck,”
Was taken up, and
Having been three times read and compared,
Upon the question,
Shall this bill pass?
It was decided in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Crowell,
Cooper,
Cruser,
W. Cook,
J. Cook,
Davis,

Messrs. Endicott,
Flummerfelt,
Gifford,
Hopper,
Hillard,
Jackson,
Jobs,
Lippincott,

Messrs. Lydecker,
 Marshall,
 M'Kissack,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,

Messrs. Springer,
 Strader,
 Saunier,
 Thomson,
 Valentine,
 Wade,
 Young,
 Yorke

NAYS,

Messrs. Burtis,
 Blane,
 Budd,
 Deacon,
 Flatt,
 Hunt,
 Linn,

Messrs. Lalor,
 Molleson,
 M'Dowell,
 Newcomb,
 Shay,
 Tuttle,
 Whitecar,

Wills—15.

The engrossed bill entitled,
 "An act to authorise the sale of wood and timber on the
 real estate of Martha Ann Coles, of the county of Salem,
 Was called up,
 And having been read the third time,
 On the question,
 Shall this bill pass?
 It was determined in the affirmative unanimously.
 The engrossed bill,
 Supplementary to the act incorporating the Boards of
 Chosen Frecholders of this State,
 Was read the third time and compared, and
 On the question,
 Shall this bill pass?
 It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 Crusier,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Hunt,
 Hopper,
 Hillard,
 Jackson,
 Jobs,

Messrs. Lippincott,
 Lydecker,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,
 Yorke—44.

NAYS,

Messrs. Linn, Shay and Strader—3.

The engrossed bill entitled,
 "An act concerning a body of Meadow on the westerly
 side of Oldman's Creek, in the county of Salem,"
 Having been read the third time and compared,
 Passed the House of Assembly unanimously.
 Ordered, That the Clerk carry the said several bills to

Council, inform them of the passage thereof, and request their assent to the same.

The Members of Council again came into the Assembly Room—the two Houses went into Joint Meeting,

And after completing their appointments, the Joint Meeting rose,

And the House came to order.

The act to authorise a trustee therein named to sell the real estate of Silvanus Bonnel, dec'd,

Was taken up on its second reading,

And having been read, and

Considered by sections, was

Ordered to be engrossed for a third reading.

Ordered, on motion of Mr. Valentine, That the bill entitled,

“An act supplementary to the act concerning wrecks,”

Be called up and recommitted,

And that Messrs. Gifford, Crowell, Deacon, Newcomb and Thomson, be added to the committee heretofore raised, and to whom said bill was committed.

The bill entitled,

“An act to divorce Elizabeth Wykoff from her husband John Wykoff,”

Was read, and

Considered, and

Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, JANUARY 13, 1836.

Ten o'clock the House met.

Mr. Young presented a petition from the citizens of Warren county, praying the incorporation of a Company to construct a Rail Road from Belvidere, in the county of Warren, to the head of the Feeder of the Delaware and Raritan Canal;

Which was read, and

Referred to Messrs. Young, Shay and Blane.

Mr. Marshall, from the committee on that subject, reported by bill,

“An act to extend the charter of the Trenton Banking Company;”

Which was read by its title, and

Ordered a second reading.

Mr. Chetwood, from the committee on that subject, reported by bill,

“An act to divorce Nicholas D. Van Buskirk from his wife Nancy Van Buskirk;”

Which was read by its title, and

Ordered a second reading.

Ordered, That the printing be dispensed with.

Mr. Saunier, from the committee on that subject, reported by bill,

“An additional supplement to the act entitled, An act to incorporate a Company to erect a Turnpike Road from the town of Paterson to the village of Hackensack;”

Which was read by its title, and

Ordered a second reading.

Mr. Linn, with leave, presented a bill, entitled,

“A Supplement to an act to incorporate the New Jersey Hudson and Delaware Rail Road Company, passed the 8th day of March, A. D., 1832, to authorise a Company to con-

struct a lateral Rail Road through the counties of Warren and Sussex ;”

Which was read, and
 Ordered a second reading.
 The act to incorporate the City of Newark,
 Was called up on its second reading,
 And while under consideration,
 The said bill,
 On motion of Mr. Valêntine,
 Was referred to a Committee of the Whole,
 And made the order of the day for Friday next.

The bill entitled,
 “An act to enclose woodland in the township of Franklin,
 in the county of Bergen,”
 Was taken up on its second reading,
 And having been read by sections, and
 Agreed to, was
 Ordered to be engrossed for a third reading.
 The bill entitled,
 “An act to divorce Joseph Owen from his wife Milicent
 R. Owen,”

Was read, and
 Considered, and
 Ordered to be engrossed for a third reading.
 The bill entitled,
 “An act to divorce John Williams from his wife Ra-
 chel,”

Was read, and
 Considered, and
 Ordered to be engrossed for a third reading.
 The act to incorporate the New Jersey Manufacturing
 Company,
 Was taken up on its second reading,
 Read, and
 Considered by sections, and
 Ordered to be engrossed for a third reading.

Mr. Hillard, from the joint committee of Council and As-
 sembly, appointed upon the subject of Newspapers, made the
 following

REPORT.

The joint committee to whom was referred the resolution
 in relation to furnishing the members with Newspapers
 during the session of the Legislature, report—

That they consider the practice heretofore pursued of permitting the Editors of Newspapers to furnish the Legislature with papers, without being authorised, and allowing their bills in the Incidental expenses of the State, leads to unnecessary expense, and ought to be discontinued; they would respectfully recommend the adoption of the following Resolution:

Resolved, That each member of Council and Assembly, Secretary of Council, and Clerk of the House of Assembly, be allowed the sum of Two Dollars, to be appropriated for such newspapers as they may order; that the Incidental Committee be directed to allow no bills to Editors for papers furnished after five days from the passage of this Resolution.

Which report and resolution were

Agreed to.

Ordered, That the Clerk inform Council of the passage of said Resolution, and request their concurrence therein.

The bill entitled,

"A Supplement to the act incorporating the Orange Bank of the county of Essex,"

Was taken up on its second reading,

And while under consideration,

Was postponed for further consideration.

House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, JANUARY 13, 1836.

Three o'clock the House met.

Mr. Davis, from the committee on that subject, reported by bill,

"An act to incorporate the Medford Rail Road and Transportation Company,

Which was read, and
Ordered a second reading.

Mr. Tuttle, from the committee on that subject, reported by bill,

“An act to establish uniform prices for the publication of legal advertisements,”

Which was read by its title, and
Ordered to a second reading,
And to be printed.

Mr. Wills, with leave, presented a bill entitled,

“A Supplement to the act entitled ‘An act to incorporate the Bordentown Water Company,’ passed February 13, 1835,”

Which was read by its title, and
Ordered a second reading.

The engrossed bill entitled,

“An act to authorise a Trustee therein named, to sell the real estate of Silvanus Bonnel,”

Having been read three times and compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Crowell,
Cooper,
Chetwood,
Cuse r,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Hunt,
Hopper,
Hillard,

Messrs. Jackson,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
Molleson,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Strader,

Messrs. Saunier,
Thomson,
Tuttle,
Valentine,

Messrs. Whitecar,
Wade,
Wills,
Young—42.

NAY,

Mr. Jobs—1.

The engrossed bill entitled,
"An act to divorce Elizabeth Wykoff from her husband
John Wykoff,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Crowell,
Cooper,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Hopper,
Jackson,

Messrs. Lippincott,
Lydecker,
Marshall,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Strader,
Saunier,
Valentine,
Young—26.

NAYS,

Messrs. Bray,
Blane,
Budd,
Chetwood,
Cruser,
Hillard,
Jobs,
Linn,
Lalor,

Messrs. Molleson,
M'Dowell,
M'Kissack,
Shay,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade,

Wills—19.

Ordered, That the Speaker sign the said bills, that the Clerk carry the same to Council, inform them of their passage thereof, and request their assent to the same.

The bill entitled,

“An act to divorce Sarah Martin from her husband Joseph F. Martin,”

Was read, and

Agreed to, and

Ordered to be engrossed for a third reading.

The act to incorporate the Citizens Bank at Elizabeth Town,

Was taken up on its second reading,

And while under consideration,

Was postponed until next Thursday ; and,

On motion of Mr. Wills,

Was made the order of the day at that time in Committee of the Whole.

The bill entitled,

“An act for the relief of John Kesler, Sen., of the county of Gloucester,”

Was taken up on its second reading,

Considered, and

Agreed to, and

Ordered to be re-engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, JANUARY 14, 1836.

Ten o'clock the House met.

Mr. Gifford presented a memorial from the citizens of the county of Monmouth, upon the subject of Banks and Corporations,

Which was read, and

Referred to the committee to whom was heretofore referred so much of the Governor's Message as relates to Banks and Corporations,

And the said memorial was

Ordered to be printed.

MEMORIAL.

To the Honorable, the Legislative Council, and General Assembly of the State of New Jersey:—GREETING.

The Petition of the Undersigned Respectfully Represents :

That all acts of incorporation, are so many exclusive privileges, granted to a few, in derogation of the rights of the mass of the people—and that they, from their nature, are calculated to subvert the fundamental principles of any republican government—and being desirous to preserve that equality, necessary to perpetuate a government like our own, based upon principles of republicanism; as, also, the happiness, independence, and union of a free people, your petitioners most unequivocally declare, that they view the numerous petitions for acts of incorporation, now before your honorable bodies, with the utmost distrust and alarm!! That

they recognise in them, a proposed increase, or extension, of that inequality of rights and privileges, which already exists to an alarming extent, among the people of this, as well as other states of this Union.

That they view the incorporation of Railroad Companies—petitions for which already occupy an extensive space upon the business files of your honorable bodies—as anti-republican; and unwarranted by the spirit of that instrument, upon which our national independence was established.

Not only because they, like all other corporations, enjoy by special legislation, certain exclusive, or monopoly privileges, which no other class of our citizens can enjoy, and thus beget a power that may be wielded for the most corrupt purposes, but also, because they, by their charters, are permitted to take possession of, and use for their own private purposes, any property, through which they may think it expedient to run their road, whether the owner give his consent or not. And thus exercise a right, which few, if any of the despots of Europe could exercise.

It matters not, whether those companies find it necessary to exercise this right, in few or many instances, or whether at all. It is enough to know, that they are vested with such a right, and that they have derived it from that department of our government, which, in the opinion of your petitioners, was instituted to protect the equal rights of all its citizens to their property, as well as to their lives and sacred liberty. True, a compensation is allowed, but is he a free and independent citizen, who is compelled to dispose of his property, for the use, accommodation, and private emolument of a few of his neighbors, or fellow-citizens? Your petitioners think not.

Secondly—Your petitioners assert, that incorporated manufacturing companies, several petitions for which are now before your honorable bodies, by a chartered monopoly of rights and privileges, become monopolizers of trade; the inevitable consequences of which are first to paralyze, and eventually to annihilate individual enterprise in the mechanic arts; compel mechanics in comfortable business, who have spent years in acquiring a knowledge of their profession, and who, of course, know no other, to abandon their vocation, and embark in a business, the elements of which they are entirely ignorant; or become operatives in the mammoth factories, of their incorporated competitors—blast the

fair prospects of worthy, amiable and respectable families, and finally turn all those streams of wealth, of which manufacturing is the fountain, into one broad channel, which thus is made to empty itself directly into the pockets of a privileged few.

In the third and last place, your petitioners affirm, that so far as their observation and experience enable them to determine, the increase or extension of charters, of no incorporations, for which petitions now are, or probably will, come before your honorable bodies during your present term, is so much to be deprecated by the great mass of the people, as those for paper money banking.

In vain did our patriotic ancestors demolish the Lordly mansion of a lauded aristocracy, and compel the dread monster to take his flight to a more congenial clime, by annulling hereditary succession to landed estates, if a monied aristocracy, which already threatens to become a more potent engine, to control the destinies of a comparatively free and happy people, is to be established upon the ruins thereof.

Numerous facts, in the history of American chartered banking, might be adduced, to prove the inequality it creates, the uncertainty in business which it produces, and the innumerable mischievous consequences to which it undeniably leads.

But presuming the most of them to be already familiar to your honorable bodies, your petitioners deem it superfluous to enumerate many on the present occasion.

Nothing, however, in the opinion of your petitioners can be more unequal in the way of business, than for one man to pay interest on all the notes he gives, and finally pay the notes themselves, with his own wealth, while his neighbor, by law, is authorised to receive interest on all the notes he gives (bank notes being nothing more than evidences of debts due) and who finally pays the notes themselves, with the wealth he has thus obtained.

And yet your petitioners affirm, that this is precisely the manner in which banks trade with the community. Although speculators may not experience any inconvenience from this mode of trading, producers, whose labor contributes to the support of both, feel it most sensibly. Again—banks by calculating simple interest, instead of the present worth, and by

charging interest on one day more than the notes they discount have to run, take six and four-tenths per cent. interest, while every other class of people in this state, are by law expressly prohibited, from receiving more than six per cent.

Another advantage which bank charters confer, is the ability to commence and continue in operation, so profitable a business, without any real capital, and with a few solitary exceptions, without any personal responsibility. For instance, the Northern Bank of Pennsylvania, went into operation by means of a certificate, for thirty-five thousand dollars, said to have been deposited in one of the New York Banks. The Sutton Bank of Massachusetts, also, was put in operation, by means of fifty thousand dollars in specie, borrowed from the City Bank of Boston for one day only.

Although your petitioners are in possession of no facts of this kind, as connected with any of the banks of this State, yet the circumstance of several of them having failed in some three or four years after they had commenced business, induces them to suspect that all was not right at the commencement. With an almost unlimited number of similar advantages in their favor, your petitioners experience no surprise at the avidity with which bank charters, and bank stock are sought. One or two instances of which (among dozens that could be adduced) will sufficiently illustrate.

In the case of the Broome county Bank, in the state of New York, the capital of which was fixed at one hundred thousand dollars, the subscriptions to the stock amounted to eight millions.

And so of the Lombard and Protection Bank, of this state, which failed in about two years from the time it went into operation, the capital of which, by its charter, was fixed at three hundred thousand dollars, in one day, in January, eighteen hundred and twenty-five, received subscriptions to the enormous amount of three millions.

As a proof of the uncertainty in business, consequent upon banking, your petitioners have only to contrast the innumerable failures that now burthen the history of events, every two or three years, or immediately after a contraction of bank currency (which has, in fact, become the currency of our country) takes place, with those that occurred previous to the introduction of chartered banking into this country.

In those days, men advanced with a slow, but steady pace, to wealth. But now, some avail themselves of the lottery of speculation, co-existent with, and greatly dependant on, paper money banking, and become suddenly rich; while others, who, having imbibed the speculating infection, risk their all, and become as suddenly, poor, and also, involve some unsuspecting friend in the same calamity, by having endorsed to the bank, from which, perhaps, by some disguised movement in the money market, has issued the original cause of their ruin.

Your petitioners could point out hundreds of individual circumstances, to prove this position, but they are so notorious, in almost every place, as, in the opinion of your petitioners, entirely to preclude the necessity.

But independent from, and unconnected with, every other circumstance attendant upon paper banking incorporations, the single fact, that twelve of those institutions, in the small state of New Jersey, within the last twelve years, and the startling number of one hundred and sixty-five, in the United States, within the short space of nineteen years, viz., from January 1, 1811, to January 1, 1830, declared themselves insolvent, and refused to redeem their notes, causing destitution and ruin to overtake many an honest man and his family, while many of their proprietors and conductors continued to bask in the sunshine of affluence, with all its attendant luxuries and granduer, is, in the opinion of your petitioners, a sufficient cause to prevent the increase of any institutions, susceptible of such flagrant outrages upon society, and to permit those already in existence, quietly to expire with their present charters.

Your petitioners could instance many circumstances, developed after bank failures, to prove the gross abuses they are susceptible of imposing, not only upon the ignorant and unsuspecting, but also upon the most scrutinizing and vigilant individuals in society, but they desist; one, however, may not be amiss.

On an investigation of the affairs of the State Bank, at Trenton, in 1825, subsequent to its having declared itself insolvent, it was proved that one of its agents had sold bills of the bank, to the amount of eighteen thousand, five hundred dollars, at an average discount of thirty-seven and a half per cent. The very day before the bank stopped payment, its

notes were quoted, in the Philadelphia price current, at only one and a half per cent. discount.

Finally, your petitioners assert that, aside from titles of nobility, no legislative grants are so repugnant to our present admirable form of government, or so completely calculated to exercise an unwarrantable influence, both civil and political, upon society generally, nor so productive of those aristocratic distinctions, which are most peculiarly adapted to the perversion of the patriotic intentions of our venerated forefathers as acts of incorporation, that if the public good require a Rail Road, a Canal, or any other internal improvement, the public i. e. the State, should construct and own the same.

That the right to property is sacred—and that no man should be compelled by law or otherwise, to sell, or dispose, of any part or parcel of his property, for any other purpose, than the payment of his just debts, or the immediate use and general good of the whole people.

That if any branch of manufacture, require additional protection from foreign competition, it is the policy, and within the province of the general government, to afford such protection as will operate alike in favor of all who may embark in the same.

And that any incorporation, by throwing a mantle of protection around a few individuals, of which the great mass of the people are, and of necessity must be deprived, is incompatible with, and militates directly against the fundamental principles upon which the American Government is based.

Entertaining no doubts, therefore, as to the nature and tendency of incorporations; and relying with implicit confidence upon the wisdom and patriotism of your honorable bodies, your petitioners must earnestly entreat your honorable bodies, to refrain from granting any act or acts of incorporation, for any purpose or purposes, under any pretence whatever, during your present term.

And your petitioners, as in duty bound, will ever pray.

Monmouth County, New Jersey, January, 1836.

SUBSCRIBERS' NAMES.

Samuel Stillwell,
 Gideon S. Crawford,
 Henry B. Chumar,
 Jeremiah Harris,
 John Schanck,
 Joseph Chumar,
 Joseph W. Dunlop,
 Conover Stillwell,
 Thomas Bedle,
 Wm. I. Schanck,
 Holmes V. Walling,
 Benjamin Mires,
 James McGee,
 Daniel Woolley,
 Capt. Wm. Vanpelt,
 Christopher Vanpelt,
 Js. I. Reid,
 Samuel Craig,
 George Hunt,
 Thomas H. Arrowsmith,
 Wm. Carlile,
 Isaac P. Van Dorn,
 Obediah Stillwell,
 Henry Moffett,
 Isaac Naylor,
 William P. Heyer,
 Abraham Cottrell,
 Ephraim Rose,
 William Vancleef,
 Garret D. Schanck,
 John Vandorn,
 Ruluff V. Schanck,
 A. W. Brown,
 Josiah West,
 Jonathan Holmes,
 Matthias Boice,
 Rulif I. Conover,
 Gilbert Boettom,
 John I. Johnston,

SUBSCRIBERS' NAMES.

David I. Gordon,
 John C. Conover,
 Edward G. Taylor,
 Joseph R. Walling,
 Jonathan H. Morgan,
 Tunis Conover,
 Nicholas Cothelt,
 Jacob I. Brown,
 Jacob W. Cooper,
 Asher S. Carlile,
 James Van Nnyse,
 Garret Bedle,
 Aaron Hornor,
 John Bowne,
 Henry Vanhorn,
 Rurel Hugg,
 Aaron Heyer,
 Edward I. Brown,
 T. I. Ten Eyck,
 Joel Carhart,
 Richard Magee,
 Peter M. Hulsartt,
 Francis Cuttrell,
 Samuel Sproul,
 Michael Conover,
 Jacob Vandorn,
 Walter Hyer,
 John Hull,
 John S. Tice,
 Jacob Suydam,
 George G. Smock,
 Tunis V. Conover,
 Robert Mathews,
 John A. Boice,
 Elisha Walling,
 Samuel W. Thompson,
 Hendrick Bedle,
 John T. Beers,
 Henry Fish,

SUBSCRIBERS' NAMES.

John Arrowsmith,
 Cornerelius Conover,
 Peter B. Hankinson,
 Stephen Van Brackle,
 S. C. Vanderhoef,
 James Lockerman,
 Matthew T. Roberts,
 William Warne,
 John S. Beers,
 James G. Crawford,
 Jonathan I. Holmes,
 George Rappleye,
 Garret Wikoff,
 Samnuel W. Jones,
 John S. Walter,
 Samuel Bray,
 Willaim T. Cottrel,
 John P. Smyth,
 Richard Jobes,
 John Lequires,
 William Lequier,
 James Lequier,
 Samuel Beers, jun.
 Elias Bowne,
 John Wyckoff,
 Samuel Beers, *elder*.
 Nathan Beers,
 John W. Hyer,
 John I. Hyers,
 John Golden,
 Thomas Carhart,
 Dan. Striker,
 William H. Hyer,
 William L. Brown,
 Benjamin I. Sickles,
 Johnson Hendrickson,
 Isaac Smock.
 Jonathan R. Schanck,
 Joseph Jefferson,

SUBSCRIBERS' NAMES.

Mathias W. Conover,
 John G. H. Conover,
 Cornelius C. Hans,
 John Thompson,
 John Van Brakle,
 John Morrel,
 John Schanck,
 William P. Johnston,
 Garret C. Aumack,
 John Aumack,
 John Layton,
 Joel C. Aumack,
 Abraham Sequier,
 Joseph Beers, jr.
 Joseph Beers,
 William H. Schenck,
 John Schanck Beers,
 Joseph S. Holmes,
 Francis Murphy,
 John M. Roberts,
 Alexander P. Van Pelt,
 John Whitlock,
 William Robinson,
 Henry Vaupelt,
 Leonard Walling,
 Joseph D. Hoff,
 John M. Mead,
 David S. Bray,
 George D. Walling,
 John W. Hoff,
 Edward Walling,
 John Lequier,
 Birnit Anderson,
 David Warner,
 Ezekiel Tilton,
 John Springsteen,
 John N. Holmes,
 George S. Stoney,
 Stephen I. Baly,

SUBSCRIBERS' NAMES.

David Cottrell,
George Vanbrackle,
Joel Collins,
John Eastmond,
John H. Vandelbelt.

SUBSCRIBERS' NAMES.

Garret Walling,
Joel H. Bedle,
Joseph Stoney,
Leonard Aumack,

Mr. Tuttle presented from the Township Committee of Newark, a petition, praying legislative aid in the execution of an agreement made between the said Township Committee and the Executors of Uzal Sayre, in relation to a devise made by said Uzal Sayre to the said Township Committee, for the schooling of poor children ;

Which was read, and

Referred to Messrs. Tuttle, W. Cook and Newcomb.

Mr. Parsons presented remonstrances against the passage of a law to remove obstructions in the river Passaic ;

Which were read, and

Ordered to lie on the table.

Mr. Marshall also presented remonstrances on the same subject ;

Which were read, and

Ordered to lie on the table.

Mr. Chetwood also presented remonstrances upon the same subject ;

Which were read, and

Ordered to lie on the table.

Mr. Bray presented a petition from citizens of the county of Hunterdon, praying the passage of a Lien law ;

Which was read, and

Referred to Messrs. Bray, Burtis and Jackson.

Mr. Molleson, with leave, presented a bill entitled,

"An act to authorise Peter V. Pool and John A. Pool to sell certain real estate ;"

Which was read, and

Ordered a second reading.

The bill entitled,

"An act to authorise limited partnerships,"

Was called up on its second reading,

And while under consideration, was

Referred to a Committee of the Whole,

On motion of Mr. Hillard,

And made the order of the day for next Wednesday.

The engrossed bill entitled,

“An act to divorce Sarah Martin from her husband Joseph F. Martin,”

Having been read three times and compared,
Upon the question,
Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Budd,
Crowell,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Hunt,
Hopper,
Hillard,
Jackson,
Lippincott,
Lydecker,

Messrs. Linn,
Lalor,
Marshall,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Strader,
Thomson,
Tuttle,
Valentine,
Wade,
Young,
York—38.

NAYS,

Messrs. Blane,
Flatt,
Molleson,

Messrs. Springer,
Whitecar,
Wills—6.

The engrossed bill entitled,
 "An act to divorce John Williams from his wife Rachel,"
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Flummerfelt,
 Gifford,
 Hopper,
 Hillard,
 Jackson,
 Lippincott,

Messrs. Lydecker,
 Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Strader,
 Thomson,
 Tuttle,
 Valentine,
 Wade,
 Young,

Yorke—33.

NAYS,

Messrs. Blane,
 Budd,
 Flatt,
 Hunt,
 Linn,

Messrs. Lalor,
 Molleson,
 Springer,
 Whitecar,
 Wills—10.

The engrossed bill entitled,
 "An act to divorce Joseph Owen from his wife Milicent
 R. Owen,"
 Was taken up, and
 Having been three times read and compared,
 Upon the question,
 Shall this bill pass?
 It was decided in the affirmative by the following vote:

YEAS,

Messrs. Brown,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Hopper,
 Hillard,
 Jackson,
 Lippincott,
 Lydecker,

Messrs. Lalor,
 Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Valentine,
 Wade,
 Young,

Yorke—35.

NAYS,

Messrs. Burtis,
 Bray,
 Blane,
 Budd,
 Flatt,

Messrs. Hunt,
 Jobs,
 Linn,
 Molleson,
 Shay,

Wills—11.

The engrossed bill entitled,
 "An act to enclose woodland in the township of Franklin,
 in the county of Bergen,"
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Cooper,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Hunt,
 Hopper,
 Hillard,
 Jackson,
 Jobs,
 Lippincott,

Messrs. Lydecker,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Valentine,
 Wade,
 Wills,
 Young,

Yorke—41.

NAYS,

Mr. Budd,

Mr. Linn—2.

Ordered, That the Clerk carry said bills to Council, inform them of the passage thereof, and request their assent to the same.

The act relative to the Supreme and Circuit Courts,
 Was called up on its second reading,
 And while the same was under consideration, was,
 On motion of Mr. Marshall,
 Referred to a Committee of the Whole,
 And made the order of the day for Friday, the 22d inst.
 The act to remove obstructions in the Passaic river, at or
 near Little Falls,
 Was taken up on its second reading,
 And while under consideration,
 Was postponed.

Mr. Chetwood, from the Committee on that subject, and to whom had been referred No. 20, of unfinished business, being the several acts relating to the Orphans' Courts, prepared by Col. Scott,

Reported the said bills (eleven in number)

Without amendment ;

Accompanied by the following report and resolution ;

The committee to whom was referred No. 20, of unfinished business, consisting of the following bills :

1. An act concerning the Ordinary and the Prerogative Court.

2. An act concerning the Orphans' Courts.

3. An act concerning Surrogates.

4. An act concerning Wills.

5. An act concerning Executors and Administrators.

6. An act concerning the descent and distribution of the estates of Intestates.

7. An act for the more just and equal distribution of the estates of deceased Insolvents.

8. An act relative to Dower.

9. An act concerning Guardians.

10. A Supplement to the act relative to the Supreme and Circuit Courts.

11. An act to establish Superior Courts of Common Pleas,

Beg leave to

REPORT:

That the great importance of the subject embraced in the said acts, and the absorbing interest which is generally felt in their provisions, have required time for examination, and prevented an earlier report.

The present Orphans' Court system has been productive of the greatest injuries; and its unjust operations have, for many years, awakened universal expressions of dissatisfaction, and united calls for relief.

The Legislature, prompted by the desire of removing the immense and increasing evils, have repeatedly appointed distinguished Jurists to revise the whole system, and suggest such alterations and amendments as would insure a wise and impartial administration of justice in this most important branch of our jurisprudence. The vast labor and research requisite for the faithful discharge of the duties imposed, had prevented any accomplishment of the Herculean undertaking, until the able and learned individual, whose report was referred to your committee, accepted the responsible appointment.

By unremitting industry, and the most untiring investigation, he has furnished a code, embracing the numerous and important subjects which fall within the extensive jurisdiction of the Prerogative and Orphans' Courts, including the duties and proceedings of Executors, Administrators and Guardians, and all those various matters connected with this department of our Judiciary.

It will be recollected, that the suitors in these courts, unlike those in our other civil tribunals, become so in most cases of necessity, and by mere operation of law; and when we remember that the estates of the great majority of our citizens, and the entire interests of the widow and the orphan, pass under their cognizance, with each successive generation, a debt of public gratitude is due to him who has so faith-

fully and satisfactorily prepared the code submitted to your committee.

Your committee respectfully recommend the adoption of the whole system as referred to them ; and while they report the same without amendment, beg leave to suggest, that from the best information they have obtained, the remuneration heretofore granted, has not been sufficient to meet even the actual expenses incurred in the revision, without any equivalent for the severe and protracted labor necessary for its accomplishment. Your committee offer as a part of their report, the accompanying resolution, in order that the House may understand the nature and extent of the services performed, and provide a fair and equitable compensation for the same :

All which is respectfully submitted.

By order of the committee.

JOHN J. CHETWOOD, Chairman.

January 14, 1836.

“Resolved, That a special committee be appointed to ascertain the amount of the expenses incurred by Joseph W. Scott, Esq., in the preparation of this revision of the Orphans’ Court System, under the authority of the Legislature of this State, and a fair and equitable compensation for the same, and that such committee report by bill or otherwise,”

Which said report and resolution were severally read, and Agreed to ;

And the resolution was,

Thereupon,

Referred to Messrs. Chetwood, Yorke, Hillard, M’Kissack and Marshall.

The said bills were then severally read by their titles, as follows :

1. “An act concerning the Ordinary and the Prerogative Courts.”
2. “An act concerning the Orphans’ Courts.”
3. “An act concerning Surrogates.”

4. "An act concerning Wills."
5. "An act concerning Executors and Administrators."
6. "An act concerning the descent and distribution of the Estates of Intestates."
7. "An act for the more just and equal distribution of the Estates of deceased Insolvents,"
8. "An act relative to Dower."
9. "An act concerning Guardians."
10. "A Supplement to the act relative to the Supreme and Circuit Courts."
11. "An act to establish Superior Courts of Common Pleas,"

And ordered a second reading.

Ordered, That one hundred copies of the said bills, with the remarks made by the compiler, be printed for the use of the House.

Mr. Molleson presented a petition from citizens of Middlesex and Monmouth, praying the passage of a bill to incorporate a company to construct a Railroad from the tide waters of Raritan Bay, at or easterly of Middletown Point, to the village of Freehold, in Monmouth county, and thence to be continued to intersect the Camden and Amboy Railroad, and thence to the Delaware and Raritan Canal, &c., accompanied by the proceedings of a public meeting holden at Freehold, on the subject ;

Which papers were severally read, and

Referred to Messrs. Molleson, Gifford and Hillard.

Ordered, That No. 63, being,

"An act to remove obstructions in the Passaic river, at or near Little Falls," &c.,

Be recommitted.

House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, JANUARY 13, 1836.

Three o'clock the House met.

Mr. Blane presented a petition from John Naglee, President of the Philadelphia and Trenton Rail Road Company, for an extension of their road into the city of Trenton;

Which was read, and

Referred to Messrs. Blane, Budd and Runyan.

Mr. Molleson, from the committee on that subject, reported by bill,

“An act to incorporate the Monmouth and Middlesex Agricultural Rail Road and Transportation Company;”

Which was read by its title, and

Ordered to a second reading.

The engrossed bill entitled,

“An act for the relief of John Kesler, Sen., a revolutionary soldier of the county of Gloucester,”

Was called up,

And having been read three times,

And compared.

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,

Messrs. Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,

Messrs. Hunt,
Hopper,
Hillard,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
Molleson,
M'Dowell,
Newcomb,

Messrs. Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Young—43.

NAY,

Mr. Flatt—1.

The act to divorce Nicholas D. Van Buskirk from his wife Nancy Van Buskirk,

Was read a second time, and

Ordered to be engrossed for a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had agreed to the concurrent Resolution from the House of Assembly, authorising the Treasurer to purchase one hundred and thirty copies of the Manuel of Legislative Practice, compiled by the Vice President;

And had passed the following bills, viz :

“An act for the relief of the heirs of John Tillman, deceased.”

“An act to provide for a succession of Trustees for the Cooper Town Meeting house and Burial Ground, and for other purposes ;”

To which bills the assent of the House of Assembly is requested.

And that Council had passed the bill from the House of Assembly entitled,

“An act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company,”

With sundry amendments,

To which amendments the assent of the House of Assembly is requested.

The bill from Council entitled,

“An act for the relief of the heirs of John Tillman, deceased,

Was read by its title, and

Ordered a second reading.

The act to provide for a succession of Trustees for the Cooper Town Meeting House and Burial Ground, and for other purposes,

Was read by its title, and

Ordered a second reading ;

And thereupon,

Said act was

Referred to Messrs. Wills, Young and Hopper.

The act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company,

Was read with the amendments ; and

The said amendments were severally agreed to by the House,

And the said bill ordered to be re-engrossed.

The act to set off a new county from parts of Essex and Bergen, to be called the county of Passaic,

Was read,

Considered by sections, and

The further consideration of the same was then

Postponed.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, JANUARY 15, 1836.

Ten o'clock the House met.

Mr. Hopper presented a petition from citizens of Bergen, praying the passage of an act to authorise the construction of a Rail Road from Hoboken to the New York line ;

Which was read, and

Referred to Messrs. Hopper, Jackson and Budd.

Mr. Valentine, from the committee on that subject, reported by bill,

"An act to divorce Matilda Sharp from her husband Isaac Sharp,"

Which was read by its title, and

Ordered a second reading.

Mr. Hillard, from the committee on that subject, reported by bill,

"An act relative to Juries,"

Which was read by its title, and

Ordered a second reading.

The act to incorporate "The City of Newark,"

Which was made the order of the day,

Was called up, and

Postponed.

The bill from Council entitled,

"An act for the relief of the heirs of John Tillman, deceased,"

Was taken up on its second reading,

Considered by sections, and

Ordered to a third reading.

The act to incorporate the Hackettstown Fire Engine Company,

Was called up on its second reading,
 And having been read, and
 Considered by sections, was
 Ordered to be engrossed for a third reading.

The act to authorise Elijah Blackwell, Jr., to make and execute a deed to John M. Young, for the purpose of fulfilling a certain contract made between Elisha Blackwell, in his life time, and said Young,

Was called up on its second reading,
 And having been considered by sections, was
 Ordered to be engrossed for a third reading.

The Supplement to an act to incorporate the New Jersey Hudson and Delaware Rail Road Company,

Was taken up,
 Considered by sections,
 And the further consideration thereof postponed.

The act to incorporate the Lumberville Delaware Bridge Company,

Was taken up on its second reading,
 Read, and considered, and
 Ordered to be postponed.

Ordered, on motion of Mr. Hillard, and amended by Mr. Valentine,

That when this House adjourn, it will adjourn to Monday afternoon at 3 o'clock ;

And upon agreeing to adjourn until Monday at 3 o'clock, instead of Tuesday morning at 10 o'clock,

The yeas and nays were called for and ordered,

And upon the question of agreeing to the said amendment of Mr. Valentine, to meet on Monday afternoon at three o'clock,

The House determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Blane,
Cruser,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Jobs,
Linn,

Messrs. M'Dowell,
Newcomb,
Quimby,
Runyan,
Shay,
Strader,
Thomson,
Valentine,
Whitecar—18.

NAYS,

Messrs. Bray,
Brown,
Budd,
J. Cook,
Deacon,
Davis,
Endicott,
Gifford,

Messrs. Hillard,
Hall,
Jackson,
Lydecker,
Marshall,
Ryall, (Sp.)
Young,
Yorke—16.

Mr. Davis asked, and obtained leave of absence until Tuesday next, at 3 o'clock, P. M.

Mr. Brown asked, and obtained leave of absence until Tuesday morning next, at 10 o'clock, A. M.

House adjourned to 3 o'clock, Monday afternoon.

MONDAY AFTERNOON, JANUARY 18, 1836.

Three o'clock the House met.

Mr. Valentine offered the following resolution :

“Resolved, That a committee be appointed to inquire what alterations are necessary in the act entitled, An act incorporating the inhabitants of Townships, designating their powers and regulating their meetings, passed the 25th of February, 1798, with leave to report by bill or otherwise ;”

Which was read, and

Agreed to, and

Referred to Messrs. Valentine, Hall and Whitecar.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, JANUARY 19, 1836.

Ten o'clock the House met.

Mr. Valentine called up the bill from Council entitled,

“An act for the relief of the heirs of John Tillman ;”

And upon his motion, the same was

Ordered to be committed to Messrs. Valentine, Burtis and Hunt.

Mr. Flatt presented a petition from citizens of the county of Essex and Middlesex, for the passage of a law to authorise the erection of a Bridge over the Rahway river, at the head of the tide waters at Rahway ;

Which was read, and

Referred to Messrs. Flatt, Runyan and Rogers.

Mr. Lippincott presented a petition from Josiah B. Sickler, Administrator of Ruth Hopper, praying authority to convey certain real estate to the heirs of Abigail Collins ;

Which was read, and

Ordered to lie on the table.

Mr. Brown, from the committee on that subject, reported by bill,

“An act to incorporate the Hunterdon Rail Road and Transportation Company,”

Which was read by its title, and

Ordered a second reading.

Mr. Marshall, from the committee on that subject, reported by bill,

“An act to authorise the Governor to convey to the Mayor, Aldermen and Assistants of the City of Trenton, a part of the Government Lot ;”

Which was read by its title, and

Ordered a second reading,

And to be printed.

Mr. Valentine, from the committee on that subject, reported the bill from Council entitled,

“An act for the relief of the heirs of John Tillman,”

With amendments ;

Which were read, and

Agreed to, and

The said bill having been read a second time, as amended,

Was ordered to be engrossed for a third reading.

The Speaker presented the petition of sundry citizens of the county of Monmouth, praying the repeal of the present Insolvent Laws ;

Which was read, and

Referred to the committee on that subject.

Mr. Cruser, with leave, presented a bill entitled,

“An act relative to Licenses to Turnpike Companies ;”

Was read by its title,

Ordered a second reading,

And to be printed.

Mr. Cruser, with leave, presented a bill entitled,

“ A Supplement to the act incorporating the New Jersey Turnpike Company,
Which was read by its title, and
Ordered a second reading.

Ordered, That the vote of the House directing one hundred copies of Scott's Orpháns' Court System to be printed, be re-considered,

And thereupon,

A committee, consisting of Messrs. Marshall, Valentine and Wade, was appointed to inquire into, and report the necessity and expediency of said printing.

The engrossed bill

To incorporate the Hackett's Town Fire Engine Company,
Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Blane,
Cooper,
W. Cook,
Deacon,
Endicott,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Hall,
Jobs,
Lippincott,
Linn,
Marshall,

Messrs. M'Kissack,
Newcomb,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer.
Strader,
Thomson,
Valentine,
Whitcar,
Wade,
Wills,
Young,
York—32.

NAY,

Mr. Cruser—1.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

The act to authorise Elijah Blackwell, Jr., to make deed to John M. Young,

Was read the third time,

And compared, and

The further consideration postponed.

The act to extend the charter of "The Trenton Banking Company,"

Was read the second time, and

Postponed.

The act to divorce Matilda Sharp,

Was read the second time,

Considered, and

Agreed to, and

Ordered to be engrossed for a third reading.

The House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, JANUARY 19, 1836.

Three o'clock the House met.

Mr. Lippincott presented a petition from the citizens of the county of Gloucester, for a Rail Road from Woodbury to Camden ;

Which was read, and

Referred to Messrs. Lippincott, Yorke and Haight.

Mr. Parsons presented sundry petitions in favor of the new county of Passaic ;

Which were read, and

Ordered to lie on the table.

Mr. Rogers presented a petition from John Mapes, of the county of Gloucester, praying compensation for certain arms and equipments bought and used by him during the war of the Revolution ;

Which was read, and

Referred to Messrs. Rogers, Jackson and Jobs.

Mr. Marshall presented a petition in favor of the bill to incorporate a company to construct a Rail Road from Lambertsville to the Elizabeth-Town and Somerville Rail Road ;

Which was read, and

Ordered to lie on the table.

Mr. Marshall, from the committee appointed to inquire into the expediency of printing the bills drafted by Col. Scott, reported,

That a sufficient number of all of the said bills heretofore printed are now in the Library Room, for the use of the House ;

Which report was agreed to,

And the committee discharged.

Mr. Tuttle, from the committee on that subject, reported by bill,

“An act relative to a bequest made by Uzal Sayre, late of the township of Newark, for schooling poor children ;”

Which was read by its title, and

Ordered a second reading.

The engrossed bill entitled,
 "An act to authorise Elijah Blackwell, Jr., to execute a
 certain contract therein named,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Brown,
 Crowell,
 Cooper,
 Cruser,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Hunt,
 Hopper,
 Hall,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,

Messrs. Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,
 York—40.

NAYS,

Mr. Blane,

Mr. Budd—2.

The re-engrossed bill entitled,
 "An act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company,"

Having been read the third time,
 And compared, as re-engrossed,
 On the question,
 Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Crowell,
 Cooper,
 Cruser,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Hunt,
 Hopper,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,

Messrs. M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills
 Young,

Yorke—37.

NAYS,

Messrs. Brown,
 Blane,
 Budd,

Messrs. Haight,
 Hall,
 Lalor,

Shay—7.

Ordered, That the Clerk carry the said bill to Council, and inform them that the House of Assembly had agreed to the amendments made thereto in Council, and had

Ordered the same to be re-engrossed.

The act to set off a new county from parts of the counties of Essex and Bergen,

Having been taken up,

Read, amended, and

Agreed to, was

Ordered to be engrossed for a third reading.

The act Supplementary to the act incorporating the New Jersey, Hudson and Delaware Rail Road Company,

Was again called up,

And while under consideration, was

Postponed.

The act Supplementary to the act to incorporate the Bordentown Water Company,

Having been read, and

Agreed to, was

Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, JANUARY 20, 1836.

Ten o'clock the House met.

Mr. Haight presented a petition from citizens of the county of Monmouth, in favor of a repeal of the present Insolvent Laws of this State ;

Which was read, and

Referred to the committee on that subject.

Mr. Tuttle presented a petition from the debtors now confined in the common jail of county of Essex, on the same subject ;

Which was read, and

Referred to the same committee.

Mr. Wills presented a petition from the heirs at law of Meribah Fowler, late of the township of Chesterfield, county of Burlington, praying the appointment of trustees to sell certain real estate ;

Which was read, and

Referred to Messrs. Wills, Haight and Cook.

Mr. Chetwood presented a petition from the citizens of Elizabeth-Town, in favor of the passage of the act to incorporate the Citizens' Bank at Elizabeth ;

Which papers were read, and

Ordered to lie on the table.

Mr. Endicott presented a petition from the citizens of Gloucester in favor of the passage of the bill setting off a new county from the county of Gloucester to be called "Atlantic ;"

Also, the proceedings and resolution of the Board of Chosen Freeholders of the county of Gloucester, in favor of such new county ;"

Which was read, and

Ordered to lie on the table.

Mr. Chetwood, from the committee on that subject, reported by bill,

"An act to incorporate the Elizabeth Port Manufacturing Company ;"

Which was read by its title, and

Ordered a second reading.

Mr. Linn, with leave, presented a bill, Supplementary to the act to tax Bank Stock ;

Which was read,

Ordered a second reading,

And to be printed.

Mr. Wills, from the committee on that subject, reported the bill from Council entitled,

"An act to provide for the succession of Trustees for the Cooper's Town Meeting House and Burial Ground, and for other purposes,"

Without amendment ;

Which was read, and

Ordered a second reading.

Mr. Flatt, from the committee on that subject, reported by bill,

"An act to authorise the Boards of Chosen Freeholders of the counties of Essex and Middlesex, to build a Bridge over the Rahway river, at Rahway ;"

Which was read, and

Ordered a second reading,

And to be printed.

Mr. Haight, with leave, presented a bill entitled,

"An act to incorporate the Franklin Fire Engine Company of Middletown Point,"

Which was read by its title, and

Ordered a second reading.

Mr. Yorke, from the committee on that subject, reported by bill,

"An act to incorporate the New Jersey, Delaware and Pennsylvania Steam Boat Company ;"

Which was read, and

Ordered a second reading.

The engrossed bill entitled,

"An act to incorporate the Bellville Rail Road and Transportation Company,"

Was read the third time, and

Compared, and

The further consideration thereof was postponed.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had concurred in the resolution from the House of Assembly, relative to newspapers.

The engrossed bill entitled,

"An act to divorce Matilda Sharp from her husband Isaac Sharp,"

Having been read three times,

And compared,

Upon the question,

Shall this bill pass ?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Crowell,
Cooper,
Cruser,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Hopper,
Hall,
Jobs,
Lippincott,

Messrs. Lydecker,
Linn,
Marshall,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young,

Yorke—35.

NAYS,

Messrs. Bray,
Blane,
Haight,
Hunt,

Messrs. Lalor,
M'Dowell,
Newcomb,
Springer,

Wills—9.

The bill from Council entitled,
"An act for the relief of the heirs of John Tillman,"
Having been three times read, as
Amended, and
Upon the question,
Shall this bill pass?
It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Bray,
Crowell,
Cooper,
Cruser,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Haight,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,

Messrs. Linn,
Lalor,
Marshall,
M'Dowell,
M'Kissack,
Parsons,
Ryall, (Sp.)
Rogers,
Runyan,
Springer,
Strader,
Saunier,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,

Yorke—37.

NAYS,

Messrs. Blane,
Budd,
Gifford,

Messrs. Newcomb,
Quimby,
Thomson—6.

Ordered, That the Clerk carry the said bill to Council, inform them of the passage thereof in this House, with amendments, and ask their concurrence therein.

The act to set off a new county from the county of Gloucester, to be called "Atlantic,"

Having been taken up,

And read by sections, was

Postponed for further consideration.

The act to incorporate the City of Newark,

Was called up, and

Ordered to be considered in Committee of the Whole, on Friday next.

House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, JANUARY 20, 1836.

Three o'clock the House met.

Mr. Parsons presented a petition from Esther Winters, praying the passage of a law to authorise a trustee to sell certain real estate ;

Which was read, and

Referred to Messrs. Parsons, Springer and Gifford.

Mr. Marshall presented a petition from sundry citizens of this State, in favor of an appropriation by the Legislature for the support of indigent blind persons in this State ;

Which was read, and

Referred to Messrs. Marshall, Tuttle and J. Cook.

Ordered, That the Committee be authorised to send to Philadelphia an invitation to Mr. Friedlander, the principal of the institute for the Blind, to attend in Trenton with some of his pupils.

Mr. Wills, from the committee on that subject, reported by bill,

"An act to authorise a trustee therein named to sell certain real estate of which Meribah Fowler died seized;"

Which was read by its title, and

Ordered a second reading.

The Speaker laid before the House the proceedings of a meeting of the Mechanics and Working-men of the city of Newark, in relation to the bill now pending before the Legislature, for the incorporation of the city of Newark;

Which were read, and

Ordered to lie on the table.

Mr Parsons presented a petition from the members of the Second Reformed Dutch Church at Totowa, praying legislative aid in the election of Trustees for said Church;

Which was read, and

Referred to Messrs. Parsons, Saunier and M'Dowell.

The engrossed bill

To incorporate the Belleville Rail Road and Transportation Company,

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,

Messrs. Haight,
Hunt,
Hopper,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,

Messrs. Ryall, (Sp.)
 Rogers,
 Runyon,
 Shay,
 Springer,
 Strader,
 Saunier,

Messrs. Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,

Yorke—45.

NAY,

Mr. Blane—1.

The engrossed bill entitled,
 "An act to divorce Nicholas D. Van Buskirk from his wife
 Nancy Van Buskirk;"
 Was taken up,
 And having been read three times,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Crowell,
 Cooper,
 Chetwood,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Gifford,

Messrs. Haight,
 Hopper,
 Hall,
 Jackson,
 Lippincott,
 Lydecker,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)

Messrs. Runyan,
Saunier,
Thomson,

Messrs. Tuttle,
Valentine,
Wade,

Young—27.

NAYS.

Messrs. Burtis,
Blane,
Budd,
Cruser,
Flummerfelt,
Flatt,
Hunt,
Jobs,
Linn,
Lalor,

Messrs. Marshall,
M'Dowell,
M'Kissack,
Rogers,
Shay,
Springer,
Strader,
Whitecar,
Wills,
Yorke—20.

The Supplement to the act entitled An act to incorporate
the Bordentown Water Company,

Was taken up, and

And having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,

Messrs. W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,

Messrs. Hopper,
 Hillard,
 Jobs,
 Lppincott,
 Lydecker,
 Linn,
 Lalor,
 Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)

Messrs. Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,
 York—44.

NAY,

Mr. Bray—1.

Ordered, That the Clerk carry the said bills to Council, inform them of their passage, and request their assent to the same.

Ordered, That the bill relative to the Supreme and Orphans' Courts be made the order of the day, in Committee of the Whole, for Friday next.

The act to incorporate the Lumberville Delaware Bridge Company,

Having been again taken up,

Considered, and

Agreed to, was

Ordered to be engrossed for a third reading.

The act to provide for the payment of postage for Members of the Legislature,

Was taken up,

And read the second time, and

Upon the question of agreeing to the first and only section said bill,

The yeas and nays being called for and ordered,

The House disagreed thereto by the following vote :

YEAS,

Messrs. Crowell,
Chetwood,
Flatt,

Messrs. Jackson,
Parsons,
Runyan,

Tuttle—7.

NAYS,

Messrs. Burtis,
Brown,
Blanc,
Budd,
Cooper,
Cruser,
W. Coook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hopper,
Hall,
Lippincott,
Lydecker,
Linn,

Messrs. Lalor,
Marshall,
M'Dowell,
M'Kissack,
Newcomb,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Valentine,
Whitecar,
Wade,
Wills,
Young,
York—38.

Ordered, That the said bill be stricken from the files of the House.

The act Supplementary to the act to incorporate a company to erect a Turnpike Road from Paterson to Hackensack.
Read the second time, and

On motion of Mr. Parsons,
Was then postponed.

The Supplement to the act incorporating the New Jersey,
Hudson and Delaware Rail Road Company,
Having been further considered, and
Amended, was
Further postponed.

The act relative to Licenses to Turnpike Companies,
Having been read a second time, and
Agreed to, was
Ordered to be engrossed for a third reading.

The act fixing the time when Public Laws shall go into
operation,
Having been read a second time, and
Agreed to, was
Ordered to be engrossed for a third reading.

The bill from Council entitled,
“An act to provide for the succession of Trustees for the
Cooper’s Town Meeting House and Burial Ground, and for
other purposes,”
Having been read a second time, and
Agreed to by sections, was
Ordered a third reading.

House adjourned to 10 o’clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, JANUARY 21, 1836.

Ten o'clock the House met.

Mr. Parsons presented to the House the following testament of the affairs of the Peoples' Bank at Paterson :

STATEMENT

Of the funds of the Peoples' Bank of Paterson, January 13, 1836.

| | | |
|---|--------------|--------------|
| Stock, | | \$75,000 00 |
| Circulation, | | 46,838 00 |
| Dividends uncalled for, | | 166 50 |
| Due to other banks, | | 7,674 98 |
| Surplus, | | 9,191 95 |
| Deposites, | | 32,817 52 |
| | | <hr/> |
| | | \$171,688 95 |
| Notes discounted, | \$115,270 56 | |
| Loans secured by stocks of other institutions, as collate- ral, | 20,444 64 | |
| Specie funds in New York, | 20,112 77 | |
| Bills of other banks, | 1,016 00 | |
| Specie, | 10,508 69 | |
| Bonus to the state for propor- tion of amount paid for char- ter, | 1,800 00 | |
| Ranking house, | 2,536 29 | |
| | <hr/> | |
| | | \$171,688 95 |

STATE OF NEW JERSEY, | ss.

Personally appeared before me, Nicholas Smith, one of the Justices of the Peace in and for the county of Essex, Mark W. Collet, President, and Hanry S. Raymond, Cashier of the Peoples' Bank, who, upon their respective oaths, do say, that the above statement is correct, according to the best of their knowledge and belief.

MARK W. COLLET, *President.*

H. S. RAYMOND, *Cashier.*

Taken and sworn before me, this
13th day of January, 1836.

NICHOLAS SMITH, *Justice of the Peace.*

Which was read, and
Ordered to lie on the table.

Mr. Haight presented a petition from John G. Barthoff and others, praying authority to sell and convey certain real estate belonging to the heirs of Isaac Herbert, deceased, in the county of Monmouth ;

Which was read, and

Referred to Messrs. Haight, Cooper and Davis.

Mr. Blane presented a petition from the President and Managers of the Trenton Delaware Falls Company, praying the passage of a general act of incorporation for certain objects therein specified ;

Which was read, and

Referred to Messrs. Blane, Lalor and Haight.

Mr. Tuttle presented the petition of the Mechanics' and Tradesmens' Institute of Newark, for an act of incorporation for the purpose of enabling them to purchase a site, and erect thereon an English, Classical and Mathematical School, &c. ;

Which was read, and

Referred to Messrs. Tuttle, Newcomb and Budd.

Mr. Saunier presented the petition of the Trustees of the Frecholders, inhabitants of the township of Bergen, praying the appointment " of Commissioners for the purpose of fixing and settling the notes and bonds of certain lands granted to the memorialists in 1668, by Governor Carteret and his Council, of the Province of New Jersey ;"

Which was read, and

Referred to Messrs. Saunier, Tuttle and Marshall.

Mr. Parsons, from the committee on that subject, reported by bill,

“An act to authorise the sale of the real estate of Balthus Winters, deceased;”

Which was read by its title, and

Ordered a second reading.

The act to prevent an appeal in cases of Trial by Jury, was

Ordered to be postponed.

The bill from Council entitled,

“An act to provide for a succession of Trustees for the Cooper Town Meeting House and Burial Ground, and for other purposes;”

Having been three times read in the House of Assembly,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Budd,
Crowell,
Cooper,
Chetwood,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,

Messrs. Lydecker,
Linn,
Lalor,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Saunier,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills
Young,
Yorke—46.

NAYS,

Mr. Blane,

Mr. Cruser—2.

The engrossed bill entitled,
 “An act relative to Licenses to Turnpike Companies ;”
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass ?
 It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,
 Davis,
 Flummerfelt,
 Flatt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,

Messrs. Lalor,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,
 Yorke—42.

NAYS,

Messrs. Cooper,
Endicott,

Messrs. Hall,
Rogers—4.

Ordered, That the Clerk carry the said bills to Council, inform them of the passage thereof, and request their assent to the same.

The House then resolved itself into a Committee of the Whole, Mr. Wade, of Essex, in the Chair, and took up the order of the day, being the bill entitled,

“An act to incorporate the Citizens’ Bank at Elizabeth,”

And the same having been considered by sections, and Amended, and

The Committee having disagreed to the first section of said bill, rose, and reported the said bill with its amendments; And thereupon,

The House agreed to the report of the committee, except so far as relates to the first section;

And the further consideration of the first section, with the report of the committee disagreeing thereto,

Was postponed.

The House adjourned to 3 o’clock, P. M.

THURSDAY AFTERNOON, JANUARY 21, 1836.

Three o'clock the House met.

Mr. Yorke presented a petition from sundry citizens of Salem, praying some Legislative aid in the cultivation of Thorn Hedges ;

Which was read, and

Referred to Messrs. Yorke, Whitecar and Thomson.

Mr. Jobs presented a petition from citizens of this State, for an act to incorporate a company to construct a Rail Road from the Delaware river at or near Easton, through the counties of Warren, Hunterdon and Somerset ;

Which was read, and

Referred to Messrs. Jobs, Tuttle and Hall.

Mr. Tuttle also presented a petition in favor of said Rail Road ;

Which was read, and

Referred to the same committee.

Mr Parsons presented the following Memorial from the President and Directors of the Morris Canal and Banking Company :

MEMORIAL.

To the Honorable, the Council

and General Assembly of the State of New Jersey :

The Memorial of the Morris Canal and Banking Company, respectfully sheweth ;

THAT the advantages of the canal to the people of New Jersey, and to the community at large, and as a medium of transportation to and from the city of New York to various parts, and beyond, the State of New Jersey, are daily becoming more obvious, and warrant a confident belief that the ex-

pectations of the Legislature and of the Stockholders in authorising, and embarking in, the enterprise originally, will be fully realised : that the increased and increasing business already promises constant employment for the whole capacity of the canal, and requires a correspondent supply of water, as indispensable to the success of the undertaking, and to the interests of the extensive and lucrative trade connected with, and dependant upon it. Justly regarding these interests and advantages, and in order to insure the requisite supply of water, without being exposed even to a suspicion of interfering with the rights of others, the Company has deemed it a duty to avail itself of all the means, legally within its power ; and among others has looked to the resources which may be afforded by the lake, called Long Pond, as likely to accomplish the object. Long Pond is a lake situate partly in the county of Orange, in the State of New York, and partly in the county of Bergen, in the State of New Jersey.

The outlet of the Pond is in the county of Bergen, and it empties into one of the branches of the Pompton river, which empties into the Passaic, some miles above Paterson. In the year 1764, a dam was put up across this outlet, by the American Iron Company, and the dam was kept up until the revolution, when it was suffered to go to decay. After remaining down for some time, it was afterwards put up again, and has now been up for many years. The present dam is only about two feet high.

In dry times, during the summer, and when only its supply, if attainable, could be useful to any work on the stream of which its overflowsings, if they should take place, would be tributary, the quantity of water discharged from the Pond is so trifling that it can scarcely be called a running stream. At all other times its supply is mere surplus and is neither used nor required.

By raising the dam two feet, and lowering, by excavation, the outlet of the Pond ten feet, it is believed that a large supply of water may be obtained, for the purposes of the canal, and in strict conformity with the provisions of the charter.

The owner of the property at the outlet is willing to give the Company the entire control of the water of the Pond, so far as he has the power of doing so ; and satisfactory arrangements may also be made with the owners of the land which may be overflowed by reason of raising the dam.

The Company, having taken the opinion of eminent counsel, have been advised that they have the right according to their present charter, with the consent of the owner of the Pond at the outlet, and of the owners of the lands which may be overflowed, to raise the dam to the height stated, and to make the contemplated excavation, in order to procure the water for the purposes of the canal.

The Pond is situate some distance from the canal, and it will be necessary to make and construct a feeder of the length of about five miles through the county of Bergen, and of the proper dimensions, to conduct the water into the canal, which will, at the same time, afford to the agriculturists and manufacturers, and to the citizens generally, of that part of the State, an easy and convenient approach to market.

The Company, therefore, respectfully pray, that the Legislature will grant them authority to construct such a feeder for the purpose of conveying such part of the water of Long Pond, as they may lawfully acquire, for the purposes of the canal; and also to charge the same rate of toll for the passage of boats on the feeder, as is now authorised to be charged on the canal, saving the rights of third persons in the same manner as is provided by the existing charters, in regard to the construction of, and appropriation of water to the main canal.

The Company further represent, that in the construction of their works, in the payment of damages, and in acquiring the right to the land and water necessary for their purposes along the line of the canal, and also in the original canal and its works, and in the alterations and improvements, which, in the course of time, experience has shown to be necessary, they have unavoidably expended a larger sum than was originally supposed to be necessary.

They have also in progress important improvements, by which, without an increase in the quantity of water otherwise necessary, the capacity of the planes will be enlarged; both the time and risk of passing them considerably diminished, and the navigation of the canal greatly facilitated.

The Company have also directed their attention to the creation of reservoirs at different points on the line of the canal, by which, in the driest seasons, an ample quantity of water may be obtained, without the possibility of diminishing

or interfering with the supply of other works in that part of the State.

The memorialist further shews, that the power of passing boats over the planes is afforded by the water in the canal, required for the purposes of navigation, which, passing over a wheel at the summit of the planes, and giving motion to the machinery by which the boats are passed up and down, is conducted into the canal at the base. In this manner, the water necessary for the levels below is constantly provided.

Sufficient water for these purposes, the Company, by the present charter, is fully and unquestionably empowered to appropriate. More than this they do not desire, and have at no time attempted to take. They deem it only reasonable, however, that while this necessary quantity is thus passing from one level to another, they should be allowed, without wasting or diverting it from the purposes of navigation, to apply it to the working of other machinery, not requisite for the planes.

To this reasonable request, and to the consideration by which it is recommended and enforced, the Company respectfully invite the impartial and deliberate attention of the Legislature.

The water necessary for the purposes of the canal and its works can only be acquired for a valuable consideration, and according to law, with a perfect regard to the rights of all other persons. It must be appropriated at a heavy expense, and used with the strictest economy. It ought, therefore, to be treated, while in the use and possession of the Company, as entitled to all the incidents, and liable only to the restrictions which ordinarily attach to any other species of property, in whomsoever vested. So to use one's own as not to injure the property of another, is the only restriction imposed upon its enjoyment; and against such innocent use of property lawfully vested, either in the hands of the absolute proprietor, or of him who may hold it as trustee, or for special purposes, there can be no just prohibition.

It may, therefore, be conceded that, according to the charter, the Morris Canal and Banking Company acquire the property in the water for special purposes only, and that they have no right, under color of these, to take more than may be necessary, in order to apply the surplus to other objects. But it does not follow from this concession, that so much as

may be actually necessary for those purposes may not be applied in connection with them to other objects, not injurious to the rights of third persons.

The water necessarily passed over the planes, to supply the other levels and works of the canal, is capable of producing a great and beneficial power for machinery generally; and while, in the present state of things, it is wholly lost to all, it might be so used by the Company as not only to produce no possible injury to third persons, but so as greatly to benefit the Company, and promote the welfare and convenience of the public. It may with great reason be affirmed, that such use of the water while passing from one level to another, is not inconsistent with the privileges conferred upon the Company by the Legislature, but that, in fact, it may be considered as authorised by an equitable and liberal interpretation of the existing terms of the charter. The Company are unwilling, however, to provoke or lead to any legal controversy. They prefer, rather, under all the circumstances, to appeal to the Legislature; in order that, looking with an impartial eye to the rights of individuals, and to the considerations of State policy, that body may in its wisdom decide, whether the alleged restrictions be in any measure necessary for the objects originally contemplated.

The great work, authorised by the charter, has already disappointed the apprehensions of the timid and justified the wise forecast of the Legislature. It has as much as, and perhaps more than any of her public improvements, developed the resources of the State, and given a new impulse to every branch of her labor. It has already opened new and important sources of trade, and, at no distant day, must identify her resources not only with the city of New York, but with the remote west: nevertheless, it was the fate of this undertaking to encounter, in its inception, all those jealousies, and apprehensions, which universally beset all great enterprises.

The work, in its origin, was supposed by many to be chimerical and impracticable. It must be admitted that, in the great elevation to be surmounted, and in the other obstacles to be overcome, the magnitude of the task was not well calculated to inspire public confidence; and as there had been no previous instance in which so great an extent of canal, and so much power as would be required for the planes, had been supplied from reservoirs on the summit, the undertaking was, in this respect at least, to a great degree an experiment. It is therefore not surprising, perhaps, that it

should have been apprehended that the supply mainly relied upon would prove inadequate, and that the Company would be obliged to encroach upon the rights of others for the requisite quantity of water. In addition to this, the design or interest of the Company to appropriate an undue quantity, under a colorable necessity, in order to divert it to other purposes, was plausibly urged. Under these influences, it may be presumed, the limitation, imposed by the 27th section of the charter, was conceded; and it would not be surprising if, under such circumstances, the Legislature had inadvertently made it more restrictive in its terms than was necessary for the reasonable objects of all or any of the parties concerned. Happily for the public, all those apprehensions have been proved unfounded; and a work of which the State may justly be proud is in full operation, deriving its supply of water from sources producing no inconvenience to the public or to individuals.

In this state of things, it is, respectfully, believed that the Legislature may safely review its own acts, and authorise such relaxation in their unnecessary rigor as may be consistent with the public good. The intention of the Legislature being to limit the quantity of water to the purposes of navigation of the canal, and the works, the main object of the restriction, as the language of the section plainly imports, was, by preventing the Company from diverting any part of the water, not required for the canal, to other purposes, to remove all inducement to appropriate an undue quantity under a colorable necessity. Therefore, in order to render their object more explicit and effectual, they have said, that "*water not used for the purposes of the canal, shall be permitted, without unnecessary interruption, to flow into its ancient and natural courses and channels.*" According to this provision, the water which is necessary and actually used for the canal and its works, need not be returned to its ancient channels; but, on the contrary, may, and must be retained by the Company. The charter no where expressly, or by any just implication, forbids the application of this part to any purpose consistent with the demands of the canal and its works; and it is obvious that the water actually necessary for the canal must be conducted throughout its whole line, and can only be discharged in the rivers at tide water, when by no possibility any other use can be made of it. Why, therefore, it may be asked, should the Company be so restricted in the use of that which not only it may lawfully retain, but is under no obligation to discharge, and in fact cannot dispense with?

Whatever quantity of water may be requisite for the navigation of the canal, and for working the locks and planes, is actually necessary within the meaning of the charter. Of this, the principal, if not the supply is derived from Lake Hopatcong, commonly called the Great Pond, specially appropriated by the charter to the purposes of the Company. It has been and must be procured at great labor and expense, and is passed, as has been already observed, though the locks and over the planes throughout the entire line of the canal.

The application of this water in its passage could create no necessity for an increased quantity, nor offer any inducement to a pretended or colorable necessity. As long as the Company shall be confined to the quantity actually necessary, and prevented from diverting any portion of that from the use of the canal, there may be the fullest reliance that they will never incur the expense of appropriating more. It may also be safely affirmed, that if the water be neither diverted nor improperly wasted, the situation of the canal will not admit of bringing in more than will be required for the purposes of the works. The expense of acquiring even the necessary supply, and the great economy with which it must be used, are sufficient safeguards against improper waste; and it is clear, that the application of water passing over the planes to machinery generally, would not occasion greater waste than must happen without it.

It must be, moreover, remembered that should an attempt be made to take more, or even to appropriate the requisite quantity to the injury of others, the courts of the State, acting under the laws of the land, would promptly interpose. To the operation of these the Legislature may safely confide the whole subject, as they necessarily do others of equal or even of greater importance; and as they have already done, all conflicting interests arising under the present charter.

That such an innocent use of the water passing over the planes, would produce no injury to third persons, has been shown, and it is confidently hoped that in the seasonable advantages conferred upon the Company as some remuneration for the risks and expenses of their enterprise, there will be sufficient inducement with the Legislature to authorize it. But in the advantages it would confer upon the State and her citizens generally, there are even stronger motives. It is manifest that it would create and bring into existence, a great water power, hitherto unless, throughout the whole extent of a most important, fertile and flourishing portion of the State, and confer upon her citizens similar advantages to those which other States are always most anxious to confer.

The vast augmentation of water power, resulting from artificial improvements has been at all times a principal consideration with many States of the Union, and especially with the State of Pennsylvania, in the encouragement she has uniformly given to that extensive system of public works for which she is justly admired: and she has in no instance, denied the Company bringing into existence the full advantages of it.

The new and vast water power which by these means has been created along the course of the Schuylkill River, and in many other parts of the State, has already given a positive addition to the wealth of that State in almost an incalculable amount, and has placed her in the first rank of manufacturing States. By a judicious use of the water power on the line of the Morris Canal, the State of New Jersey may create advantages of scarcely less importance to her own greatness and prosperity.

By the erection of mills and establishments of manufactures throughout this part of the State, with a power now absolutely wasted, and on the margin of a cheap and direct communication to market, New Jersey would come at once into successful competition with the most favored parts of the Union; her markets would be extended and multiplied; the labor and capital of the State would be invigorated and augmented, and a spirit of universal industry and profitable employment would be at once awakened and diffused through the whole State, from the Hudson to the Delaware.

Among so many considerations of national importance, it should not be forgotten that, although from the nature and magnitude of their enterprise, the Company have not derived any profit from the stock, the State of New Jersey is now deriving an annual revenue of five thousand dollars from the capital; and ought, in future, therefore, to grant all such privileges as may be conferred without injury to the public.

Looking to these and many other considerations, which the wisdom of the Legislature will doubtless perceive, the Company respectfully pray that so much of the 27th section of the charter passed 31st December, 1834, as may be supposed to prohibit the Company from applying the water passing over the planes to other purposes than those of navigation, may be repealed; and that it may be provided that such water shall not be used by any other person, without the authority of the Company.

The Company further represent, that by very great exertions, they have succeeded in obtaining the subscription and

payment of their entire capital, including the forfeited shares which have for so long a period remained inactive. They have thus placed the Company in a condition to conduct its business with greater energy and efficiency, and in some degree to lead to those operations which are to remunerate the stockholders for the immense losses they have sustained from former inactivity. Among the most ready and profitable sources of business, will be its dealings in exchanges, and its duties as a trustee, as defined by the 27th section; and also in the exertion of its power of borrowing and lending, as provided for by the amended charter: operations of not greater utility to the Company than to the community at large. A principal and formidable impediment to each and all of these branches of business, is presented in the frequent recurrence of the election of Directors, whereby an entire change in the direction of the Company is liable to be made at each annual election. In this respect the powers of this Company differ from those of most if not all others, which are authorized to deal in matters of trust; and this difference subjects this Company to decided and, indeed, insuperable advantages. The party who deals with a Company in matters of trust and confidence, cannot look so much to the stockholders, who are frequently changing as to the Directors, with whom he deals, whom he is presumed to know, and in whom he reposes his confidence; and the same confidence cannot be placed in a direction liable to change with the constant transfer of stock, as in one of greater stability and permanence.

As far as the public generally is concerned, the power of dealing trusts and of borrowing money, and, indeed, of dealing in exchange, are the most important of those conferred by the present charter. By this means, more, perhaps, than by any other, capital from a distance is invited to, and employed at home, and powerfully invigorates the local industry. By authorizing Companies entrusted with similar powers, other States have favored this policy, and are now reaping the advantages. To insure the Morris Canal and Banking Company a fair participation in these branches of business, and the State a just share of the advantages resulting from such operations, the Company should be placed upon equal grounds with similar institutions in our sister States. This may be most effectually accomplished by giving the Directors elected in the first instance by the stockholders, or appointed by the Legislature, a power to fill their own vacancies. If the stockholders, from a just regard to their present interests, and the future value of their stock, be satisfied with this limitation upon their franchise, it is not perceived that any objection can arise from general considerations of public policy; which, on the contrary, would be rather promoted by rendering the management of

the institution more uniform and stable, and bringing it under a salutary responsibility to the State authority.

In the change thus contemplated, it would probably be of advantage to the Company, and safe for the public, to increase the present number of Directors; and the Company therefore respectfully ask that

be constituted by the Legislature a Board for the management of the business of the Company, with power to fill all vacancies that may occur, from death, resignation or otherwise; and that authority may be vested in the Chancellor of the State to remove any one or more of the Directors, when he shall see cause to do so, upon the just complaint of the stockholders or any of them.

The Company further shew, that within the last six years, all the branches of business, agricultural manufacturing and commercial, of the State of New Jersey, and of those parts with which the trade of the State is particularly connected, has considerably increased, and is still increasing in an extraordinary degree.

In no part of the United States has this increase been more gratifying or more beneficial than in the town of Newark, the prosperity of which is a subject of universal remark, and of singular advantage to the State.

A town of equal trade, with a similar population, does not perhaps exist in this country; and it seems to be universally admitted that the business of the town of Newark, in common with that of many other parts of the Union, is greatly beyond the present amount of banking capital, which was adapted to a different state of things.

It is to be observed also, that the deficiency of the banking capital will be more manifest and more severely felt by the withdrawal of that which has been for many years employed by the Bank of the United States; and while most of the other States of the Union are preparing for this event by the substitution of new banks, it may be hoped that the State of New Jersey will see her own true interests in succoring, by similar means, her own enterprise.

On these grounds, the Company respectfully ask authority to establish a branch of the Morris Canal and Banking Company at Newark, with such amount of capital, and to be raised by new subscription in such manner as in the wisdom of the Legislature may seem proper; and that the directors of such branch may be appointed annually by this Company.

And your memorialists will ever pray.

LOUIS McLANE,

President of the Morris Canal & Banking Co.

ROBERT GILCHRIST, Secretary.

*Banking House of the Morris Canal and Banking Co., }
Jersey City, January 15th, 1836. }*

Which was read, and

Referred to a special committee, consisting of

Messrs. Parsons, Valentine, Linn, Saunier and J. Cook.

Mr. Valentine presented a petition from citizens of the counties of Warren, Morris and Hunterdon, praying authority to open a Sluice-way under the Morris Canal Dam across the Musconetcong Creek, and remonstrating against the grant of any further water privileges to said Company;

Which was read, and

Referred to the special committee on that subject.

Mr. Brown presented a petition from Hugh Caponer, N. Bunker and W. F. Clemesen, praying the passage of an act incorporating a Mining Company at Flemington, in the county of Hunterdon;

Which was read, and

Referred to Messrs. Brown, Strader and Jackson.

Mr. Hopper, from the committee on that subject, reported by bill,

“An act to incorporate the Bergen County Rail Road and Transportation Company;”

Which was read, and

Ordered a second reading.

Mr. Marshall, with leave presented a bill entitled,

“An act to incorporate the Union Manufacturing Company of Trenton;”

Which was read by its title, and

Ordered a second reading.

Mr. Jobs, with leave, presented a bill,
 Supplementary to the act incorporating the Elizabeth Town
 and Somerville Rail Road and Transportation Company ;
 Which was read by its title, and
 Ordered a second reading.

The act to incorporate the Lumberville Delaware Bridge
 Company,

Was read the third time,
 And compared,
 And the further consideration thereof postponed.

The act to set off a new county to be called "Atlantic,"
 Was read a second time, and
 Amended, and
 Upon the question of engrossing,
 Was postponed.

A message from Council, by Mr. Westcott, their Secretary,
 informed the House that Council had passed a bill entitled,
 "An act relative to the property of the unincorporated
 Society of Friends in this State ;"

Which was read by its title, and
 Referred to Messrs. Lippincott, Marshall and Wills, and
 Ordered a second reading.

The Supplement to the act incorporating a company to
 construct a Turnpike from Hackensack to Patterson,

Was read the second time, and
 Amended, and

Ordered to be engrossed for a third reading.

The Supplement to the act for the more equal representa-
 tion of the several counties of this State,

Was read a second time, and
 Postponed.

The act Supplementary to the act to incorporate the New
 Jersey Turnpike Company,

Was read a second time, and
 Postponed.

Mr. Hopper asked, and obtained leave of absence for a few
 days.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, JANUARY 22, 1836.

Ten o'clock the House met.

Mr. Valentine offered the following Preamble and Resolution:

WHEREAS, by laws heretofore passed by the Legislature of this State, certain exclusive privileges were conferred upon the Delaware and Raritan Canal, and the Camden and Amboy Rail Road and Transportation Companies; *And whereas*, it is represented that a large portion of the people of New Jersey are desirous that those privileges should be extinguished in some just, honorable and legal manner; *And whereas*, it is manifest that this desirable object can alone be obtained by, and with the consent of said Companies:

Therefore,

Resolved, That a committee of seven be appointed to inquire of the said Companies, whether they are willing to surrender to the State the whole of their works, and if so, upon what terms;

Which were read,

Amended, and

Referred to Messrs. Valentine, Wills, Chetwood, Yorke, Cruser, Haight and Blane.

Mr. J. Cook presented a petition from Hannah D. Wallin, for a divorce from her husband;

Which was read, and

Referred to Messrs. J. Cook, Burtis and Parsons.

Mr. Yorke presented a petition from Ann Frost, of the county of Salem, for a divorce from her husband Franklin B. Frost;

Which was read, and

Referred to Messrs. Yorke, Hunt and Crowell.

Mr. Budd presented a petition from Henry Rogers and Abner Rogers, praying the passage of a law to authorise the sale of real estate in the county of Burlington;

Which was read, and

Referred to Messrs. Budd, Gifford and Hall.

Mr. Lippincott, from the committee to whom was referred the bill from Council entitled,

“An act relative to the property of the unincorporated Society of Friends in this State,”

Reported the same without amendment.

Ordered, That the said bill be referred to a Committee of the Whole. and be made the order of the day for Thursday, the third of February next.

Mr. Bray, from the committee on that subject, reported by bill,

“A Supplement to an act entitled ‘An act securing to mechanics and others, payment for their labor and materials, in erecting any house or other buildings within the limits therein mentioned,’ passed March 3, 1835 ;”

Which was read, and

Ordered a second reading,

And be printed.

Mr. Jobs, from the committee to whom was referred the petition in favor of the Bergen Rail Road and Transportation Company, reported by bill,

“An act to incorporate the Phillipsburg and Essex Rail Road and Transportation Company ;”

Which was read, and

Ordered a second reading.

The engrossed bill entitled,

“An act to incorporate the Lumberville Delaware Bridge Company,”

Was again called up,

And having been heretofore read the third time,

And compared,

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,

Messrs. Crowell,
Cooper,
W. Cook,
J. Cook,
Deacon,

Messrs. Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hillard,
Hall,
Jackson,
Lippincott,
Lydecker,
Lalor,

Messrs. Marshall,
M'Dowell,
M'Kissack,
Parsons,
Quimby,
Runyan,
Shay,
Strader,
Saunier,
Tuttle,
Valentine,
Wade,

Wills—35.

NAYS,

Messrs. Cruser,
Hunt,
Jobs,
Linn,
Newcomb,

Messrs. Ryall, (Sp.)
Rogers,
Springer,
Thomson,
Whitecar,

Yorke—11.

The engrossed bill Supplementary to the act authorising a company to construct a Turnpike Road from the town of Paterson to the village of Hackensack; passed February 6, 1815,

Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hillard,
Jackson,
Jobs,
Lippincott,
Lydecker,

Mersrs. Linn,
Lalor,
Marshall,
M'Dowell,
M'Kissack,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills
Young,
Yorke—42.

NAYS,

Messrs. Bray,
Blane,
Budd,

Messrs. Hall,
Newcomb,
Rogers—6.

Ordered, That Council be informed of the passage of the said bills, and their assent to the same requested.

The House then resolved itself into Committee of the Whole, Mr. Hillard, of Morris, in the Chair, upon the order of the day, being

“An act to authorize Limited Partnerships;”

And after some time spent in considering the same,
 The committee rose, reported progress, and
 Had leave to sit again on Friday, January 29.
 The House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, JANUARY 22, 1836.

Three o'clock the House met.

Mr. Lydecker presented a petition from the citizens of Bergen and Essex, praying the passage of a law to incorporate a company to extend the navigation of the Passaic river, by artificial means, from the head of its tide waters to the town of Paterson ;

Which was read, and

Referred to Messrs. Lydecker, Tuttle and Marshall.

Mr. J. Cook presented a petition from certain citizens of the counties of Essex and Morris, praying the repeal of an act to regulate fishing in the Passaic river, passed at the last session ;

Which was read, and

Referred to Messrs. J. Cook, Flatt and M'Kissack.

Mr. Flatt, from the committee on that subject, reported by bill,

“An act to collect taxes on unimproved and vacant lots ;”

Which was read,

Ordered a second reading,

And to be printed.

Mr. Haight, from the committee on that subject, reported by bill,

“An act to authorise John T. Hutchinson and Runcy R. Forman, to sell certain real estate in the county of Monmouth ;”

Which was read by its title, and

Ordered a second reading.

Mr. J. Cook, from the committee on that subject, reported by bill,

“An act to divorce Hannah D. Wallin, from her husband Silas B. Wallin ;”

Which was read, and

Ordered a second reading,

And the printing dispensed with.

Mr. Parsons, from the committee on that subject, reported by bill,

“A Supplement the act entitled ‘An act to incorporate Religious Societies,’ passed the twelfth day of June, 1799 ;”

Which was read, and

Ordered a second reading.

Mr. M’Kissack, with leave, presented a bill entitled,

“An act Supplementary to an act entitled ‘An act establishing a Militia System,’ passed February 18, 1815 ;”

Which was read, and

Ordered a second reading,

And to be printed.

Mr. Yorke, from the committee on that subject, reported by bill,

“An act to divorce Ann Frost, from her husband Franklin B. Frost ;”

Which was read, and

Ordered a second reading,

And the printing dispensed with.

Mr. Budd, from the committee on that subject, reported by bill,

“An act to authorise the sale of real estate late of William Rogers, sen., in the county of Burlington ;”

Which was read by its title, and

Ordered a second reading.

Mr. Haight, from the committee on that subject, reported by bill,

“An act to authorise John G. Barthoff, to sell real estate late of Isaac Herbert, in the county of Monmouth ;

Which was read, and

Ordered a second reading.

Mr. Parsons, with leave, presented a bill entitled,

“An act to revive the act entitled ‘An act to incorporate the Passaic Turnpike Company,’ passed February 2, 1833 ;”

Which was read, and

Ordered a second reading.

The act to incorporate the City of Newark,

Which had been made the special order of the day,

Was called up, and

Further postponed, and

Continued the order of the day for Thursday, January 25.

The House then went into Committee of the Whole, Mr. Tuttle, of Essex, in the Chair, upon the order of the day, being

“ A further supplement to the act relative to the Supreme and Circuit Courts, passed the 6th day of June, A. D. 1799.”

And after going through the said bill by sections, and amending the same,

The committee rose, and

Reported said bill with its several amendments.

Ordered, That the House accept the report of said committee, and agree to the amendments, and that the bill stand on its second reading.

The act Supplementary to the act incorporating the New Jersey Insurance Company,

Was called up,

Further considered, and

Postponed.

The act to authorise trustees therein named to sell certain real estate in the county of Burlington, of which Meribah Fowler died seized,

Having been read a second time, and

Considered by sections, was

Ordered to be engrossed for a third reading.

The bill entitled,

“ A Supplement to an act to incorporate the New Jersey Hudson and Delaware Rail Road Company, passed the 8th day of March, A. D. eighteen hundred and thirty-two,

Was again called up,

And while under consideration, was

Ordered to be referred to Messrs. Linn, Marshall and Valentine.

Mr. Budd asked, and obtained leave of absence for a few days.

The Speaker asked, and obtained leave of absence for a few days.

House adjourned to 10 o'clock to-morrow morning.

SATURDAY MORNING, JANUARY 23, 1836.

Ten o'clock the House met.

The Speaker having obtained leave of absence, William Marshall, Esquire, of Hunterdon, was appointed Speaker pro tem.

Ordered, That the Clerk inform Council thereof.

Mr. Saunier presented a petition from the Minister, Elders and Deacons of the Reformed Protestant Dutch Church of in the county of Bergen, for an act to authorise the sale of certain real estate belonging to said Church;

Which was read, and

Referred to Messrs. Saunier, Cook and Tuttle.

Mr. Jackson presented the memorial of the Morris and Essex Rail Road Company, praying an increase of capital, and power to construct certain lateral roads;

Which was read, and

Referred to Messrs. Jackson, Gifford and Hall.

Mr. Haight presented the following Preamble and Resolutions relating to our affairs with France:

JOINT RESOLUTIONS.

WHEREAS, the claims of the United States on France for depredations wantonly committed by her upon our commerce, after having been the subject of negotiation for a quarter of a century, having at length been acknowledged, as just, by all the branches of that Government, by the King and his ministers, in the solemn formalities of a treaty, signed and ratified by the Chamber of Deputies in voting an appropriation of the indemnity, and by the Peers in concurring in that vote: *And whereas*, the French Government has, since the ratification of the treaty, while enjoying all the benefits which it secured to France, refused to execute it, and has demanded and dictated in terms, as a preliminary to its execution, a public and humiliating apology from the government of these United States, for

"the statement of truth, and the performance of duty," on the part of the President, in his message to Congress: and persists in this demand, notwithstanding the frank and repeated disavowal by him of any intention to injure the feeling, to wound the honor, or to impugn the national character of the French Government or people: And whereas, while it becomes the genius and character of a free, enlightened, and conscientious people, to ask of foreign governments, nothing but what is clearly right, it is no less a sacred duty, due to ourselves and to posterity, to the memory of the past, and to the hopes of the future, that we submit to nothing that is as clearly wrong;

Therefore,

Be it Resolved by the Council and General Assembly of this state, That the course adopted by the government of the United States, in reference to France, is justly entitled to, and receives our entire approbation, that we approve of the firm, dignified, and national spirit which has been uniformly displayed by our venerable President, and accord to him this repeated testimony of our confidence, that the sentiments and views expressed by him in his recent Special Message on the subject, meet our warm and decided approbation; as Jerseymen we are proud of our character, and that of our state and country, and while we ardently desire the continuance of peace, and trust that every proper measure to preserve it may be resorted to: yet if it cannot be preserved without national degradation, we are prepared, and pledge ourselves to stand by and sustain the government of our choice. We cordially respond to the patriotic sentiment of the executive, that if France wants a degrading apology or explanation, "in terms which she shall dictate, and which will involve an acknowledgment of her assumed right to interfere in our domestic councils, she will not obtain it." "Come what may, the explanations which France demands can never be accorded."

Resolved, That we freely and entirely concur in the resolution unanimously adopted by the House of Representatives, at the last session, declaring "that the treaty with France of the 4th of July, 1831, should be maintained, and its execution insisted upon."

Resolved, That while we approve of the pacific recommendation of the President, in relation to the exclusion of French goods and vessels from our ports, we do hereby instruct our Senators, and request our Representatives in Congress, to sustain, by their votes and exertions, every measure necessary to increase our Naval forces, to put our seaboard in a complete state of defence, and to maintain the interests, vindicate the honor, and enforce the rights of the nation.

Resolved, That the Governor of this state be requested to transmit to the President of the United States, to the Vice-President, to each of our Senators and Representatives in Congress, and to the Executives of each of the states a copy of the foregoing preamble and resolutions.

Which were read,
Ordered a second reading,
And to be printed.

Mr. Brown, from the committee on that subject, reported by bill,

“An act to incorporate the Meshanick Mining Company;”
Which was read by its title, and
Ordered a second reading.

Mr. Saunier, from the committee on that subject, reported by bill,

“An act to define the metes and bounds of lands belonging to the Trustees of the Freeholders, inhabitants of Bergen;”

Which was read, and
Ordered a second reading.

Mr. Blane, from the committee on that subject, reported by bill,

“An act defining the general powers of corporations for manufacturing purposes within the townships of Trenton and Nottingham, and to authorise the Governor

Which was read by its title, and
Ordered a second reading.

The engrossed bill entitled,

“An act to prevent an appeal in cases of trial by jury or referees in Justices courts,

Was called up, and

Postponed until Thursday week.

The act to incorporate the Medford Rail Road and Transportation Company,

Was called up on its second reading,

And while under consideration,

Was postponed.

The act relative to Juries,

Was called up,

And while under consideration, was

Further postponed.

Ordered, That when this House adjourns, it will adjourn to meet again on Monday, at 10 o'clock, A. M.

Ordered, On motion of Mr. Haight, that the rules of the House be dispensed with, and that the resolutions offered by him on the subject of our French relations, be taken up on their second reading.

Mr. Chetwood moved to refer the Preamble and Resolutions to a Committee of the Whole House, and to be made the special order for Monday, and the yeas and nays being desired, the House disagreed to the said motion by the following vote :

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook,
Hunt,
M'Dowell,
Newcomb,

Messrs. Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade—12.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
J. Cook,
Deacon,
Endicott,
Gifford,
Haight,
Hillard,
Hall,
Jackson,

Messrs. Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Rogers,
Shay,
Strader,
Saunier,
Valentine,

Young—27.

Mr. Chetwood then moved that the Preamble and Resolutions be referred to a select committee,

And the yeas and nays being desired,

The House disagreed to the said motion by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook;
Hunt,
M'Dowell,
Newcomb,

Messrs. Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade—12.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
J. Cook,
Deacon,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hillard,
Hall,
Jackson,

Messrs. Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Rogers,
Shay,
Strader,
Saunier,
Valentine,
Young—28.

Mr. Chetwood moved that the President's Special Message, with the documents, be read to the House,

And the yeas and nays being desired,

The House agreed to the said motion by the following vote :

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook,
J. Cook,
Gifford,
Haight,
Hunt
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Linn,

Messrs. Lalor,
Marshall,
M'Dowell,
M'Kissack,
Newcomb,
Quimby,
Runyan,
Shay,
Springer.
Thomson,
Tuttle,
Valentine,
Whitecar,

Wade—27.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Endicott,

Messrs. Flummerfelt,
Lydecker,
Rogers,
Strader,
Saunier,
Thomson—12.

The message and documents were read accordingly ;
Whereupon,

Mr. Chetwood moved that the preamble and resolutions, together with the message and documents, be referred to the Committee of the Whole, and be made the order of the day for next Monday ; and

The House having disagreed to the motion,
The said preamble and resolutions were separately read a second time,

And agreed to without amendment, and
Ordered to be engrossed for a third reading.

Ordered, That the rule of the House be dispensed with,
And that the said preamble and resolutions receive their third and last reading ; and

Thereupon,

The said preamble and resolutions were read the third time, and

Upon the question,

Shall these Joint Resolutions pass ?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
J. Cook,
Deacon,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hillard,
Hall,
Jackson,

Messrs. Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Rogers,
Shay,
Strader,
Saunier,
Valentine,

.Young—27.

NAYS,

Mr. Wade,

Mr. Cook—2.

Ordered, That the Clerk carry the said preamble and resolutions to Council, inform them of the passage thereof, and request their assent thereunto.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the bill from the House of Assembly, entitled

"An act to divorce Abraham C. Schenck, from his wife Ann Schenck,"

Without amendment.

House adjourned until Monday next at 10 o'clock, A. M.

HOUSE OF ASSEMBLY.

MONDAY MORNING, JANUARY 25, 1836.

Ten o'clock the House met.

Mr. Marshall, the Speaker, being absent, the House appointed Henry Hillard, Esquire, of Morris, Speaker pro tem.

Mr. Parsons presented a remonstrance from citizens of the township of Acquackanonck, in the county of Essex, against the passage of the bill to set off the county of "Passaic;"

Which was read, and

Laid on the table.

Ordered, On motion of Mr. Lippincott, that the petition of Josiah B. Sickler, for leave to convey land to the heirs at law of Abigail Collins,

Be called up, and

Referred to Messrs. Lippincott, Jobs and Quimby.

Mr. Valentine, from the committee appointed to inquire of the Delaware and Raritan Canal, and Camden and Amboy

Rail Road and Transportation Companies, upon what terms they would transfer their whole works and charter privileges to the State, reported the following proposition received from said companies, in answer to the call made upon them by the committee :

RESOLUTION, &c.

WHEREAS, by laws heretofore passed by the Legislature of this State, certain exclusive privileges were conferred upon the Delaware and Raritan Canal, and the Camden and Amboy Rail Road and Transportation Companies ; *And whereas*, it is represented that a large portion of the people of New Jersey are desirous that those privileges should be extinguished in some just, honorable and legal manner ; *And whereas*, it is manifest that this desirable object can alone be obtained by, and with the consent of said Companies :

Therefore,

Resolved, That a committee of seven be appointed to enquire of the said Companies, whether they are willing to surrender to the State the whole of their works ; and if so, upon what terms.

The undersigned, the Committee appointed in pursuance of the above resolution, beg leave to communicate the same, and request as early an answer as may be convenient.

January 23d, 1836.

CALEB H. VALENTINE,
MOSES WILLS,
JNO. J. CHETWOOD,
T. JONES YORKE,
WILLIAM CRUSER,
T. G. HAIGHT,
J. BLANE,

*To the Directors of the Delaware
and Raritan Canal, and the
Camden and Amboy Rail Road
and Transportation Companies.*

TO Caleb H. Valentine, Moses Wills, John J. Chetwood, T. Jones Yorke, William Cruiser, T. G. Haight, and J. Blane, esquires.

A Committee of the General Assembly of the State of New Jersey, appointed to inquire of the Delaware and Raritan Canal and Camden and Amboy Rail Road and Transportation Companies, if they will surrender to the State the whole of their works; and, if so, upon what terms.

GENTLEMEN:—In answer to your inquiry, the undersigned, fully authorised by the said Companies for that purpose, pray leave to submit the following proposition:—

The said Companies will sell, transfer, and convey to the State, their Canal and Feeder, with all the appurtenances thereunto belonging; and, also, their Rail Road, with all the steam-boats, engines, cars, and all the goods, chattles, and real estate, belonging to the said Companies, free and clear from all debts and incumbrances whatsoever, and will surrender up to the State all their charters and charter rights, for the consideration of seven million 650,000 dollars, to be paid to the stockholders of said Companies in certificates of State Stock, bearing an interest of five per centum per annum, payable half yearly, and redeemable in not less than years.

Should this proposition be accepted by the Legislature, and should they prefer leasing the works rather than to retain them under their own management, we are further authorized to say, that the Philadelphia and Trenton Rail Road and the Trenton and New Brunswick Turnpike Companies, will unite in taking a lease of the Canal and Rail Road, with all the before mentioned property and appendages, from year to year, or for any specific number of years, not less than 36 years; and to pay for the same, as a rent therefor, six per centum per annum upon the said sum of seven million six hundred and fifty thousand dollars, or four hundred and fifty nine thousand dollars rent for each and every year, to be paid half yearly; to keep, during the continuance of the lease, the said Canal, Feeder, and Rail Road, with their appendages, in as good order as they now are in, to keep up the stock of boats, cars, engines, &c. &c., in as good order and condition as they shall be in when they receive them; and to secure the performance of the conditions and covenants of the said lease, on the part of the lessees, the said lessees will hypothecate and pledge to the State the said Philadelphia and Trenton Rail Road, and

the Trenton and New Brunswick Turnpike, together with the Rail Road on the said Turnpike, and adjacent thereto, if the same should be authorized to be hereafter constructed.

And these propositions shall be held as binding upon the Companies until the close of the present session of the Legislature: *Provided*, That the Trenton and New Brunswick Turnpike Company shall be authorized to construct a Rail Road on said Turnpike Road, with such deviations as the nature of the ground and public convenience may require, from the city of New Brunswick to the Delaware Bridge, at Trenton. And a covenant shall be inserted in the said lease, obliging the lessees to sell, transfer, and convey to the State, (whenever their lease shall expire, and the State shall decide to take the said works under its own control) the said Trenton and Philadelphia Rail Road, and Trenton and New Brunswick Turnpike, and Rail Road to be constructed thereon, at such price, not exceeding the cost of the said road, as shall be fixed by persons to be appointed by the Chief Justice of the State, for the time being, and the said lessees in the same manner as is provided in the Act of the Legislature incorporating the Camden and Amboy Rail Road and Transportation Company, to appraise that work—if the State at the expiration of such lease, shall decide to become the purchaser of the said last mentioned works.

In relation to this proposition, the undersigned would pray leave further to add, that the actual cost of the works and property offered to the State, is five million five hundred thousand dollars; ~~that the stock has cost the present stockholders from one hundred~~ and thirty to one hundred and sixty dollars per share; that large sales of the stock have been made at one hundred and fifty-five dollars per share; and that within a very short time, it has been sold at public sale at one hundred and fifty-eight dollars a share. And inasmuch as the interest which would be payable by the State upon the scrip at five per cent., would amount to but three hundred and eighty-two thousand five hundred dollars per annum, and the rent offered would be four hundred and fifty-nine thousand dollars per annum, yielding a surplus of seventy-six thousand five hundred dollars each year, which in less than thirty-six years, would, with its interest, amount to the sum paid, to wit: seven million six hundred and fifty thousand dollars, the State would be enabled, by the contract, to discharge the whole debt from this excess of revenue long before the expiration of the term at which, by law, the right to purchase the Canal at cost is reserved.

And now, lest the motives which impel the United Companies to submit this proposition to the Legislature should be misunderstood or misrepresented, they are frankly given.

The value of personal property and private rights, like the inheritance of liberty, depends in a measure at least, upon their quiet as well as their permanent and secure enjoyment. The large mass of the stockholders of these united companies are Jerseymen—all are citizens of this great Republic—and they feel as sensitively as the purest and most jealous of their countrymen, in relation to every question of political expediency or policy, which agitates the public, of which they form a part. With honest, honorable and patriotic purposes and motives, they embarked their fortunes, some of them, their all, in the hazardous and arduous enterprize, of constructing these great works, which will descend to posterity as noble and imperishable monuments of the genius and wisdom of the age. They hoped when their toils and hazards were ended, not merely to reap the ordinary and usual pecuniary reward of successful enterprise, but to receive the approbation of their fellow citizens.

They have been disappointed—the watchful, perhaps salutary spirit of the age, which looked silently upon their long struggle for success, has discovered at the moment they had reached the goal, that in the grants, under which they had prosecuted and completed their labors, there were principles lurking, hostile to popular liberty, and the people's rights. They are branded as monopolists, followed by slander, and reproached with selfish, ambitious, or treasonable purposes. They have borne this injustice in silence, but they desire to be relieved from it; and they come to lay down at the feet of the Legislature, the grants they have received, with the results of their labors, asking only, what in justice to themselves, they are bound to ask, the common recompense of honest industry and enterprise.

As this is the third proposition, made by the united companies, to meet what they supposed to be, the wish of at least a large portion of the citizens of New Jersey, the undersigned would do injustice to the legislature, to those whom they represent, and to their own feelings, if they closed their observations without the explicit assurance that this measure and those which have preceded it, have originated in no distrust, of the scrupulous and unbending honesty, integrity and patriotism of the people, or their representatives—in no doubt of the inviolability of the sacred faith which has been pledged to them—in no question as to the validity of the laws, or the immutability of the contract made by the Legislature, of a state, whose stainless character for justice, is the pride and boast of her sons:—and having done all that the most rigid patriotism could require, and all that they have ever been called upon to do;—if the offer they have now made shall in the wisdom of the legislature, be deemed unacceptable—they pledge themselves

not to intrude their affairs again upon the public, or their representatives—they have nothing to ask—they desire no further legislation, in reference to themselves—and have no other propositions to make for the consideration of others;—placing themselves beneath the broad ægis of the public faith, and behind those bulwarks, which secure to every man, and set of men, in New Jersey, the sacred rights and immunities of life, liberty, and property;—they henceforth confine themselves, to the prosecution of the purposes for which they were incorporated, relying with unwavering confidence upon the laws for protection, and upon the intelligence and virtue of their fellow-citizens, eventually to do justice to their principles, their motives, and their conduct.

R. F. STOCKTON,
E. A. STEVENS,
ABM. BROWN,
JAS. S. GREEN.

January 23d, 1836.

Which was read, and

Ordered to lie on the table.

Ordered, That one thousand copies of the same be printed in pamphlet form, for the use of the House.

Mr. Young, from the committee on that subject, reported by bill,

“An act to incorporate the Belvidere and Delaware Rail Road and Transportation Company,”

Which was read by its title, and

Ordered a second reading.

Mr. Chetwood offered the following resolution :

“Resolved, Council concurring, That a committee of seven be appointed to examine and investigate the present situation of the stock and affairs of the Delaware and Raritan Canal, and the Camden and Amboy Rail Road and Transportation Companies, and all other matters referred to in the proposition this day made to the Legislature of New Jersey, by the said Companies, with leave to report by bill or otherwise;”

Which was read, and

Agreed to, and

The Speaker appointed as the committee on the part of this House, Messrs. Chetwood, Valentine, Jackson, Davis and Yorke.

Ordered, That the Clerk inform Council of the passage of such concurrent resolution, and request their assent to the same, with the appointment of a committee on their part.

House adjourned to 3 o'clock, P. M.

MONDAY AFTERNOON, JANUARY 25, 1836.

Three o'clock the House met.

Mr. J. Cook, from the committee on that subject, reported by bill,

“An act to regulate the Fishing at certain times of the year in the river Passaic;”

Which was read by its title,

Ordered a second reading,

And to be printed.

The act to incorporate the Elizabeth Port Manufacturing Company;

Having been read a second time,

Considered by sections, and

Agreed to, was

Ordered to be engrossed for a third reading.

The further Supplement to “the act relative to the Supreme and Circuit Courts,”

Was taken up,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act relative to a bequest made by Uzal Sayre, dec'd, to the township of Newark, for schooling poor children,”

Having been read a second time, and

Considered by sections, was

Ordered to be re-engrossed for a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had concurred in the resolution from the House of Assembly, to investigate the stock and affairs of the Camden and Amboy Rail Road and Transportation Company, and the Delaware and Raritan Canal Company, &c., and had appointed Messrs. Munn and Thompson as the committee on the part of Council.

The Supplement to the act to tax Bank Stock,

Was read the second time, and

Ordered to be engrossed for a third reading.

The act to incorporate the New Jersey, Delaware and Pennsylvania Steam Boat Company,

Was read the second time,

And while under consideration, was

Postponed.

Ordered, That the vote of the House upon the engrossment of the bill entitled,

"An act to tax Bank Stock,"

Be re-considered,

And the further consideration thereof be postponed.

Mr. Valentine offered the following resolution:

Resolved, That the Clerk of this House be authorised, at the expense of the State, to procure and cause to be put up in the Assembly Room, two Nott stoves for the greater comfort of the members and officers of this House ;"

Which was read,

And thereupon,

Mr. J. Cook moved to amend the same by adding thereto, "and also a clock or time piece ;"

And upon the question of agreeing to the amendment,

The yeas and nays being desired,

The House determined in the negative by the following vote:

YEAS,

Messrs. Chetwood,
Cruser,
J. Cook,
Gifford,
Lalor,
Parsons,

Messrs. Saunier,
Tuttle,
Wade,
Wil's,
Young,
Yorke—12.

NAYS,

Messrs. Burtis,
Bray,
Brown,

Messrs. Cooper,
Deacon,
Davis,

Messrs. Endicott,
Flummerfelt,
Hunt,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,

Messrs. M'Kissack,
Newcomb,
Quimby,
Rogers,
Shay,
Springer,
Strader,
Thomson,
Valentine,
Whitecar—26.

And upon the question of agreeing to the resolution,
The yeas and nays being desired,
The House agreed thereto by the following vote :

YEAS,

Messrs. Burtis,
Brown,
Cooper,
Chetwood,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Hunt,
Hillard,
Hall,
Jackson,
Jobs,
Lalor,

Messrs. M'Dowell,
Newcomb,
Parsons,
Quimby,
Runyon,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
York—30.

NAYS,

Messrs. Bray,
Cruser,
Gifford,
Lydecker,

Messrs. Linn,
M'Kissack,
Rogers,
Shay,
Saunier—9.

And the said resolution was accordingly agreed to,
Without amendment.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, JANUARY 26, 1836.

Ten o'clock: the House met.

Mr. Saunier presented a petition from Patrick H. Taylor, praying to be divorced from his wife ;

Which was read, and

Referred to Messrs. Saunier, Brown and Cooper.

Mr. Deacon presented a petition from certain citizens of the county of Burlington, praying a law to incorporate a company to construct a Rail Road from Mount Holly to the city of Burlington ;

Which was read, and

Referred to Messrs. Decon, Runyan and Flatt.

Mr. Linn, from the committee to whom had been re-committed the bill entitled,

“A Supplement to the act to incorporate the New Jersey Hudson and Delaware Rail Road Company,”

Reported the same with amendments ;

Which amendments were read, and the bill

Ordered to stand on its second reading.

Mr. Tuttle, from the committee on that subject, reported by bill,

“An act to incorporate the Mechanics’ and Tradesmens’ Institute of the Town of Newark ;”

Which was read by its title, and

Ordered a second reading.

Mr. Jackson, from the committee on that subject, reported by bill,

“An act to amend the charter of the Morris and Essex Rail Road Company ;”

Which was read, and

Ordered a second reading.

The engrossed bill entitled,

“An act fixing the time when Public Laws shall go into operation,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote :

YEAS,

Messrs. Burt's,
Brown,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hillard,
Hall,
Jackson,
Jobs,
Lppincott,
Lydecker,
Linn,

Messrs. Lalor,
Marshall,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
Yorke—40.

NAYS,

Messrs. Bray, Elanc and Endiccott—3.

The engrossed bill entitled,

"An act relative to the bequest made by Uzal Sayres, deceased, to the township of Newark, for schooling poor children."

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
Chetwood.
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hillard,
Jobs,
Lippincott,

Messrs. Lydecker,
Linn,
Lalor,
Marshall,
M'Dowell,
Newcomb,
Parsons.
Quimby,
Runyan,
Shay,
Strader,
Saunier,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Young—36.

NAYS,

Messrs. M'Kissack, Springer and Valentine—3.

The engrossed bill entitled,

"An act to authorise Trustees therein named to sell certain real estate whereof Meribah Fowler, late of the county of Burlington, dec., died seized."

Having been read the third time, and
Compared,

Passed the House of Assembly by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Cooper,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,

Messrs. Linn,
Lalor,
Marshall,
McDowell,
McKissack,
Parsons,
Quimby,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Wade,
Wills,
Young,
Yorke—36.

NYAS,

Messrs. Blane and Hunt—2.

Ordered, That the Clerk carry said bills to Council, inform them of the passage thereof, and request their assent to the same.

Mr. Bray, with leave, presented a bill entitled,

"A supplement to the act entitled An act to incorporate a company to create a water power at Trenton and its vicinity, and for other purposes ;"

Which was read by its title, and

Ordered a second reading.

The "Act to incorporate the New Jersey, Delaware and Pennsylvania Steam Boat Company,"

Having been again taken up,

Was read,

Amended, and

Ordered to be engrossed for a third reading.

The bill entitled,

"A further supplement to the act entitled An act to incorporate the Elizabeth Town and Somerville Rail Road Company,"

Was read, and

Considered, and

Having been amended,

Was ordered to be engrossed for a third reading.

The "Act supplementary to the act securing to mechanics and others, payment for labor and materials in the erection of Buildings, &c."

Having been read, and

Agreed to,

Was ordered to be engrossed for a third reading.

House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, JANUARY 26, 1836.

Three o'clock the House met.

Mr. Valentine, from the committee on that subject, reported by bill,

"A supplement to the act entitled 'An act incorporating the inhabitants of townships, designating their power and regulating their meetings,' passed the twenty-first of February, one thousand seven hundred and ninety-eight,"

Which was read by its title, and

Ordered a second reading,

And to be printed.

Mr. Marshall, from the Committee on that subject, laid before the House a communication from Julius R. Friedlander, principal of the Pennsylvania Institution, for the instruction of the Blind, accepting the invitation of the Committee, and stating that he would attend at Trenton, and give a public examination on Wednesday evening:

Which was read, and

Laid on the table.

Ordered, That the Committee heretofore appointed, be requested to make the requisite arrangements for such examination, in the Assembly Room.

Mr. J. Cook, from the committee on that subject, reported by bill,

"An act to provide for the instruction of indigent blind persons of this State;"

Which was read by its title, and

Ordered a second reading,

And to be printed.

The engrossed bill entitled,

"An act authorising a trustee therein named to sell and convey certain real estate of Balus Winters, deceased, late of the county of Essex, dec'd.";

Having been read three times, and

Compared,

Passed the House of Assembly by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Cooper,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hillard,
 Hall,
 Jackson,
 Lippincott,

Messrs. Lydecker,
 Lalo,
 Marshall,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,

Yorke—39.

NAYS,

Messrs. Cruser,
 Jobs,

Messrs. M'Dowell,
 Thomson—4.

The "Act Supplementary to the act relative to the Supreme and Circuit Courts,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,

Messrs. Linn,
Lalor,
Marshall,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Rogers,
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Yorke—40.

NAYS,

Messrs. Burtis,
Lydecker,

Messrs. Valentine,
Young—4.

Ordered, That the Clerk carry the said bills to Council, inform them of their passage, and request their assent to the same.

The act to authorise John T. Hutchinson and Runey R. Forman, to sell certain real estate in the county of Monmouth,

Was read,
And while under consideration,
Was postponed.

The "Act supplementary to the act incorporating religious societies, passed 12th June, 1799,"

Was read the second time, and

While under consideration, was postponed.

The bill entitled,

"An act to divorce Ann Frost," from her husband Franklin B. Frost,

Was read a second time, and

Ordered to be engrossed for a third reading.

The Act to authorise John G. Bartholf and others, to sell certain real estate in the county of Monmouth,

Was read a second time, and

Considered by sections,

And was ordered to be engrossed for a third reading.

The act to appoint Commissioners to fix the metes and bounds of certain lands belonging to the Trustees of the Freeholders, inhabitants of the township of Bergen, in the county of Bergen,

Was taken up on its second reading, and

While under consideration,

Was ordered to be postponed.

Mr. Hillard offered the following resolution:

"Resolved, (Council concurring) That a Committee of five be appointed to inquire into the expediency of abolishing imprisonment for debt, and for securing the payment of debts by attachment or otherwise, and have leave to report by bill or otherwise;"

Which was read, and

Agreed to, and

Messrs. Hillard, Chetwood and Blane, appointed as the Committee on the part of the House of Assembly.

Ordered, That the Clerk inform Council of the passage of the said Resolution, and request their concurrence therein.

Mr. Saunier offered the following resolution:

"Resolved, That the Speaker and Clerk of this House be authorised, at the expense of the State, to procure, and cause to be put up in the Assembly Room, a clock or time-piece, for the greater convenience of the members and officers of this House;"

Whereupon, Mr. J. Cook moved to amend the same, by adding thereto, "and the price not to exceed fifty dollars;" and the yeas and nays being desired, the House refused to agree to the said amendment, by the following vote:

YEAS,

Messrs. Chetwood,
 Cruser,
 J. Cook,
 Gifford,
 Jobs,
 Lalor,
 M'Dowell,
 M'Kissack,

Messrs. Parsons,
 Runyan,
 Springer,
 Saunier,
 Tuttle,
 Wade,
 Wills,
 Yorke—16.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Cooper,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Haight,
 Hillard,

Messrs. Hall,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,
 Newcomb,
 Rogers,
 Shay,
 Strader,
 Thomson,
 Valentine,
 Young—23.

And the said resolution having been read, and the yeas and nays being desired,

The House disagreed to the said resolution by the following vote :

YEAS,

Messrs. Chetwood,
 Cruser,
 J. Cook,
 Hunt,
 Jackson,
 Jobs,
 Lalor,
 M'Dowell,

Messrs. M'Kissack,
 Parsons,
 Runyan,
 Springer,
 Saunier,
 Tuttle,
 Wade,
 Wills,

Verke—17.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Cooper,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hillard,

Messrs. Hall,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,
 Newcomb,
 Quimby,
 Rogers,
 Shay,
 Strader,
 Thomson,
 Valentine,
 Whitecar,

Young—27.

House adjourned to 10 o'clock to-morrow morning.

YEAS,

Messrs. Bray,
Brown,
Blane,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,

Messrs. Linn,
Lalor,
Marshall,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Rogers,
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Yorke—40.

NAYS,

Messrs. Burlis,
Lydecker,

Messrs. Valentine,
Young—4.

Ordered, That the Clerk carry the said bills to Council, inform them of their passage, and request their assent to the same.

The act to authorise John T. Hutchinson and Runey R. Forman, to sell certain real estate in the county of Monmouth,

Was read,

And while under consideration,

Was postponed.

The "Act supplementary to the act incorporating religious societies, passed 12th June, 1799,"

Was read the second time, and

While under consideration, was postponed.

The bill entitled,

"An act to divorce Ann Frost," from her husband Franklin B. Frost,

Was read a second time, and

Ordered to be engrossed for a third reading.

The Act to authorise John G. Bartholf and others, to sell certain real estate in the county of Monmouth,

Was read a second time, and

Considered by sections,

And was ordered to be engrossed for a third reading.

The act to appoint Commissioners to fix the metes and bounds of certain lands belonging to the Trustees of the Freeholders, inhabitants of the township of Bergen, in the county of Bergen,

Was taken up on its second reading, and

While under consideration,

Was ordered to be postponed.

Mr. Hillard offered the following resolution:

"Resolved, (Council concurring) That a Committee of five be appointed to inquire into the expediency of abolishing imprisonment for debt, and for securing the payment of debts by attachment or otherwise, and have leave to report by bill or otherwise;"

Which was read, and

Agreed to, and

Messrs. Hillard, Chetwood and Blane, appointed as the Committee on the part of the House of Assembly.

Ordered, That the Clerk inform Council of the passage of the said Resolution, and request their concurrence therein.

Mr. Saunier offered the following resolution:

"Resolved, That the Speaker and Clerk of this House be authorised, at the expense of the State, to procure, and cause to be put up in the Assembly Room, a clock or time-piece, for the greater convenience of the members and officers of this House;"

Whereupon, Mr. J. Cook moved to amend the same, by adding thereto, "and the price not to exceed fifty dollars;" and the yeas and nays being desired, the House refused to agree to the said amendment, by the following vote :

YEAS,

Messrs. Chetwood,
 Cruser,
 J. Cook,
 Gifford,
 Jobs,
 Lalor,
 M'Dowell,
 M'Kissack,

Messrs. Parsons,
 Runyan,
 Springer,
 Saunier,
 Tuttle,
 Wade,
 Wills,
 Yorke—16.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Cooper,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Haight,
 Hillard,

Messrs. Hall,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,
 Newcomb,
 Rogers,
 Shay,
 Strader,
 Thomson,
 Valentine,

Young—23.

And the said resolution having been read, and the yeas and nays being desired,

The House disagreed to the said resolution by the following vote :

YEAS,

Messrs. Chetwood,
 Cruser,
 J. Cook,
 Hunt,
 Jackson,
 Jobs,
 Lalor,
 M'Dowell,

Messrs. M'Kissack,
 Parsons,
 Runyan,
 Springer,
 Saunier,
 Tuttle,
 Wade,
 Wills,

Yorke—17.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Cooper,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hillard,

Messrs. Hall,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,
 Newcomb,
 Quimby,
 Rogers,
 Shay,
 Strader,
 Thomson,
 Valentine,
 Whitecar,

Young—27.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, JANUARY 27, 1836.

Ten o'clock the House met.

Mr. Endicott presented petitions from the townships of Egg Harbor, Weymouth, Galloway and Hamilton, in the county of Gloucester, in favor of the proposed new county of "Atlantic ;"

Which were read, and
Laid on the table.

Mr. Lippincott, from the committee on that subject, reported by bill,

"An act to incorporate the Camden and Woodbury Rail Road and Transportation Company ;"

Which was read by its title, and
Ordered a second reading.

Mr. Blane, from the Committee on that subject, reported by bill,

"An act to authorise the Philadelphia and Trenton Rail Road Company to extend their Rail Road into the city of Trenton ;"

Which was read by its title, and
Ordered a second reading.

The engrossed bill entitled,

"An act to incorporate the Elizabeth Port Manufacturing Company ;"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Crowell,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hillard,
 Jackson,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,

Messrs. Lalor,
 Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,

Yorke—37.

NAYS,

Messrs. Brown,
 Blane,
 Cooper,

Messrs. Cruser,
 Endicott
 Hall—6.

Ordered, That the Clerk carry the said bills to Council, inform them of the passage thereof, and request their assent to the same.

The act entitled, An act to authorise John T. Hutchinson and Runey R. Forman, to sell certain real estate in the county of Monmouth,

Having been read the second time, and
 Amended,
 Was ordered to be engrossed for a third reading.
 The bill entitled,
 "An act to incorporate the Neshanic Mining Company,"
 Having been read,
 Considered by sections, and
 Agreed to, was
 Postponed for further consideration, until Friday, the 29th
 day of January, inst.
 The act supplementary to the act to incorporate the New
 Jersey Turnpike Company,
 Was again taken up, and
 Considered, and
 Thereupon, Mr. Cruser offered an amendment thereto,
 authorising "the Governor, or person administering the Gov-
 ernment, to appoint commissioners and grant licenses to erect
 Turnpike Gates on the New Jersey Turnpike Road, and re-
 ceive tolls according to the ninth section of the original
 act;"
 And the yeas and nays being desired,
 The House disagreed to the amendment by the following
 vote :

YEAS,

Messrs. Burtis,
 Cruser,
 Jobs,

Messrs. McKissack,
 Saunier,
 Thomson—6.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Chetwood,

Messrs. W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,

Messrs, Gifford,
Haight,
Hunt,
Hillard,
Hall,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Dowell,
Newcomb,

Messrs. Parsons,
Quimby,
Runyan,
Shay,
Springer,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
York—36.

And, thereupon the said bill was dismissed from the files of the House.

A message from Council, by Mr. Wescott, their Secretary, informed the House that Council have passed the following bills from the House of Assembly,

Without amendment:

“An Act concerning a body of meadow, on the westerly side of Oldman’s Creek, in the county of Salem;”

And,

“An act to provide for the establishment of public schools, in the township of Paterson, county of Essex.”

Council have passed the following bills from the House of Assembly, severally with amendments—to which amendments the assent of the House of Assembly is requested.

“An Act to authorise a trustee therein named, to sell and convey certain real estate of Silvanus Bonnell, dec’d.”

“An act to authorise the sale of certain wood and timber, belonging to Martha Ann Coles, of the county of Salem.”

“An act authorising the sale of the real estate whereof Elizabeth Holcomb died seized;”—And,

“An act to incorporate the Belvidere and Port Colden Rail Road and Transportation Company.”

Council have passed a bill entitled,

“An Act to divorce Joseph Wilson, from his wife Elizabeth B. Wilson;”—And,

A Joint Resolution to fit up the former Council Chamber as an Executive office for the use of the Governor, and for the Court of Chancery, &c.

To which bill and Joint Resolution the assent of the House of Assembly is requested.

Council have concurred in the Resolution from the House

of Assembly, appointing a joint-committee to inquire into the expediency of abolishing imprisonment for debt—and have appointed Messrs. Munn and Stokes, members of said committee on their part.

The bill from Council entitled,

“An act to authorise a trustee therein named, to sell and convey certain real estate of Silvanus Bonnel, deceased,”

With the amendments made thereto in Council,

Having been read, and

The several amendments agreed to,

Was ordered to be re-engrossed for a third reading.

The bill entitled,

“An act to authorise the sale of certain wood and timber, belonging to Martha Ann Coles, of the county of Salem,”

With the amendment made thereto,

Having been read, and

The amendment agreed to,

The said bill was

Ordered to be re-engrossed for a third reading.

The bill entitled,

“An act authorising the sale of the real estate whereof Elizabeth Holcombe died seized,”

Having been read, and

The amendment made thereto in Council,

Having been agreed to,

The said bill was ordered to be re-engrossed for a third reading.

The bill entitled,

“An act to incorporate the Belvidere and Port Colden Rail Road and Transportation Company,”

Was read with the amendments made thereto in Council,

And thereupon,

The said bill was referred to Messrs. Valentine, Shay and Wills.

The bill from Council entitled,

“An act to divorce Joseph Wilson from his wife Elizabeth B. Wilson,”

Was read by its title, and

Ordered a second reading,

The Joint Resolution from Council, authorising the Secretary of State and Treasurer, to fix up the old Council Chamber, as an Executive Office, for the Governor and Court of Chancery,

Was read, and

Referred to Messrs. Hillard, Brown and Burtis.

The act supplementary to the act entitled,

An act to incorporate a Company, to create a water power at the city of Trenton and its vicinity, and for other purposes, passed the sixteenth day of February eighteen hundred and thirty-one,

Was read a second time, and

Ordered to be engrossed for a third reading.

House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, JANUARY 27, 1836.

Three o'clock the House met.

Mr. J. Cook, presented a petition from a committee representing four Quarterly Meetings of the people called Quakers, in the State of New Jersey, praying that the Legislature would hear counsel upon the bill pending before the House of Assembly entitled,

"An act relative to the property of the unincorporated society of Friends in this State," and denying the constitutionality of said bill;

And upon the question of agreeing to the prayer of the petitioners,

The yeas and nays being desired,

The House disagreed thereto by the following vote:

YEAS,

Messrs. Budd,
Crowell,
Cruser,
J. Cook,
Flatt,
Hunt,

Messrs. Newcomb,
Parsons,
Runyan,
Thomson,
Tuttle,
Whitecar,

Wade—13.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
W. Cook,
Deacon,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,

Messrs. Hall,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Springer,
Strader,
Wills,

Young—25.

Mr. Hillard moved that the said petition be referred to a committee;

And the yeas and nays being desired upon agreeing to the said motion,

The House agreed to the motion by the following vote:

YEAS,

Messrs. Bray,
 Budd,
 Crowell,
 Cruser,
 W. Cook,
 J. Cook,
 Flatt,
 Hunt,
 Hopper,
 Hillard,
 Jobs,
 Linn,

Messrs. Lalor,
 Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Runyon,
 Shay,
 Thomson,
 Tuttle,
 Whitecar,
 Wade—24.

NAYS,

Messrs. Burtis,
 Brown,
 Blane,
 Cooper,
 Deacon,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,

Messrs. Hall,
 Lippincott,
 Lydecker,
 Quimby,
 Rogers,
 Springer,
 Strader,
 Wills,
 Young—18.

And the same was accordingly referred to Messrs. J. Cook, Parsons and Bray.

The Act supplementary to the act to incorporate the Elizabeth Town and Somerville Rail Road and Transportation Company,

Having been three times read and
 Compared in the House of Assembly,

Upon the question,
Shall this bill pass?

It was determined in the affirmative unanimously.

The bill entitled,

“An act relative to Juries,”

Having been read the second time, and

Agreed to by sections, was

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to incorporate the Franklin Fire Engine Company of Middletown Point,”

Having been read the second time,

And considered, was

Ordered to be engrossed for a third reading.

The Act to regulate fishing at certain seasons of the year, in the River Passaic,

Having been read the second time, and

Agreed to, was

Ordered to be engrossed for a third reading.

Mr. Valentine, from the committee to whom had been referred the bill entitled,

“An act to incorporate the Belvidere and Port Colden Rail Road and Transportation Company.”

With the amendments made thereto in Council,

Reported the same with the amendments as made in Council.

And the said bill was

Ordered to stand on its second reading.

The act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,

Was called up on its second reading,

And while under consideration, was

Postponed.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, JANUARY 28, 1836.

Ten o'clock the House met.

A messag from Council, by Mr. Westcott, their Secretary, informed the House that Council have passed a bill entitled,

"A supplement to the Act entitled an act to erect and establish a Banking and Insurance Company, in the town of Newark and county of Essex, passed the 17th day of February, 1804, and to extend the charter thereof,"

To which they ask the assent of the House of Assembly;
The said bill was read by its title, and
Referred to Messrs. Tuttle, Hopper and Shay, and
Ordered to have a second reading.

Mr. Hillard presented a remonstrance from certain citizens of the county of Essex against the passage of a law incorporating the city of Newark ;

Which was read, and

Ordered to lie on the table.

Mr. Chetwood presented a remonstrance from citizens of Essex against the passage of a law to autorise the construction of a Bridge over the Rahway River ;

Which was read, and

Laid on the table.

Mr. Parsons presented a remonstrance against the incorporation of the city of Newark ;

Which was read, and

Ordered to lie on the table.

Mr. Yorke presented a petition from C. W. Mulford and others, heirs at law of Wm. Lambert, dec., late of the county of Salem, praying legislative aid ;

Which was read, and

Referred to Messrs. Yorke, Elanc and Haight.

Mr. Parsons presented a remonstrance from Thomas Cochran against the passage of a law to authorise the removal of obstructions in the River Passaic, at, or near Little Falls;

Which was read, and

Referred to the Committee on that subject.

Mr. York presented a petition from the county of Salem, in favor of the passage of the bill now pending before the Legislature, in relation to the society of Friends.

Mr. Chetwood presented a remonstrance from citizens of Essex and Morris against the passage of a law to authorise obstructions to be removed from the Passaic River, at, or near Little Falls;

Which was read, and

Referred to the Committee on that subject.

Mr. Tuttle presented two petitions in favor of the bill now pending before the Legislature to regulate fishing at certain times of the year, in the Passaic River;

Which were read, and

Ordered to lie on the table.

Mr. J. Cook, from the Committee to whom was referred the petition of the Committee of Orthodox Friends, praying to be heard by counsel, reported in favor of setting apart Wednesday evening, February 10, for hearing counsel before the House, agreeably to the request of the petitioners;

Which report was read,

And thereupon,

The House disagreed to the said report by the following vote:

YEAS,

Messrs. Bray,
Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Flatt,
Hunt,

Messrs. MDowell,
Newcomb,
Parsons,
Runyan,
Thomson,
Tuttle,
Whitecar,
Wade,
Yorke—18.

NAYS;

Messrs. Burtis,
Brown,
Bane,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hallard,
Hall,
Jackson,
Jobs,

Messrs. Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Rogers,
Shay,
Springer,
Strader,
Valentine,
Wills,
Young—28.

The engrossed bill securing to 'Mechanics' and others,
payment for their labor, &c., by a lien upon buildings,

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,

Messrs. Davis,
Endicott,
Flatt,
Hopper,
Hall,
Jackson,
Jobs,
Lydecker,
Lalor,

Messrs. Marshall,
M'Kissack,
Newcomb,
Parsons,
Quimby,

Messrs. Rogers,
Runyan,
Springer,
Tuttle,
Wade,

Yorke—29.

NAYS,

Messrs. Burtis,
Budd,
Flummerfelt,
Gifford,
Haight,
Hillard,
Linn,

Messrs. M'Dowell,
Shay,
Strader,
Thomson,
Valentine,
Whitecar,
Wills,

Young—15.

The Act to authorise John G. Bartholf and others, to sell
real estate in the county of Monmouth,

Having been three times read,

And compared,

Passed the House of Assembly unanimously.

The Act to incorporate the New Jersey Delaware and
Pennsylvania Steam Boat Company,

Having been read three times,

And compared,

Passed the House of Assembly unanimously.

The Act to divorce Hannah D. Wallin, from her husband
Silas D. Wallin,

Having been read three times,

And compared,

Passed the House of Assembly by the following vote:

YEAS.

Messrs. Bray,
Brown,
Crowell,
Chetwood,
W. Cook,
J. Cook,
Deacon,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lydecker,

Messrs. Linn,
Marshall,
Newcomb,
Parsons,
Quimby,
Rogers,
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young,
York—34.

NAYS,

Messrs. Burtis,
Blane,
Budd,
Cruser,
Davis,

Messrs. Endicott
Flatt,
Lalor,
M'Dowell,
M'Kissack—10.

The engrossed bill entitled,
"An act to incorporate the Franklin Fire Engine Company
of Middletown Point,"
Having been read three times,
And compared,
Passed the House of Assembly unanimously.
The Act supplementary to the act to incorporate a Com-

pany, to create a water power at the City of Trenton and its vicinity, and for other purposes, &c.,

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Bray,

Brown,

Blane,

Budd,

Cruser,

W. Cook,

J. Cook,

Endicott,

Flummerfelt,

Haight,

Hopper,

Hillard,

Hall,

Jobs,

Lippincott,

Lydecker,

Linn,

Lalor,

Marshall,

Messrs. M'Dowell,

M'Kissack,

Newcomb,

Parsons,

Quimby,

Rogers,

Runyan,

Shay,

Springer,

Strader,

Saunier,

Thomson,

Tuttle,

Valentine,

Whitecar,

Wade,

Wills,

Young,

Yorke—38.

NAYS,

Messrs. Davis, Flatt and Gifford—3.

The engrossed bill entitled,
 "An Act to authorise John T. Hutchinson and Runey R. Forman, to sell certain real estate in the county of Monmouth,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass ?

It was decided in the affirmative unanimously.

The re-engrossed bill from Council entitled,

"An act to authorise the sale of wood and timber belonging to Martha Ann Coles, of the county of Salem,"

Having been again compared,

As amended in Council,

And read the third time,

Passed the House of Assembly unanimously.

The re-engrossed bill entitled,

"An act to authorise the sale of the real estate whereof Elizabeth Holcomb died seized, in the county of Monmouth,"

Having been again compared,

And read the third time,

As amended in Council,

Passed the House of Assembly unanimously.

The re-engrossed bill entitled,

"An act to authorise the sale of real estate whereof Silvanus Bonnel died seized,"

Having been read the third time,

As amended in Council,

And compared,

Passed the House of Assembly unanimously.

The supplement to the act to incorporate the New Jersey, Delaware and Hudson Rail Road Company,

Was again called up,

And while under consideration,

Mr. Parsons offered an amendment thereto, in the following words :

"Sec. 5. *And be it enacted*, That from and after the opening of said lateral road, or main road for travel, in continuation with any Rail Road, or roads, in the States of New York or Pennsylvania, it shall be the duty of the Treasurer of said Company, under oath or affirmation, annually to file, in the office of the Secretary of State, a statement of the number of passengers and number of tons of property trans-

ported on the said road, or lateral roads, and thereupon, in addition to the tax already provided for in the sixteenth section of the original act of incorporation, to pay to the said Treasurer of this State, three cents for each passenger, and three cents for every ton of property transported on said lateral road, and six cents for each passenger, and six cents for every ton of property transported on the main road; and that all parts of the said sixteenth section of the original act as conflicts with the purview or meaning of this section, be, and the same are hereby repealed,”

And thereupon,

Mr. Chetwood offered an amendment to the said amendment, in the words following, to wit:

“In connection with the New York and Erie Rail Road of New York or Pennsylvania, of more than twenty miles in length,”

And upon the question of agreeing to the said latter amendment,

The yeas and nays were called for,

And ordered, and

The House disagreed to the same by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Chetwood,
W. Cook,
Flatt,
Hunt,
Hopper,
Hall,

Messrs. Lydecker,
Marshall,
M'Dowell,
Newcomb,
Parsons,
Runyan,
Springer,
Thomson,
Whitecar,
Wade—20.

NAYS,

Messrs. Budd,
 Cruser,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hillard,
 Jackson,

Messrs. Lippincott,
 Linn,
 Lalor,
 M'Kissack,
 Quimby,
 Rogers,
 Shay,
 Strader,
 Tuttle,
 Valentine,
 Wills,

Young—23.

And upon the question of agreeing to the original amendment as a fifth section to said bill,

The yeas and nays being called,

And ordered,

The House disagreed to the said amendment by the following vote :

YEAS,

Messrs. Bray,
 Brown,
 Blane,
 W. Cook,
 Endicott,
 Platt,

Messrs. Hopper,
 Hall,
 Lydecker,
 M'Dowell,
 Parsons,
 Springer—12.

NAYS,

Messrs. Burtis,
 Budd,
 Chetwood,
 Cruser,
 J. Cook,
 Deacon,
 Davis,
 Flummerfelt,
 Gifford,
 Hillard,
 Haight,
 Jackson,
 Lippincott,
 Linn,

Messrs. Lalor,
 Marshall,
 M'Kissack,
 Newcomb,
 Quimby,
 Rogers,
 Shay,
 Strader,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,

Young—29.

House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, JANUARY 23, 1836.

Three o'clock the House met.

Mr. Lippincott presented a petition from citizens of the township of Deptford, in the county of Gloucester, praying the incorporation of a new township, to be called "Washington;"

Which was read, and

Referred to Messrs. Lippincott, W. Cook and Davis.

Mr. Hunt presented a petition from citizens of the town of Bridgeton, praying the incorporation of a Glass Manufac-

turing Company at Bridgeton, in the the county of Cumberland;

Which was read, and

Referred to Messrs. Hunt, Parsons and Rogers.

Mr. Quimby offered the following resolution:

Resolved, That a committee be appointed to inquire what alterations, if any, are necessary in the act relative to roads, passed the 9th day of February, 1818, with leave to report by bill or otherwise;

Which was read, and

Agreed to, and

Referred to Messrs. Quimby, Burtis and Runyan.

Mr. Haight presented a petition from citizens of the county of Monmouth, for authority to magistrates, to issue civil process on Sunday, in certain cases;

Which was read, and

Referred to Messrs. Haight, M'Lowell and Cruser.

Mr. Lydecker, from the committee on that subject, reported by bill,

"An act to incorporate the Passaic Navigation Company;"

Which was read by its title, and

Ordered a second reading.

Mr. Tuttle, from the committee to whom had been referred the bill from Council entitled,

"A Supplement to the act to create and establish a Banking and Insurance Company, at the town of Newark,"

Reported the same without amendment,

And the said bill was

Ordered to stand on its second reading.

Mr. Blane presented to the House a petition from sundry citizens of Trenton and vicinity, in favor of the passage of a law to authorise the Philadelphia and Trenton Rail Road Company, to extend their Rail Road into Trenton.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the following bills from the House of Assembly,

Without amendment;

"An act to authorise Elijah Blackwell, Jr., to execute a certain contract therein named;"

"An act to incorporate the Hackettstown Tin Engine Company;" and

"An act for the relief of John Kesler, Sen., of the county of Gloucester."

Council have passed the Joint Resolutions from the House of Assembly, respecting our relations with France,

With sundry amendments;

To which amendments the assent of the House of Assembly is requested.

The Joint Resolutions relative to our relations with France, Having been read with the amendment made thereto in Council,

The House agreed to the amendments made to the first and fourth resolutions, and the Preamble in Council,

And disagreed to the amendments made to the third resolution.

Ordered, That the Clerk carry the said resolutions to Council, and inform them of the disagreement of the House of Assembly to the said amendment made in Council, to the third resolution.

The engrossed bill entitled,

“An act relative to Juries,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

Was decided in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Plummerfelt,
Flatt,
Gifford,
Haight,

Messrs. Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Rogers,
Runyan,

Messrs. Shay,
Springer,
Strader,
Thomson,

Messrs. Whitecar,
Wade,
Wills,
Young—40.

NAYS,

Messrs. M'Dowell,
Crowell,

Messrs. Tuttle,
Valentine—4.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

The House then resolved itself into Committee of the Whole, upon the order of the day, entitled,

“An act to incorporate the City of Newark,”

Mr. Chetwood, of Essex, in the Chair;

And having considered the same by sections,

The committee rose,

Reported progress,

And had leave to sit again.

The supplement to the act entitled,

“An act to incorporate the New Jersey, Delaware and Hudson Rail Road Company,”

Was again called up, and

Having been read the second time,

And considered, was

Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, JANUARY 29, 1836.

Ten o'clock the House met.

Mr. Haight presented a petition from sundry citizens of the counties of Monmouth and Burlington, praying the passage of a law to compel the owners of Mills to construct Bridges over their Mill-Dams, at the expense of said owners;

Which was read, and

Referred to Messrs. Haight, Lalor and M'Dowell.

Mr. Lalor presented a petition from Isaac Collins, Susan R. Smith and Joseph R. Reeve, for sale of land in the township of Nottingham, in the county of Burlington.

Mr. Hillard offered a resolution authorising the door keeper to sell old iron, and other articles in the cellar of the State House, belonging to the State;

Which was read, and

Agreed to by the House.

The Act to incorporate the Neshanic Mining Company,"

Was again called up, and

The further consideration thereof postponed.

The bill entitled,

"An act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,"

Was again taken up, and

Ordered to be engrossed for a third reading.

Mr. Cruser moved that when this House adjourn, it will adjourn to meet again on Thursday next, at 10 o'clock, A. M.,

Whereupon, Mr. Parsons moved an amendment—"to meet again on Thursday next, at 3 o'clock, P. M."

The House disagreed to the amendment by the following vote :

YEAS,

Messrs. Budd,
Gifford,

Messrs. Haight,
Jobs—4.

NAYS,

Messrs. Bray,
Blane,
Chetwood,
Cruser,
J. Cook,
Davis,
Flummerfelt,
Flatt,
Hopper,
Hillard,
Jackson,

Messrs. Linn,
Lalor,
Marshall,
M'Dowell,
McKissack,
Parsons,
Runyan,
Strader,
Tuttle,
Wade,
Wills,

Young—23.

And upon the question of agreeing to the original motion
adjourn until Thursday next, at 10 o'clock, A. M.

The House disagreed thereto by the following vote:

YEAS,

Messrs. Cruser,
J. Cook,
Davis,
Hopper,
Hillard,

Messrs. Jackson,
Jobs,
McKissack,
Tuttle.
Valentine—10.

NYAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Chetwood.
Flummerfelt,
Flatt,
Gifford,

Messrs. Haight,
Linn,
Lalor,
Marshall,
McDowell,
Parsons,
Strader,
Wade,

Young—17.

Ordered, on motion of Mr. Runyan, That the vote upon the amendment be re-considered,

And thereupon the House agreed thereto,

And adjourned to meet again on Thursday next, at 3 o'clock, P. M.

THURSDAY AFTERNOON, FEBRUARY 4, 1836.

Three o'clock the House met.

The House was called to order by the Speaker, and
A quorum of members not having been present, the
House,

On motion of Mr. Valentine,

Adjourned until 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, FEBRUARY 5, 1836.

Ten o'clock the House met.

Mr. Valentine presented a petition from citizens of the county of Warren, praying the passage of a law to compensate owners of land over which roads shall be laid ;

Which was read, and

Referred to the committee on that subject.

Mr. Springer presented a petition from citizens of the counties of Salem and Gloucester, for the passage of a law to regulate shad fishing in Oldman's Creek ;

Which was read, and

Referred to Messrs. Springer, Cooper and Whitecar.

Mr. Chetwood presented a petition from Juliana Scudder, praying to be divorced from her husband ;

Which was read, and

Referred to Messrs. Chetwood, Molleson and Thomson.

Mr. Crowell presented a petition from citizens of the counties of Essex and Middlesex, praying the passage of a law to authorise the construction of a bridge over the Rahway River, at some suitable point opposite the south line of lands lately belonging to John Rutherford, Esq. ;

Which was read, and

Referred to Messrs. Crowell, Platt and Hunt.

Mr. Tuttle presented a petition from Abijah Dodd, for the grant of a pension by the State, for revolutionary services ;

Which was read, and

Referred to Messrs. Tuttle, Rogers and Hunt.

Mr. Wills presented a memorial from citizens of Burlington and Gloucester, praying the incorporation of a company to construct a Rail Road from Mount Holly to the city of Camden ;

Which was read, and

Referred to Messrs. Wills, Lippincott and Molleson.

Mr. Molleson presented a remonstrance against the passage of a law to authorise the construction of a Bridge or bridges over the Rahway River;

Which was read, and

Ordered to lie on the table.

Mr. Whitecar, from the committee on that subject, reported by bill,

"An act to incorporate the Woodstown and Bridgeton Rail Road and Transportation Company ;"

Which was read by its title, and

Ordered a second reading.

Mr. Lippincott, from the committee on that subject, reported by bill,

"An act to set off a new township in the county of Gloucester, to be called the Township of Washington ;"

Which was read by its title, and

Ordered a second reading,

And to be printed.

Mr. Hunt, from the committee on that subject, reported by bill,

"An act to incorporate the Bridgeton Glass Manufacturing Company ;"

Which was read by its title, and

Ordered a second reading.

The Speaker laid before the House a petition from sundry citizens of the county of Monmouth, praying the repeal of a certain penal statute regulating fishing in Barnegat Bay ;

Which was read, and

Referred to Messrs. Gifford, J. Cook and Jobs.

The engrossed bill entitled,

"Act to regulate fishing at certain times of the year, in the River Passaic,"

Having been read three times,

And compared,

Upon the question,

Shall this bill pass ?

It was decided in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Flummerfelt,
 Gifford,
 Hunt,
 Hopper,
 Hillard,
 Jackson,

Messrs. Jobs,
 Lippincott,
 Lydecker,
 Lalor,
 Molleson,
 M'Kissack,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Thomson,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young—36.

NAY,

Mr. Flatt—1.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

Ordered, That the bill entitled,

“An act relative to the property of the unincorporated society of Friends in this State,”

Be postponed,

And made the order of the day, in Committee of the Whole, on next Tuesday.

The Act to collect taxes on unimproved and vacant lots, Was called up,

And while under consideration, was Postponed.

The House then resolved itself into Committee of the Whole, upon the order of the day, entitled,

“An act to authorise limited partnerships,”

Mr. Hillard, of Morris, in the Chair,

And while under consideration,

Mr. Hunt presented to the House a petition from a number of the citizens of the county of Cumberland, in favor of the passage of said bill ;

Which petition was read, and

Laid on the table :

After some time spent in the consideration of said bill,

The committee rose, reported progress, and had leave to sit again.

House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, FEBRUARY 5, 1836.

Three o'clock the House met.

Mr. Flatt presented a petition from citizens of the county of Essex, praying the incorporation of a Bank, to be located at Plainfield, in the county of Essex ;

Which was read, and

Referred to Messrs. Flatt, Quimby and Crowell.

Mr. Deacon, from the committee on that subject, reported by bill,

“An act to incorporate the Burlington and Mount Holly Rail Road and Transportation Company ;”

Which was read by its title, and

Ordered a second reading.

Mr. Parsons, with leave, presented a bill entitled,

“A further supplement to the act entitled An act respecting conveyances, and to the act entitled An act to register mortgages ;”

Which was read by its title,
 Ordered a second reading,
 And to be printed.

Mr. Springer, with leave, presented a bill entitled,

"A Supplement to the act entitled An act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company, passed January 19th, A. D., 1836 ;"

Which was read by its title, and
 Ordered a second reading.

The engrossed bill from Council entitled,
 "An act to incorporate the Belvidere and Port Colden Rail Road and Transportation Company,"
 Having been called up on its second reading,
 And the amendments made thereto in Council,
 Having been read,
 Considered, and severally agreed to,
 The said bill was ordered to be re-engrossed for a third reading.

Ordered, That the bill entitled,
 "An act to incorporate the City of Newark,"
 Be made the order of the day for to-morrow, and be considered in Committee of the Whole.

The bill entitled,
 "An act to revive the act to incorporate the Passaic Turnpike Company, passed February 2d, 1833,"
 Having been read the second time,
 Considered, and
 Agreed to, was
 Ordered to be engrossed for a third reading.

The bill entitled,
 "An act supplementary to the act incorporating the inhabitants of townships, designating their power and regulating their meetings, passed the twenty-first of February, one thousand seven hundred and ninety-eight,"
 Was read the second time, and
 Ordered to be engrossed for a third reading.

Mr. Chetwood, from the committee on that subject, reported by bill,

"An act to divorce Julia Ann Scudder from her husband, John Scudder ;"

Which was read by its title,
 Ordered a second reading,
 And the printing was dispensed with.

The House again went into Committee of the Whole, and resumed the consideration of the bill entitled,
 "An act to authorise limited partnerships;"

And after going through the said bill by sections, and amending the same,

The Committee rose, and reported the bill to the House, with its several amendments:

And thereupon,

The House agreed to the said amendments, and the bill was

Ordered to lie on the table.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

SATURDAY MORNING, FEBRUARY 6, 1836.

Ten o'clock the House met.

Mr. Budd presented a petition for the incorporation of a company to construct a Rail Road from Tuckerton, in the county of Burlington, to the city of Camden, in the county of Gloucester;

Which was read, and

Referred to Messrs. Budd, Burtis and Bray.

Mr. Yorke presented a petition from M. Smith and M. A. Thompson, owners of meadow, for the repeal of a certain law, passed the 28th of February, 1820;

Which was read, and

Referred to Messrs. Yorke, Whitecar and Rogers.

Mr. Whitecar presented the petition of the heirs and representatives of Henry Powell, late of the county of Cumberland, for the passage of a law to authorise the exe-

cutor of said deceased, to execute a deed to James Diamant;

Which was read, and

Referred to Messrs. Whitecar, Thomson and Flatt.

Mr. Bray presented the petition of William A. Hopkins, praying an incorporation of the Phoenix Manufacturing Company;

Which was read, and

Referred to Messrs. Bray, Deacon and Strader.

Mr. Endicott presented a petition from citizens of the townships of Galloway, Weymouth, Egg-Harbor and Hamilton, in the county of Gloucester, in favor of the passage of the bill now before the Legislature, for setting off the new county of "Atlantic;"

Which was read, and

Laid on the table.

Mr. Springer, from the Committee on that subject, reported by bill,

"An act relative to fishing in Oldman's Creek, in the counties of Salem and Gloucester;

Which was read by its title, and

Ordered a second reading,

And to be printed.

Mr. Wills, from the Committee on that subject, reported by bill,

"An act to incorporate the Mount Holly and Camden Rail Road and Transportation Company;

Which was read by its title, and

Ordered a second reading.

The engrossed bill entitled,

"An act to divorce Ann Frost from her husband, Franklin B. Frost,"

Having been three times read,

And compared,

Was again called up, and

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Crowell,
Cooper,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Hunt,
Hopper,
Hall,
Jackson,
Lippincott,

Messrs. Lydecker,
Linn,
Marshall,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young,

Yorke—33.

NAYS,

Messrs. Bray, Blane and Platt—3.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

The House then went into Committee of the Whole, Mr. Chetwood of Essex, in the Chair;
And resumed the consideration of the bill entitled,
"An act to incorporate the City of Newark;"
And after going through the said bill by sections,
And amending the same,

The committee rose, and reported the said bill, with its amendments, to the House:

And thereupon,

The said bill and amendments was

Ordered to lie on the table.

The House adjourned to 3 o'clock, P. M.

SATURDAY AFTERNOON, FEBRUARY 6, 1836.

Three o'clock the House met.

Mr. Brown presented a petition from citizens of the county of Hunterdon, praying the passage of a law to provide payment to owners of land taken for roads;

Which was read, and

Referred to the Committee on that subject.

The engrossed bill entitle,

"An act to revive the act entitled, 'An act to incorporate the Passaic Turnpike Company,' passed February second, eighteen hundred and thirty-three,"

Having been read three times,

And compared,

On the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flatt,
 Gifford,
 Hunt,
 Hopper,
 Hillard,
 Jackson,
 Jobs,

Messrs. Lippincott,
 Lydecker,
 Linn,
 Marshall,
 Molleson,
 M'Kissack,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Young,
 Yorke—38.

NAYS,

Messrs. Flummerfelt, Hall and Valentine—3.

The engrossed bill entitled,

“A Supplement to the act entitled An act incorporating the inhabitants of townships, designating their power, and regulating their meetings, passed the twenty-first of February, one thousand seven hundred and ninety-eight,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

Ordered that the Clerk carry the said bills to Council, inform the of the passage thereof, and request their assent thereto.

The act to incorporate the Medford Rail Road and Transportation Company,

Was again called up, and

Having been read the second time, and

Agreed to, was

Ordered to be engrossed for a third reading.

Mr. Cruser presented to the House a remonstrance from P. Stryker, President of the Flemington Mining Company, against the passage of a law to incorporate the "Neshanic Mining Company," now pending before the Legislature;

Which was read, and

Ordered to lie on the table.

Mr. Flatt, from the Committee on that subject, reported by bill,

"An act to incorporate the Plainfield Bank, at Plainfield, Essex county;"

Which was read by its title, and

Ordered a second reading.

House adjourned to Monday morning, at 10 o'clock.

HOUSE OF ASSEMBLY.

MONDAY MORNING, FEBRUARY 8, 1856.

Ten o'clock: the House met.

Mr. Young presented the petition of sundry citizens of the county of Warren, in favor of the passage of the bill now before the House entitled,

"An act to incorporate the Belvidere and Delaware Rail Road and Transportation Company;"

Which was read, and
Laid on the table.

Mr. Chetwood presented a petition from sundry citizens of the county of Essex, praying the incorporation of a company for the cultivation of Silk, in the county of Essex;

Which was read, and
Referred to Messrs. Chetwood, Hillard and Endicott.

Mr. Yorke presented a petition from certain citizens of the county of Salem, for the passage of an act to authorise the removal of obstructions in Alloways Creek, in the county of Salem;

Which was read, and
Referred to Messrs. Yorke, Chetwood and Molleson.

Mr. Whitecar, from the Committee on that subject, reported by bill,

"An act to empower the executor of Henry Powell, dec, to make and deliver to James Diamant, a deed for certain lands in the county of Cumberland;

Which was read by its title, and
Ordered a second reading.

Mr. Tuttle, from the Committee on that subject, reported by bill,

"An act for the relief of Abijah Dodd, of the county of Essex;

Which was read by its title,
Ordered a second reading,
And to be printed.

Mr. Yorke, from the Committee on that subject, reported by bill,

"An act to encourage the growth of Thorn Hedges, in the county of Salem;"

Which was read by its title,
Ordered a second reading,
And to be printed.

The re-engrossed bill entitled,

"An act to incorporate the Belvidere and Port Colden Rail Road and Transportation Company,"

Was again read,
And compared,

And the several amendments made thereto in Council having been concurred in,

The same passed the House of Assen.bly unanimously.

Ordered, That the Clerk carry the said bill to Council and inform them that this House have agreed to their amendments, and have ordered that the said bill be re-engrossed.

The engrossed bill entitled,

“An act to incorporate the Medford Rail Road and Transportation Company,”

Having been read the third time, and

Compared,

Was put on its final passage,

And while under consideration,

Mr. Davis presented a petition from a number of the citizens of the county of Burlington, in favor of the passage of said bill;

Which was read, and

Laid on the table; and

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The bill entitled,

“An act to incorporate the Morris County Bank,”

Was read a second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

Oredred, on motion of Mr. Chetwood, That the report of the Committee of the Whole, disagreeing to the first section of the bill entitled,

“An act to incorporate the Citizens’ Bank at Elizabeth,”

Be taken up,

And thereupon,

The House disagreed to the report of the Committee of the Whole;

And the said bill having been read the second time,

Considered by sections, was

Agreed to,

As amended in Committee of the Whole, and

Ordered to be engrossed for a third reading.

The act to authorise Peter V. and John A. Pool, to sell certain real estate, in the county of Somerset,

Was read the second time,

Agreed to by sections, and

Ordered to be engrossed for a third reading.

The act to incorporate the Monmouth and Middlesex Agricultural Rail Road and Transportation Company,

Was called up on its second reading,

And while under consideration,

Mr. Hillard, of Morris, moved its postponement;

And it was thereupon

Ordered, That the said bill be postponed until Wednesday next, and be then considered as the order of the day, in Committee of the Whole.

House adjourned to 3 o'clock, P. M.

MONDAY AFTERNOON, FEBRUARY 8, 1836.

Three o'clock the House met.

Mr. Marshall presented a petition from Westley P. Hunt and Robert A. Hunt, for the passage of a law to authorise the sale of certain real estate, late of Wilson Hunt, dec., situate at Nottingham, in the county of Burlington;

Which was read, and

Referred to Messrs. Marshall, Burtis and Newcomb.

Mr. Lippincott, with leave, presented a bill entitled,

"A Supplement to the act entitled An act to regulate the re-packing of Beef and Pork for exportation, passed the 2d of December, A. D., 1802;"

Which was read by its title, and

Ordered a second reading,

And to be printed.

Mr. Lalor, from the committee on that subject, reported by bill,

"An act to authorise Isaac Collins and Susan R. Smith, to sell a certain tenement and lot of land, in the county of Burlington;"

Which was read by its title, and

Ordered a second reading.

The engrossed bill entitled,

"A further supplement to an act entitled 'An act to incorporate the New Jersey, Hudson and Delaware Rail Road Company,' passed the 8th day of March, A. D., 1832,"

Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Budd,
 Cooper,
 Crusier,
 Crowell,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jackson,
 Jobs,

Messrs. Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Marshall,
 M'Kissack,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,

Yorke—41.

NAY,

Mr. Blane—1.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

Ordered, That the report of the Committee of the Whole upon the bill entitled,

“An act to incorporate the City of Newark,”

Be taken up;

Whereupon, the House agreed to the said report, except that part of the same which had reference to the 38th Section;

And the House having disagreed to the said 38th Section,

Mr. Tuttle offered a substitute therefor, providing, that the said bill should not go into operation until three-fifths of the legal voters of the Township at Newark, should approve thereof, at a public Election, to be holden for that purpose :

And the House having agreed to the said substitute,

The bill was read a second time,

With the amendments made thereto in the Committee of the Whole;

And the same having been severally

Agreed to,

The said bill was

Ordered to be engrossed for a third reading.

The Act to authorise the Governor to convey to the Mayor, Aldermen and Assistants of the City of Trenton, a part of the Government Lot,

Having been called up,

And considered,

Upon the question of agreeing to the first section,

The yeas and nays were desired, and ordered ;

Whereupon,

On motion of Mr. Marshall,

The said bill was

Postponed.

The act to authorise the Board of Chosen Freeholders of the counties of Essex and Middlesex, to build a Bridge over the Rahway River, at Rahway,

Was called up on its second reading, and

While under consideration,

Was postponed.

The bill entitled,

“An act to incorporate the Bergen Rail Road and Transportation Company,”

Was called up on its second reading, and
 On motion of Mr. Chetwood,
 Was postponed to next Thursday,
 And made the order of the day, in Committee of the
 Whole.

The Act to incorporate the Union Manufacturing Compa-
 ny of the City of Trenton,

Was read the second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

The Act to provide for the collection of Taxes on unim-
 proved or vacant Lots,

Was taken up,

And again postponed.

Ordered, on motion of Mr. Tuttle, That the bill from
 Council, entitled,

“An act relative to the charter of the Newark Banking and
 Insurance Company,”

Be made the order of the day, and be considered in Com-
 mittee of the Whole, to-morrow.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, FEBRUARY 9, 1836.

Ten o'clock the House met.

Mr. Flummerfelt presented a petition from citizens of
 the county of Warren, praying the passage of a law to pre-
 vent horse racing;

Which was read, and

Referred to Messrs. Flummerfelt, Lydecker and Hillard.

Mr. Budd presented a petition from the Mount Holly Insurance Company, praying the repeal of that part of their charter which requires them to pay tax to the State ;

Which was read, and

Referred to Messrs. Budd, Rogers and Wade.

Mr. Hillard offered the following resolution:

“Resolved, That the Clerk inform Council that the House is ready to go into Joint Meeting to appoint Clerks in the counties of Sussex and Monmouth, and to make such other Civil and Military appointments as are necessary in the several counties, and request Council to make the time and place ;”

Which was read, and

Agreed to, and

Ordered to be sent to Council.

Mr. Yorke, from the committee on that subject, reported by bill,

“An act for the relief of the legatees of Benjamin Thompson, dec., late of the county of Salem ;”

Which was read by its title, and

Ordered a second reading.

Mr. Hillard, from the committee to whom had been referred the Joint Resolution from Council to authorise the fitting up of the old Council Chamber for an Executive Office,

Reported the said Joint Resolution

Without amendment ;

And the same having been read the second time, and

Agreed to, was

Ordered to a third reading.

The House then went into Committee of the Whole,

Mr. Valentine of Warren in the Chair,

And resumed the consideration of the bill entitled,

“An act relative to the property of the unincorporated society of Friends in this State ;”

And after some time spent therein,

The committee rose,

Reported progress,

And had leave to sit again this afternoon.

House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, FEBRUARY 9, 1836.

Three o'clock the House met.

A message from Council, by Mr. Wescott, their Secretary, informed the House of Assembly that Council had disagreed to the bill from the House of Assembly, entitled,

"A Supplement to the act entitled An act to incorporate the Bordentown Water Company,"

And return the same to the House of Assembly:

That Council have passed a bill from the House of Assembly, entitled,

"An act to divorce Sarah Martin from her husband, Joseph F. Martin,"

Without amendment;

And that Council have passed a bill entitled,

"An act to confirm a contract made by William Tinsman, dec'd,"

To which bill the assent of the House of Assembly is requested;

And that Council will be ready to go into Joint Meeting, to appoint Clerks in the counties of Sussex and Monmouth, and to make such other Civil and Military appointments as may be necessary in the several counties, on Saturday, the thirteenth day of this month, at 10 o'clock in the forenoon, in the Assembly Room.

The bill entitled,

"An act to confirm a certain contract made by William Tinsman, dec'd,

Was read by its title, and

Ordered a second reading.

Mr. Valentine presented a petition from the citizens of the county of Warren, praying the re-enactment of the law to prevent Horse Racing;

Which was read, and

Referred to the committee on that subject.

Mr. Chetwood, from the committee on that subject, reported by bill,

"An act to incorporate the Elizabeth-Town Silk Manufacturing Company;"

Which was read by its title, and
Ordered a second reading.

Mr. Marshall, from the committee on that subject, reported by bill,

“An act to authorise the sale of the real estate whereof Wilson Hunt died seized ;”

Which was read by its title, and
Ordered a second reading.

Mr. Gifford, from the committee on that subject, reported by bill,

“An act to repeal An act to regulate the fishing with seines in Barnegat Bay, north of Barnegat Inlet, in the county of Monmouth, passed Feb. 2d, 1833 ;”

Which was read by its title,
Ordered a second reading,
And to be printed.

The engrossed bill

To authorise Peter V. Pool and John A. Pool, Trustees, to sell certain real estate,

Having been read the third time, and
Compared,

Upon the question,
Shall this bill pass ?

Was determined in the affirmative unanimously.

Ordered, on motion of Mr. Marshall, That the vote for the engrossment of the bill entitled,

“An act to incorporate the Union Manufacturing Company of Trenton ;”

Be reconsidered ;

And thereupon,

The said bill was amended,

Again read, and

Ordered to be engrossed for a third reading.

The House again went into Committee of the Whole, upon the bill entitled,

“An act relative to the property of the unincorporated Society of Friends in this State ;”

And after progressing therein for some time,

The Committee rose,

Reported progress,

And had leave to sit again, to-morrow morning, at 10 o'clock.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, FEBRUARY 10, 1836.

Ten o'clock the House met.

Mr. Wills presented a petition from a large number of the citizens of the county of Burlington, in favor of the passage of the bill now pending before the House of Assembly, entitled,

"An act relative to the property of the unincorporated Society of Friends, in this State;"

Which was read, and

Laid on the table.

Messrs. Burtis, of Monmouth; Lippincott, of Gloucester; Deacon, of Burlington; Rogers, of Gloucester; and Springer, of Salem, severally presented petitions from their respective counties, in favor of the said bill;

Which were read, and

Ordered to lie on the table.

Mr. Parsons presented the following statement of the Paterson Bank.

STATEMENT

Of the affairs of the PATERSON BANK, Feb. 5, 1836.

| | |
|------------------------------------|------------|
| To receipts on account of the as- | |
| sets of the original stock, | \$6,865 00 |
| " capital stock paid in under the | |
| act of 1834, | 100,000 00 |
| " capital stock created out of the | |
| surplus funds of the bank, | 10,000 00 |
| " bills in circulation, | 84,133 00 |

| | | |
|---|-----------|--------------|
| To do. bearing interest, | 13,641 12 | |
| “ amount due individual de- posits, | 23,429 86 | |
| “ amount due Post Office De- partment, | 60 54 | |
| “ amount due to other banks, | 2,194 23 | |
| “ do of profit and loss, | 2,600 15 | |
| | <hr/> | \$242,923 90 |

| | | |
|---|------------|--------------|
| By amount paid on account of as- sets of original stock, | \$5,885 91 | |
| “ real estate, | 14,901 48 | |
| “ bills discounted, | 195,270 86 | |
| “ cash on hand in specie, | 10,026 45 | |
| “ do in bank notes of other banks and checks, | 3,060 42 | |
| “ amount due from other banks, | 13,513 78 | |
| “ protested bills, | 265 00 | |
| | <hr/> | \$242,923 90 |

STATE OF NEW JERSEY, } ss.

Personally appeared before me, Aaron S. Pennington, one of the Masters in Chancery of New Jersey, T. W. T. Bicknell, President, and James M. Redmond, Cashier, of the Patterson Bank, who being duly sworn according to law, depose and say, that the above statement is correct according to the best of their knowledge and belief.

T. W. T. BICKNELL, President.
J. M. REDMOND, Cashier.

Sworn before me, this 6th day of February, A. D. 1836.
A. S. PENNINGTON,
Master in Chancery.

Which was read,
Ordered to lie on the table,
And be printed.

Mr. Molleson presented a petition from John T. McDowell, David Mercereau and Joseph M'Chesney, praying compensation for services rendered the State in executing the duties of Commissioners under an act of the State of New Jersey, entitled,

"A supplement to an act entitled An act to encourage and regulate the planting of Oysters, in the township of Perth Amboy, passed the 25th day of November, 1824 ;"

Which was read, and

Referred to Messrs. Molleson, Endicott and Brown.

Mr. Davis presented two petitions from sundry citizens of the county of Gloucester in favor of the passage of the bill for the construction of a Rail Road from Tuckerton to the city of Camden ;

Which was read, and

Referred to the Committee on that subject.

Mr. M'Dowell presented a petition from sundry citizens of the county of Middlesex, for a law to regulate the fishing in South River ;

Which was read, and

Referred to Messrs. M'Dowell, M'Kissack and Hall.

The engrossed bill entitled,

"An act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,"

Was called up on its third reading,

And thereupon,

On motion of Mr. Jobs, was

Ordered to be recommitted.

The engrossed bill entitled,

"An act to erect parts of the counties of Bergen and Essex into a new county, to be called the county of Passaic,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

Was decided in the affirmative by the following vote :

YEAS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Endicott,
Flummerfelt,
Flatt,
Hunt,
Hopper,

Messrs. Jackson,
Jobs,
Lydecker,
Linn,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,

Messrs. Runyan,
Springer,
Saunier,
Thomson,

Messrs. Tuttle,
Valentine,
Whitecar,
Wade,
Yorke—29.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Deacon,
Davis,
Gifford,
Haight,

Messrs. Hillard,
Hall,
Lippincott,
Lalor,
Marshall,
Ryall, (Sp.)
Rogers,
Strader,
Wills,
Young—20.

The Joint Resolution from Council authorising the fitting up of the former Council chamber for an Executive office, Court of Chancery, &c.,

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

“An act to incorporate the Union Manufacturing Company of Trenton,”

Having been read three times,

And compared,

Upon the question,

Shall this bill pass ?

Was decided in the affirmative by the following vote:

YEAS,

Messrs. Brown,
 Budd,
 Cruser,
 W. Cook,
 Endicott,
 Flummerfelt,
 Flatt,
 Haight,
 Hopper,
 Hall,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,

Messrs. Molleson,
 M'Dowell,
 M'Kissack,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,

Young—31.

NAYS,

Messrs. Burtis,
 Bray,
 Cooper,
 Deacon,

Messrs. Davis,
 Gifford,
 Newcomb,
 Rogers,

Wills—9.

Ordered, that the Clerk carry the said bills to Council, inform them of the passage thereof, and request their assent hereto;

And also inform Council that the House of Assembly have agreed to the said joint resolution.

The House then again went into Committee of the Whole, upon the bill entitled,

“An act relative to the property of the unincorporated Society of Friends in this State;”

And having gone through the same by sections,
 And agreed thereto,
 The Committee rose, and reported said bill to the House,
 without amendment.

Ordered, on motion of Mr. Valentine, that the title of the
 bill be taken for its second reading ;

And thereupon,

The said bill was ordered a third reading.

Ordered, That the bill from Council entitled,

“A supplement to the act entitled An act to erect and establish a Banking and Insurance Company, in the town of Newark and county of Essex, passed the 17th day of February, 1804, and to extend the charter thereof,”

Be made the special order of the day, and be considered in Committee of the Whole, this afternoon.

House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, FEBRUARY 10, 1836.

Three o'clock the House met.

Mr. Chetwood presented a petition from the rector, wardens and vestry of St. Mary's Church, in Burlington, praying the alteration of certain provisions in their charter ;

Which was read, and

Referred to Messrs. Chetwood, Deacon and Yorke.

Mr. Crowell presented a petition from William Shotwell and Isaac Prall, for the passage of a law to enable them, as the administrators of David M. Shotwell, to make a deed to James Jones, in order to fulfil a contract made between Jones and Shotwell ;

Which was read, and

Referred to Messrs. Crowell, Chetwood and Blane.

Mr. Davis presented a petition from citizens of Burlington, owners and proprietors of marl beds, for the passage of an act supplementary to the act entitled,

"An act to enable the owners of swamp or meadow ground to drain the same, and to repeal a law heretofore made for that purpose, passed Nov. 24, 1792 ;"

Which was read, and

Referred to Messrs. Davis,

Mr. Parsons presented the petition of William Crombie, attorney in fact for certain persons resident in Great Britain, who claim to be the heirs at law of John G. Leake, late of the city of New York, praying legislative authority to enable them to appear and traverse an inquisition now pending before the Supreme Court of New Jersey in relation to lands late of the said John G. Leake, which are said to have escheated to the State ;

Which was read, and

Referred to Messrs. Parsons, Hopper and Molleson.

Mr. Marshall presented the petition of Mary Higgins, praying for a divorce ;

Which was read, and

Referred to Messrs. Marshall, Flummerfelt and Strader.

Mr. Valentine presented a remonstrance from certain citizens of the county of Warren against the grant of any further privileges to the Morris Canal and Banking Company ;

Which was read, and

Referred to the Committee on that subject.

Mr. Bray, from the Committee on that subject, reported by bill,

"An act to incorporate the Phoenix Manufacturing Company ;"

Which was read by its title, and

Ordered a second reading.

The House then went into Committee of the Whole upon the bill entitled,

"A Supplement to the act entitled "An act to erect and establish a Banking and Insurance Company in the Town of Newark,"

Mr. Tuttle of Essex, in the Chair ;

And having gone through the said bill by sections,

And amending the same,

The Committee rose and reported the bill to the House with amendments ;

Whereupon,

The said amendments were agreed to, and the title of said bill was taken for a second reading ;

And upon the question of ordering the bill to a third reading, the yeas and nays were called for and ordered,

And the House thereupon ordered the said bill to a third reading by the following vote :

YEAS,

Messrs. Budd,
 Chetwood,
 J. Cook,
 Deacon,
 Davis,
 Flatt,
 Hunt,
 Hopper,
 Hillard,
 Jackson,
 Linn,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,

Messrs. M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Wills,
 Yorke—30.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Cooper,
 Crusier,
 W. Cook,
 Endicott
 Flummerfelt,

Messrs. Gifford,
 Hall,
 Jobs,
 Lippincott,
 Lydecker,
 Rogers,
 Strader,
 Valentine,
 Young—18.

The House then went into Committee of the Whole,
 Mr. Runyan of Middlesex in the Chair,
 Upon the bill entitled,
 "An act to incorporate the Monmouth and Middlesex Ag-
 ricultural Rail Road and Transportation Company;"

And after going through said bill, and
Amending the same,

The Committee rose, and reported the bill to the House
as amended;

And the House having agreed to said report,
Ordered the said bill to be engrossed.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the following bills from the House of Assembly,

Without amendment:

"An act to dissolve the marriage contract between Joseph Owen, of the county of Gloucester, and Milicent R. Owen, his wife;"

"An act to authorise the enclosure of a certain tract of woodland, in the township of Franklin, in the county of Bergen;"

And,

"An act to incorporate the Franklin Fire Engine Company of Middletown Point."

And that Council have passed the following bills:

"A Supplement to the act entitled An act to incorporate the Farmers' and Mechanics' Bank of Rahway;"

And,

"An act to empower Hugh H. Abernethy, Guardian of Louisa Maxwell and Enoch Green, to sell certain real estate;"

To which bills the assent of the House of Assembly is requested;

The bill entitled,

"A Supplement to the act to incorporate the Farmers' and Mechanics' Bank of Rahway,"

Was read by its title, and

Ordered a second reading.

The bill entitled,

"An act to empower Hugh H. Abernethy, Guardian of Louisa Maxwell and Enoch Green, to sell certain real estate,"

Was read by its title, and

Ordered a second reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, FEBRUARY 11, 1836.

Ten o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had passed the following bills:

"An act to incorporate the Camden and Philadelphia Steam Boat Ferry Company;"

And,

"An act to incorporate the New Brunswick Manufacturing Company;"

To which bills the assent of the House of Assembly is requested.

And that Council have receded from their amendment to the third resolution of the Joint Resolutions from the House of Assembly, respecting our relations with France, and have passed said Joint Resolutions, as amended.

Ordered, That the bill entitled,

"An act to incorporate the Camden and Philadelphia Steam Boat Ferry Company," be read by its title, and

Ordered a second reading.

Ordered, That the act to incorporate the New Brunswick Manufacturing Company be read by its title, and

Ordered a second reading.

The joint resolutions relating to our affairs with France

Having been again read as amended in Council, and Council having receded from the amendment made by them to the third resolution, the said resolutions

Were agreed to, and

Ordered to be re-engrossed.

Mr. Blane presented a petition from the citizens of Milford, in the county of Hunterdon, for the passage of a law to authorise the erection of a Bridge at Milford, on the Delaware river;

Which was read, and

Referred to Messrs. Blane, Crowell and Burtis.

Mr. Hall presented a petition in favor of the passage of the bill now pending before the House to incorporate a Company to construct a Rail Road from Lambertsville to some point on the Elizabeth-Town and Somerville Rail Road.

Which was read, and

Ordered to lie on the table.

Mr. Valentine presented a petition from the citizens of the county of Warren, remonstrating against the passage of any law to increase the powers of the Morris Canal and Banking Company.

Which was read, and

Ordered to be referred to the committee on that subject.

Mr. Young presented a petition from citizens of the county of Warren, in favor of the passage of a bill entitled,

“An act to incorporate the Belvidere and Delaware Rail Road and Transportation Company,”

Which was read, and

Laid on the table.

Mr. Hillard, from the committee appointed to inquire into the expediency of a new apportionment of Taxes, made the following

REPORT.

The Committee who were appointed to inquire into the expediency of making a new apportionment of Taxes amongst the several counties in this State, beg leave to Report:

That after a most careful investigation of the whole subject, they are satisfied that a new apportionment ought to be made; that the list is very defective, and the inequality of tax paid by the different counties is manifest; but at the same time, they deem it inexpedient to make any new apportionment at this time.

This arises from the fact that no mode has heretofore been adopted by which the true valuation of the whole real estate in the different counties can be ascertained; and it appears that, instead of having some fixed principle by which to settle such valuation, and some settled and undeviating rule by which to apply it, the former valuations have been adopted upon the *supposition* of the committees who had the duty to perform.

The former apportionment, and that which is now in operation, was made by taking the medium per cent. between population and valuation: since that period, some of the counties have quadrupled their population, and some have increased slowly; in others, great additional territory has been acquired, while in some it has diminished: this no doubt arises in the former case from the location of large bodies of land in some of the eastern counties heretofore vacant, and from the omission of assessors in the western counties to return pine lands from which the timber had been cut.

Under these circumstances the committee have unanimously determined to report a bill entitled, "An act to secure a more equal system of taxation;" being the same bill which was before the House in the session of 1832, and if passed, the House will, as your committee believe, provide for a correct valuation of the lands in the State, and furnish a basis upon which the future apportionment of the taxes shall be founded.

The committee are satisfied that in several counties the tax now paid falls far short of the equal and just proportion which those counties should pay; while in others, the tax paid is more than their proportionate share. This ought not to be: the burthens imposed upon the citizens ought to be equal, just and proportionate: while none should escape the quota which properly falls to his lot, so none should be visited with an excess. It is the great object of our law to do justice; and it is no less an imperative duty, in the administration of the laws, to give public satisfaction: this can only be done by that nice distribution of the taxes which carries with it the entire conviction that "every man in society is justly and duly assessed:" then will every portion of our citizens pay that tax with cheerfulness which otherwise they render with distrust; and the resources of the State will be drawn from the pockets of a *willing* people.

It is a matter of great and deserved gratulation that the people of New Jersey are an active, industrious, enterprising and honest population, with a capacity to improve, and a clear intellect to understand the natural advantages they possess: with such a people, that should reason from unjust legislation to create the impression that they have not equal rights, there should be every thing done to equalise their condition; and there is no legislative action of the House so closely viewed by them as that of taxation; let this be conducted upon fair and equal principles, and their condition is improved, their prosperity unchecked, and their industry quickened by the impulse thus afforded.

HENRY HILLARD, *Chairman.*

Which was read, and

Agreed to.

The bill reported by the committee entitled,

"An act to secure a more equal and just system of Taxation,"

Was read by its title,

Ordered a second reading,

And to be printed.

Mr. Marshall, from the committee on that subject, reported by bill,

"An act to divorce Mary Higgins,"

Which was read, and

Ordered a second reading.

Mr. Budd, from the Committee on that subject, reported by bill,

"An act for the relief of the Mount Holly Insurance Company;"

Which was read, and

Ordered a second reading.

The engrossed bill entitled,

"An act to incorporate the City of Newark,"

Having been read three times,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,

Brown,

Blane,

Crowell,

Cooper,

W. Cook,

J. Cook,

Deacon,

Davis,

Endicott,

Flummerfelt,

Flatt,

Gifford,

Hunt,

Hopper,

Messrs. Hillard,

Hall,

Jackson,

Lydecker,

Linn,

Lalor,

Marshall,

Molleson,

M'Dowell,

Newcomb,

Quimby,

Ryall, (Sp.)

Runyan,

Shay,

Springer,

Messrs. Strader,
Saunier,
Thomson,
Tuttle,

Messrs. Valentine,
Whitecar,
Wade,
Wills,

Young—39.

NAYS,

Messrs. Burtis, Rogers and Jobs—3.

The engrossed bill from Council entitled,
“A supplement to the act entitled, ‘An act to establish a
Banking and Insurance Company in the Town of Newark
and county of Essex, passed the 17th of February 1804, and
to extend the charter thereof,’”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Crowell,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flatt,
Hunt,
Hopper,
Hallard,
Jackson,
Jobs,
Lydecker,
Linn,
Lalor,

Messrs. Marshall,
Molleson,
M'Dowell,
Newcomb,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Whitecar,
Wade,

Wills—31.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,

Messrs. Flummerfelt,
Hall,
M'Kissack,
Rogers,
Valentine,
Young—12.

Ordered, That the Clerk carry the said bills to Council, inform them of the passage thereof, and request their assent to the same.

The bill entitled,

“A Supplement to the act entitled An act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company, passed January 19th, A. D., 1836 ;”

Having been read the second time,

Was agreed to, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to incorporate the Neshanick Mining Company of the county of Hunterdon,”

Having been read the second time,

And considered by sections,

Was ordered to be engrossed for a third reading.

The House then went into Committee of the Whole, Mr. Valentine of Warren in the chair, upon the bill entitled,

“An act to incorporate the Bergen County Rail Road and Transportation Company ;”

And having gone through said bill by sections,

And amended the same,

The committee rose and reported the said bill to the House With amendments ;

And thereupon the report of the committee, with the said bill and its amendments,

Was laid on the table.

The House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, FEBRUARY 11, 1836.

Three o'clock the House met.

Mr. Deacon presented a petition from citizens of the county of Burlington, praying the incorporation of a Bank at the town of Burlington ;

Which was read, and

Referred to Messrs. Deacon, Wade and Crowell.

Mr. Saunier presented a petition from Mary Demarest, praying the passage of a law to authorise the sale of real estate ;

Which was read, and

Referred to Messrs. Saunier, Hall and Gifford.

Mr. Parsons presented a remonstrance against the passage of a law to remove obstructions in the Passaic river at or above Little Falls ;

Which was read, and

Referred to the committee on that subject.

Mr. Parsons, from the committee on that subject, reported by bill,

“An act for the relief of the heirs of John G. Leake, dec'd;

Which was read by its title, and

Ordered a second reading.

Mr. Saunier, from the committee on that subject, reported by bill,

“An act to divorce Patrick H. Taylor ;”

Which was read by its title,

Ordered a second reading,

And the printing dispensed with.

Mr. Blane, from the committee on that subject, reported by bill,

“An act to incorporate the Milford Delaware Bridge Company ;”

Which was read by its title, and

Ordered a second reading.

Mr. Molleson, from the committee on that subject, reported by bill,

“An act to divorce Catharine Smith from her husband, Clark Smith ;”

Which was read by its title,
 Ordered a second reading,
 And the printing dispensed with.
 The engrossed bill entitled,
 "An act to incorporate the Morris County Bank,"
 Having been read the third time in the House,
 And compared,
 Upon the question,
 Shall this bill pass?
 Was determined in the negative by the following vote:

YEAS,

Messrs. Burtis,
 Brown,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Hopper,
 Hillard,
 Jackson,
 Linn,

Messrs. Marshall,
 Molleson,
 Newcomb,
 Quimby,
 Rogers,
 Runyan,
 Shay,
 Strader,
 Saunier,
 Tuttle,

Valentine—21.

NAYS,

Messrs. Bray,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Cruser,
 W. Cook,
 Flummerfelt,
 Flatt,
 Gifford,
 Haight,
 Hunt,
 Hall,

Messrs. Jobs,
 Lippincott,
 Lydecker,
 Lalor,
 M'Dowell,
 M'Kissack,
 Ryall, (Sp.)
 Springer,
 Thomson,
 Whitecar,
 Wade,
 Wills,
 Young—26.

Ordered, that said bill lie upon the table.

The engrossed bill entitled,

"An act relative to the property of the unincorporated Society of Friends, in this State,"

Having been read the third time,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

Messrs. Burtis,
Brown,
Blane,
Crowell,
Cooper,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,
Hall,
Jackson,

Messrs. Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
Molleson,
M'Kissack,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Springer,
Strader,
Valentine,
Wills,

Young—35.

NAYS,

Messrs. Bray,
Budd,
Chetwood,
Cruser,
W. Cook,
Flatt,
Hunt,

Messrs. M'Dowell,
Newcomb,
Runyan,
Thomson,
Tuttle,
Whitecar,
Wade—14.

Ordered, That the Clerk inform Council that the said bill has passed this House without amendment.

Mr. Crowell, from the committee on that subject, reported by bill,

“An act to empower Francis W. Brinley, John Rutherford, jr., Lewis Leslie and their associates, to build a Bridge over the Rahway river at or near the head of navigation ;”

Which was read by its title, and

Ordered a second reading.

The bill entitled,

“An act to incorporate the Hunterdon Rail
Road and Transportation Company,”

Was taken up on its second reading, and

While the 15th section was under consideration,

Was postponed.

The bill entitled,

“An act to incorporate the Bergen County Rail Road and
Transportation Company,”

Was taken up on the report of the Committee of the Whole,
and,

Having been read the second time,

And further amended, was

Ordered to be engrossed for a third reading.

A message from Council, by Mr. Westcott, informed the House that Council had passed the following bill from the House of Assembly,

With amendments ;

To which amendments the assent of the House of Assembly is requested :

“An act to incorporate the Belleville Rail Road and Transportation Company ;”—And

“An act to authorise Trustees therein named to sell certain real estate whereof Meribah Fowler, late of the county of Burlington, died seized.”—That

Council have disagreed to the bill from the House of Assembly entitled,

“An act relative to Licenses to Turnpike Companies ;”

And herewith return said bill—And

Council have passed the following bills from the House of Assembly,

Without amendment, viz :

“An act relative to a bequest in the last will and testament of Uzal Sayres, late of the township of Newark, in the county of Essex, for schooling poor children”—And

A further supplement to the act entitled “An act relative to the Supreme and Circuit Courts.”

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, FEBRUARY 13, 1836.

Ten o'clock the House met.

The bill entitled,

"An act to authorise trustees therein named, to sell certain real estate whereof Meribah Fowler, late of the county of Burlington, died seized,"

Having been read as amended in Council, and

Having been agreed to, was

Ordered to be re-engrossed.

The bill entitled,

"An act to incorporate the Belleville Rail Road and Transportation Company,"

Having been read, and

The amendment made thereto in Council having been agreed to, the said bill was

Ordered to be re-engrossed for a third reading.

Mr. Flatt presented to the House a remonstrance against the application of the Morris Canal and Banking Company, signed by a large number of the owners and possessors of mills at Paterson;

Which was read, and

Referred to the Committee on that subject.

Mr. Tuttle presented a petition from the President and Officers of the Newark Benevolent Association, praying an act of incorporation;

Which was read, and

Referred to Messrs. Tuttle, Thomson and Crowell.

Mr. Valentine presented a remonstrance from citizens of the counties of Warren, against the Horse Race law;

Which was read, and

Referred to the committee on that subject.

Mr. M'Dowell, from the committee on that subject, reported by bill,

"An act to regulate Shad Fishing in South river, in the county of Middlesex:"

Which was read by its title, and

Ordered a second reading,

And to be printed.

The engrossed bill entitled,

"An act to incorporate the Monmouth and Middlesex Agricultural Rail Road and Transportation Company,"

Having been three times read,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,

Bray,

Brown,

Budd,

Crowell,

Cooper,

Chelwood,

W. Cook,

J. Cook,

Deacon,

Davis,

Endicott,

Flummerfelt,

Flatt,

Haight,

Hunt,

Hillard,

Hall,

Jobs,

Lydecker,

Linn,

Messrs. Lalor,

Marshall,

Molleson,

M'Dowell,

M'Kissack,

Newcomb,

Quimby,

Rogers,

Ryall, (Sp.)

Runyan,

Shay,

Springer,

Strader,

Saunier,

Thomson,

Tuttle,

Valentine,

Whitecar,

Wade,

Wills,

Young,

Yorke—43.

NAYS,

Messrs. Blane, Cruser and Gifford—3.

The engrossed bill entitled,
 "An act to incorporate the Neshanic Mining Company,"
 Having been read the third time, and
 Compared,
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Budd,
 Crowell,
 Cooper,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hillard,
 Hall,
 Jackson,
 Lydecker,
 Linn,

Messrs. Lalor,
 Marshall,
 Molleson,
 Newcomb,
 Quimby,
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,
 Yorke—38.

NAYS.

Messrs. Blane,
Cruser,
Flatt,

Messrs. Jobs,
M'Kissack,
Ryall, (Sp.)—6.

The engrossed bill entitled,

“A supplement to the act entitled ‘An act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company,’ passed January 19, 1836,”

Having been read the third time,

And compared,

Upon the question.

Shall this bill pass?

Was determined in the affirmative by an unanimous vote.

Ordered, That the Clerk carry said bills to Council, inform them of the passage thereof, and request their assent to the same.

The joint resolutions relative to our affairs with France,

Having been re-engrossed,

Were read,

And compared,

And upon the question,

Shall these joint resolutions pass?

Was decided in the affirmative by the following vote :

YEAS.

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
J. Cook,
Deacon,

Messrs. Endiccott,
Flummerfelt,
Gifford,
Haight,
Hillard,
Hall,
Jackson,
Jobs,
Lydecker,

Messrs. Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,

Messrs. Ryall, (Sp.)
Rogers,
Shay,
Strader,
Valentine—28.

NAYS,

Messrs. Crowell,
Chetwood,
W. Cook,
Flatt,
Hunt,
Molleson,
M'Dowell,

Messrs. Newcomb,
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade,

Yorke—15.

Ordered, That the Clerk inform Council that the House have agreed to the said resolutions as amended, and have ordered the same to be re-engrossed.

Mr. Flummerfelt moved the reconsideration of the vote of yesterday rejecting the bill entitled,

"An act to incorporate the Morris County Bank ;"

And upon the question of agreeing to said motion,

The House agreed thereto by the following vote of two-thirds in its favor :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Budd,
Crowell,
Cooper,
Cruser,
J. Cook,

Messrs. Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hillard,

Messrs. Hall,
 Jackson,
 Jobs,
 Lydecker,
 Linn,
 Lalor,
 Marshall,
 Molleson,
 M'Kissack,

Messrs. Quimby,
 Rogers,
 Shay,
 Strader,
 Saunier,
 Tuttle,
 Valentine,
 Wills,
 Young—34.

NAYS,

Messrs. Blane,
 Chetwood,
 W. Cook,
 Hunt,
 M'Dowell,
 Ryall, (Sp.)

Messrs. Runyan,
 Springer,
 Thomson,
 Whitecar,
 Wade,
 Yorke—12.

House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, FEBRUARY 13, 1836.

Three o'clock the House met.

Mr. Lippincott presented a remonstrance from citizens of the county of Gloucester, against the passage of an act to incorporate the Bridgeton Glass Manufacturing Company ;

Which was read, and

Ordered to lie on the table.

Mr. Rogers also presented a remonstrance from Gloucester on the same subject ;

Which was ordered to lie on the table.

Mr. Endicott presented a remonstrance from citizens of Bridgeton on the same subject ;

Which was read, and

Ordered to lie on the table.

Mr. Brown presented a remonstrance against the Hunterdon Rail Road Company ;

Which was read, and

Laid on the table.

Mr. Bray presented a petition from citizens of Hunterdon, Somerset and Warren, in favor of the Hunterdon Rail Road and Transportation Company ;

Which was read, and

Ordered to lie on the table.

The engrossed bill entitled,

“ An act to incorporate the Morris County Bank,”

Having been heretofore read,

And compared,

Was called up, and

Upon the question,

Shall this bill pass ?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Cooper,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Gifford,
 Hillard,
 Jackson,
 Lippincott,
 Lydecker,

Messrs. Linn,
 Marshall,
 Molleson,
 Newcomb,
 Quimby,
 Rogers,
 Runyan,
 Shay,
 Strader,
 Springer,
 Saunier,
 Tuttle,
 Valentine,
 Wade—28.

NAYS,

Messrs. Blane,
 Budd,
 Flummerfelt,
 Haight,
 Hunt,
 Hall,
 Jobs,

Messrs. Lalor,
 M'Dowell,
 Ryall, (Sp.)
 Thomson,
 Whitecar,
 Wills,
 Young—14.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

Mr. Crowell, from the committee on that subject, reported by bill,

“An act to authorise William Shotwell and Isaac Prall to execute a contract made between David M. Shotwell and James Jones, for sale of land;”

Which was read by its title, and

Ordered a second reading.

Mr. Tuttle, from the Committee on that subject, reported by bill,

“An act to incorporate the Newark Benevolent Association;”

Which was read by its title, and

Ordered a second reading.

Mr. Deacon, from the committee on that subject, reported by bill,

“An act to incorporate the Burlington Bank, at Burlington;”

Which was read by its title, and

Ordered a second reading.

The bill entitled,

“An act to authorise the sale of the real estate of William Rogers, senr., in the county of Burlington,”

Having been read the second time,

And considered by sections,

Was ordered to be engrossed for a third reading.

The House then proceeded to make nominations for Joint Meeting ;

And after completing the same, the House came to order;

The lists were compared, and a duplicate sent to council.

The bill from Council entitled,

“An act to incorporate the New Brunswick Manufacturing Company;”

Was called up,

Read the second time,

Considered by sections,

Agreed to, and

Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

SATURDAY MORNING, FEBRUARY 14, 1836.

Ten o'clock the House met.

Mr. Flummerfelt presented a petition from a number of ladies of the county of Warren, praying the re-enactment of the law to prevent horse racing;

Which was read, and

Referred to the committee on that subject.

Mr. Young presented a petition from citizens of Warren on the same subject;

Which was read, and

Referred to the committee on that subject.

Mr. Linn, with leave, presented a bill entitled,

“A Supplement to an act entitled An act to incorporate the Franklin Manufacturing Company, in the county of Sussex, passed the 4th day of March, A. D. 1828;”

Which was read by its title, and

Ordered a second reading.

The engrossed bill entitled,

“An act to incorporate the New Brunswick Manufacturing Company,”

Having been three times read as passed in council,

Upon the question,

Shall this bill pass?

Was ordered to be postponed for farther consideration.

The re-engrossed bill entitled,

“An act to authorise the sale of certain real estate whereof Meribah Fowler, late of the county of Burlington, died seized,”

Having been read as amended,

Passed the House of Assembly unanimously.

Ordered, That the Clerk inform Council that the House of Assembly has agreed to the amendment made in Council to the said bill, and have caused the same to be re-engrossed.

A message from Council, by Mr. Westcott, their Secretary,

informed the House of Assembly that Council had passed the following bills from the House of Assembly, without amendment, viz :

“An act to incorporate the Medford Rail Road and Transportation Company.”

“An act to incorporate the Lumberville Delaware Bridge Company.”

“A Supplement to the act entitled An act incorporating the inhabitants of townships, designating their power and regulating their meetings, passed the twenty-first of February, one thousand seven hundred and ninety-eight ;”

And, “An act to authorise John G. Bartholf, guardian of the heirs of Isaac Herbert, deceased, Ananiah Gifford, guardian of Hannah Herbert, infant daughter of Jacob Herbert, deceased, and Lydia Hays, administratrix of Jonathan Hays, deceased, to sell and convey certain real estate in the county of Monmouth ;”

And, “An act to divorce Nicholas D. Van Buskirk from his wife, Nancy Van Buskirk.”

Mr. Jackson, from the committee to whom had been referred the proposition of the Delaware and Raritan Canal and Camden and Amboy Rail Road and Transportation Companies, made the following

REPORT.

The committee to whom was referred the proposition of the Delaware and Raritan Canal and the Camden and Amboy Rail Road and Transportation Companies, beg leave to report in part—

That they have received a bill from the said Companies detailing the proposition made by the said Companies, which they have a desire that your committee should lay before the Legislature.

Your committee, without in any way committing themselves as to the propriety of the Legislature passing the bill, report the same for the consideration of the Legislature.

The committee would beg leave to say, that the fifth section of the bill is not the proposition of the Company, but is

introduced by them on the suggestion of one of the committee,

February 13, 1836.

J. B. MUNN,
WM. THOMSON,

Committee of Council.

JOHN D. JACKSON,
CALEB H. VALENTINE,
BENJAMIN DAVIS,
T. JONES YORKE,

Committee of Assembly.

The bill reported by the said committee entitled,
“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and the Camden and Amboy Rail Road,”

Having been read, was

Ordered to a second reading,

And five hundred copies to be printed for the use of the Legislature.

Ordered, That the said bill be referred to the Committee of the Whole, and be made the special order of the day for Thursday next.

Council then came into the Assembly Room, both Houses went into Joint Meeting, and after completing their appointments the Joint Meeting rose, and

The House came to order.

The bill entitled,

“An act to incorporate the Bergen County Rail Road and Transportation Company,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Crowell,
 Cooper,
 W. Cook,
 J. Cook,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hillard,
 Hall,
 Jackson,
 Lippincott,
 Lydecker,

Messrs. Linn,
 Lalor,
 Marshall,
 M'Dowell,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Saunier,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,

Yorke—31.

NAYS,

Messrs. Blane,
 Cruser,
 Davis,
 Hunt,

Messrs. Jobs,
 M'Kissack,
 Newcomb,
 Shay,

Thomson—9.

The House adjourned to 3 o'clock, P. M.

SATURDAY AFTERNOON, FEBRUARY 13, 1836.

Three o'clock the House met.

Mr. Flatt presented a petition from citizens of Essex and Middlesex, praying the passage of a law to set off a new county from parts of the counties of Essex, Middlesex and Somerset;

Which was read, and

Referred to Messrs. Flatt, Jobs and Runyan.

Mr. Davis, from the committee on that subject, reported by bill,

“A Supplement to the act authorising the draining of Marshes and Swamps;”

Which was read by its title,

Ordered a second reading,

And to be printed.

Mr. Yorke, from the committee on that subject, reported by bill,

“An act to incorporate the Alloway's Creek Navigation-Company, in the county of Salem;”

Which was read by its title, and

Ordered a second reading.

Ordered, That the bill entitled,

“An act to incorporate the Phoenix Manufacturing Company,”

Be re-committed.

House adjourned to Monday morning, at 10 o'clock.

HOUSE OF ASSEMBLY.

MONDAY MORNING, FEBRUARY 15, 1836.

Ten o'clock the House met.

The Speaker laid before the House the following report, from John M. Cornelison, Esq., one of the trustees appointed by the State to take charge of the State lands in Bergen, late the real estate of John G. Leake.

*To the Honorable the Legislative Council, and
General Assembly of the State of New Jersey—*

The report of John M. Cornelison, one of the trustees appointed by the Legislature of this State to take charge of lands lying in the county of Bergen, formerly belonging to John G. Leake, deceased, show that the suits commenced previous to last report were prosecuted; and the defendant pleading title, and the necessary security being filed, the suit was carried to the Supreme Court of the State: the proceedings in the case were communicated to the Attorney-General of the State, as directed by the acts passed February 27, 1834; to which communication an answer has not yet been received. On the 4th of April, 1835, part of the lands belonging to the said estate were, by a decree of the Orphans' Court of the county of Bergen, sold by the administrator, to settle the estate of the said John G. Leake; and a surplus arising from the sale of the said lands, of about \$450, now remains in the hands of the administrator of the estate.

By a resolution passed the 3d of March, 1835, the trustees on the part of the State were directed to inquire what trespass has been committed by John Engle, or any other person; and to take means to prevent such trespass, if any, and report to the next Legislature.

The undersigned, by inquiry, has ascertained that the trespass supposed by that resolution to have been committed by John Engle upon the said lands, Mr. Engle claims title to, and now has possession of the aforesaid lands.

I also herewith transmit a copy of the account current and expenses incurred by me in having charge of the said lands, up to this date.

JOHN M. CORNELISON,

One of the Trustees on the part of the State.

February 10, 1836.

*The State of New Jersey in account with John M. Cornelison,
one of the Trustees to take charge of Lands of John G.
Loake.*

DR.

| | |
|--|--------|
| To amount one half of Taxes for the year 1834, | \$3 70 |
| Attorney's fees and costs of suit, | 14 31 |
| To Taxes for 1835, | 7 40 |
| Personal services and incidental expenses, | 25 00 |

CR.

| | |
|---------------------------------------|-------|
| By amount received for said property, | 14 00 |
|---------------------------------------|-------|

Which was read, and

Ordered to lie on the table.

Mr. J. Cook from the committee to whom was recommended the bill to authorise the removal of obstructions in the Passaic River and its branches,

Reported the same with amendments ;

Which were read, and the bill

Ordered to stand on its second reading:

The bill entitled,

"An act to amend the charter of the Morris and Essex Rail Road and Transportation Company,"

Was called up, read,

Considered by sections, and

Before engrossing, was
 Ordered to be postponed.
 The bill entitled,

“An act to incorporate the Camden and Woodbury Rail
 Road and Transportation Company,”

Was read the second time,
 Considered by sections, and
 Upon the question of engrossing,
 Was postponed for further consideration.
 The bill entitled,

“An act to dissolve the marriage contract between Jo-
 seph Wilson and Elizabeth B. Wilson, his wife,”
 Being a bill from Council,
 Having been read a second time, and
 Agreed to, was
 Ordered to a third reading.

Mr. Bray, from the committee to whom had been re-
 committed the bill entitled,

“An act to incorporate the Phoenix Manufacturing Com-
 pany of Trenton,”

Reported the same with amendments;
 Which were read, and the bill was
 Ordered to stand on its second reading.
 The bill entitled,

“An act to incorporate the Passaic Navigation Company,”
 Was read the second time, and
 Considered by sections,
 And thereupon,
 On motion of Mr. Flatt,
 Was postponed.

House adjourned to 3 o'clock, P. M.

MONDAY AFTERNOON, FEBRUARY 15, 1836.

Three o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council have passed the following bills from the House of Assembly:

"A further supplement to An act to incorporate the New Jersey, Hudson and Delaware Rail Road and Transportation Company, passed the 8th day of March, eighteen hundred thirty-two."

"An act to revive the act entitled, 'An act to incorporate the Passaic Turnpike Company,' passed February second, eighteen hundred and thirty-three;"—And,

"An act to authorise John T. Hutchinson and Runey R. Forman, to sell certain real estate, in the county of Monmouth,"

Without amendment.

Council have passed the bill from the House of Assembly, entitled,

"An act to regulate the fishing at certain seasons of the year in the Passaic river, in the counties of Morris and Essex,"

With an amendment:

To which amendment the assent of the House of Assembly is requested.

Council have disagreed to the bill from the House of Assembly entitled,

"A further supplement to the act entitled An act to incorporate a Company to create a Water Power at the City of Trenton and its vicinity, and for other purposes, passed the 16th of February, 1831;"

And herewith return said bill.

Council have agreed to the amendments made by the House of Assembly to the bill from Council entitled,

"An act for the relief of the heirs of John Tillman, dec'd,"

And have caused said bill to be re-engrossed.

Council have passed the following bills, viz:

"An act to incorporate the New Jersey Silk Manufacturing Company;"

And—"A Supplement to an act entitled, An act to incorporate the Stockholders of the Bridges over the rivers Passaic and Hackensack ;"

To which bills the assent of the House of Assembly is requested.

Mr. Shay, with leave, presented a bill entitled,

"An act to incorporate the Hamburgh Manufacturing Company of the county of Sussex ;"

Which was read, and

Ordered a second reading.

The bill from Council to regulate the Fishing at certain seasons of the year, in the Passaic river, in the counties of Morris and Essex,

Was read with the amendment made in Council,

And said amendment agreed to,

And the said bill ordered to be re-engrossed.

Ordered, That the Clerk inform Council that the said bill, with the amendment, has been ordered to be re-engrossed.

The bill from Council entitled,

"An act to incorporate the New Jersey Silk Manufacturing Company," was

Referred to Messrs. Valentine, Wade and Davis.

The bill from Council entitled,

"A Supplement to an act to incorporate the Stockholders of Bridges over the rivers Passaic and Hackensack,"

Was read, and

Referred to Messrs. Marshall, Lydecker and Flatt.

The bill from Council entitled,

"An act to incorporate the Bergen Rail Road and Transportation Company,"

Having been read with the amendments made thereto in Council,

The House disagreed to the first amendment, viz:

To insert the word "repeal" after the word modify, in the last section,

And agreed to the other amendment made in Council.

Ordered, That the Clerk inform Council that the House of Assembly have disagreed to the said first amendment, and agreed to the second, as made in Council.

The bill entitled,

"An act to authorise Wm. Shotwell and Isaac Prall, administrators of David M. Shotwell, to execute a certain contract,"

Was read,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to incorporate the Woodstown and Bridgeton Rail Road and Transportation Company,”

Having been read the second time,

And considered by sections, was

Ordered to be engrossed for a third reading.

The re-engrossed bill entitled,

“An act to incorporate the Belleville Rail Road and Transportation Company,”

Was read the third time as amended in Council,

And the same having been agreed to,

The said bill passed the House of Assembly unanimously.

The bill entitled,

“An act to set off a new township in the county of Gloucester, to be called the Township of Washington,”

Having been read the second time,

Was considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to incorporate the Bridgeton Glass Manufacturing Company,”

Was read the second time, and

Considered by sections,

And was then postponed to Wednesday afternoon.

Messrs Lippincott and Cooper severally presented remonstrances against the passage of the said bill;

Which were read, and

Laid on the table.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the following bills from the House of Assembly,

With amendments;

To which the assent of the House of Assembly was requested:

“An act to authorise Trustees therein named to sell the real estate of Enoch A. Van Kirk;”—And

“An act to incorporate the Bergen County Rail Road and Transportation Company.”

The bill entitled,

“An act to incorporate the Mount Holly and Burlington Rail Road and Transportation Company,”

Was read the second time,

Considered by sections, and

Ordered to be postponed.

The Speaker laid before the House the following communication from His Excellency, the Governor, accompanied

by sundry resolutions adopted by the Legislatures of the States of North Carolina, South Carolina, Georgia and Alabama, on the subject of Slavery;

Which were read, and

Ordered to lie on the table.

EXECUTIVE DEPARTMENT, }
FEBRUARY 15TH, 1836. }

To the Legislative Council and

General Assembly of the State of New Jersey—

I have the honor herewith to transmit to you sundry resolutions adopted by the Legislatures of the States of North Carolina, South Carolina, Georgia and Alabama, on the subject of Slavery.

Having in my last annual message submitted to you my general views on this topic, I deem it unnecessary to make any additional remarks at this time.

Some expression of sentiment from the Legislatures of the non-slaveholding States, appears to be expected by our sister States in the South and South-west; and might tend to allay the feeling which has been excited by the agitation of a subject of great interest to the whole country.

Whether such expression be necessary or expedient, and, if so, what it shall be, are matters peculiarly within the province of the Legislature, and are submitted to its discretion and wisdom.

P. D. VROOM.

EXECUTIVE OFFICE, }
RALEIGH, N. C., 28TH DEC. 1835. }

His Excellency,

The Governor of New Jersey—

SIR: In obedience to the request of the General Assembly of this State, I have the honor of sending you a copy of the

preamble and resolutions on the subject of Incendiary Publications, adopted by that body; which it is requested you will submit to the Legislature of your State.

I have the honor to be,

With the highest consideration,

Your obedient servant,

RICHARD D. SPAIGHT.

PREAMBLE AND RESOLUTIONS

ON THE SUBJECT OF

INCENDIARY PUBLICATIONS.

WHEREAS, the proceedings of certain persons in the middle and eastern States during the past summer, have furnished clear proof of a determination to promote, by means, the most unjustifiable and iniquitous, the abolition of Slavery in the States of the Union in which it now exists; and whereas, as well from the wealth, number and assiduity of the persons engaged in this criminal purpose, as from the means they have resorted to, to accomplish their designs, serious fears are entertained that our property, the peace of our country, and the Union of the States, may be endangered thereby—this General Assembly feel called upon by a just regard for the interests and happiness of the good people of this State and of the other States similarly situated, as well as by an anxious solicitude for the preservation of the Union, which at present so happily unites all the States into one confederated people, to declare the opinions, and set forth the purposes of the people of this State, in language at once firm, clear, decided, and temperate.

When the American Colonies first united for protection from the encroachments upon their rights and privileges, made by the King and Parliament of Great Britain, they assumed the character of sovereign and independent States—they united under an organization which was in strictness, a league—leading the direct power of operating upon the citizens of each State, with its own constituted authorities; and when the present constitution was adopted, though to all general purposes it constituted the people

of the States one people, with one government, having a direct legislative, judicial, and executive authority over the citizens, yet it declared by a specific enumeration, the powers intended to be granted to this government, and expressly declared, out of abundant caution that the powers not granted belonged to the States respectively, or to the people. At the time when this constitution was adopted, as well as at the time when the confederation was formed, each of the States recognized the right of its citizens to hold slaves. The constitution contains no grant of a power to any department of the government to control the people of any State in regard to its domestic institutions—certainly not in regard to that now in question. It is clear, therefore, that the whole power of regulating this subject within the State of N. C., is vested now in the authorities of this State, as fully as on the day the Independence of the States was declared; for though much difference of opinion has existed as to the principle upon which the grants of power in the Constitution are to be interpreted, no one has ever had the temerity to assert, that the General Government may assume a power which is not granted in terms, and is not necessary as an incident to the proper exercise of a granted power.

We have, therefore, an undoubted right to regulate slavery amongst ourselves, according to our own views of justice and expediency—to continue, or abolish—to modify or mitigate it in any form and to any extent, without reference to any earthly authority, and solely responsible to our own consciences and the judgment of the Governor of the Universe. No other State, and no other portion of the people of any other State, can claim to interfere in the matter, either by authority, advice, or persuasion; and such an attempt, from whatever quarter it may come, must ever be met by us with distrust, and repelled with indignation.

Upon the other States of the Union, our claim is clear and well founded. If they were foreign States, it would be a violation of national law in them, either to set on foot themselves, or permit their own subjects to set on foot, any project the object or tendency of which would be to disturb our peace by arraying one portion of society against another. The constitution which unites us, and by virtue of which we have ceased to be foreign States in regard to each other, and have become bound in the closest Union and the most intimate relations for the promotion of the common defence and general welfare, cannot be supposed to have lessened our mutual obligations, or to have made an act harmless which would have been gross wrong had we continued in respect to each other as we now are in respect to other nations, in war enemies, and only in peace friends. It is evident, on the contrary, that every duty of friendship towards each other

which before existed, is by our Union heightened in its obligation, and enforced by motives the most exalted and endearing. Whatever institution or state of society we think proper to establish or permit, is by no other State to be disturbed or questioned. We enter not into the inquiry, whether such institution be deemed by another State just or expedient. It is sufficient that we think proper to allow it. To protect us from attempts to disturb what we allow, and they approve, would be to support not our institutions, but their own opinions, to exercise a supervising power over our legislation, and to insult us with a claim of superiority in the very offer to discharge the duty which our relations authorise us to require. As our right is indisputable, to regulate exclusively according to our own notions, the interior relations of our own people, the duty of preventing every attempt to disturb what we have established, results from the simple fact, that we have established it. And the propriety and impropriety in the view of others of such regulations as we have pleased to make, can never either enhance or lessen the duty of such prevention.

We do full justice to the general sentiment and feelings of our fellow citizens in other States, and are fully aware that the attempts to injure us are made by a small minority,—composed, probably, of many misguided and some wicked men; and that these attempts meet with no favor, but on the other hand with marked disapprobation from the large majority of the communities in which they are made. Still it must be recollected that from the nature of the means employed, the danger to us is the same, whether these means are put into activity by a contemptible minority, or are sanctioned and adopted by the whole body of the people. An incendiary pamphlet performs its office of mischief as effectually when issued under the patronage of twenty, as of twenty thousand persons. Its efficacy depends upon its circulation, not upon the weight of authority which supports it.

While, therefore, we are justly sensible of the sympathy for us, and the indignation against those who seek to disturb our peace, expressed by large and intelligent assemblies of our northern and eastern brethren, we cannot but know, that these expressions do in no way diminish our danger. While the abolitionists are allowed to pursue their course with no other check than the disapprobation of their fellow-citizens, that disapprobation will little affect them, and bring no support or consolation under the evils that are likely to befall us. We ask not sympathy, for we feel not, from the institutions we possess, that we suffer injury. We ask protection, not to maintain our authority by force of arms, for to that we know ourselves entirely adequate, but we ask protection from the necessity of resorting to such force for that purpose. We ask not assistance, to put down insurrectionary movements among

our slaves, for should such occur, we are fully able to put them down ourselves. But we ask, that our slaves and ourselves may be relieved from external interference. Left to themselves, we believe our slaves a laboring class as little dangerous to society as any in the world. But we do ask, and think we have a right to demand, that others shall not teach them evil, of which they think not themselves; that they should not be stimulated by the base and violent of other lands, to deeds of bloodshed, of which the evils to us will be temporary—to the slaves themselves dreadful and lasting; that we may not be compelled, by a factitious necessity, to adopt measures of rigor, which such necessity only could justify. By some it seems to have been supposed that the practices of the abolitionists cannot be put down by legislation, consistently with the constitutions of the states in which they live. If this were true, it would furnish no answer to our just complaint, and afford no excuse to those states for permitting such practices to continue. The duty, the performance of which we invoke, is binding upon those states, and they have no right to disable themselves from its performance by an organic law, more than to refuse its performance by an ordinary act of legislation.—The obligation being perfect, cannot be dissolved by any arrangement of the party on whom the obligation rests. If, therefore, any such difficulty did in reality exist, we should have a right to ask, that the organic law which produced it, should be so altered as to remove it. But does any such difficulty exist? The one supposed is this: That as the abolitionists seek to accomplish their object by the issue of inflammatory publications, a law to arrest their progress would be a violation of the liberty of the press. This difficulty has its origin in a total misconception of what is meant by the liberty of the press; which means not the right to publish without responsibility, but to publish without previous permission. If it meant the former, the liberty of the press would be the greatest curse which could be inflicted on a nation. Where every man has a right to publish what he pleases, but is responsible to the law for the nature and tendency of his publication, the press is free. If he has the right to publish without such responsibility, the press is licentious. If the latter right exist, it is the only instance known to our laws, of a right to act without any accountability for the action. Every man has a right to carry arms for his own defence, and that right is as clear and as important as the freedom of the press; yet it was never supposed that he who used arms for violence or bloodshed, was therefore irresponsible, because he had a right to carry them for defence.

But it is unnecessary further to set forth the justice of our claims on our brethren of the north and east, and their capability, if they were desirous, of complying with our just demands. We

believe that our property, the lives of our fellow-citizens, and the peace and harmony of our country, are threatened by the measures of these misguided and wicked men; and though we feel the greatest attachment for the Union, and would do all in our power to strengthen and perpetuate it, yet we are not ready to surrender those very rights and blessings which that Union was formed to protect: And should the means now adopted, prove ineffectual in stopping the progress of these attacks on our peace and happiness, we would invoke the aid of the other slave holding States, that there may be concert of action in taking such steps, as the occasion may demand.

THOMAS G. POLK,

Chairman of the Committee of 26.

1. *Resolved*, That North Carolina alone has the right to legislate over the Slaves in her territory, and any attempt to change their condition, whether made by Congress, the legislatures, or the people of other States, will be regarded as an invasion of our just rights.

2. *Resolved*, That we are ready and willing to make, on this subject, a common cause with the rest of our sister slaveholding States, and hereby invite their co-operation in passing such laws and regulations as may be necessary to suppress and prevent the circulation of any incendiary publications within any of the slaveholding States.

3. *Resolved*, That the thanks of this State are due to, and the kindest feelings of the Citizens thereof are cherished towards their brethren of the North, who have magnanimously sustained the principles of our Federal Government, and recognized and maintained our rights against the fanatics of the States.

4. *Resolved*, That our sister States are respectfully requested to enact penal laws prohibiting the printing within their respective limits, all such publications as may have a tendency to make our slaves discontented with their present condition, or incite them to insurrection.

5. *Resolved*, That although by the Constitution all legislative power over the District of Columbia is vested in the Congress of the United States, yet we would depreciate any legislative action on the part of that body towards liberating the slaves of that District, as a breach of faith towards those States by whom the terri-

tory was originally ceded, and will regard such interference as the first step towards a general emancipation of the slaves of the South.

6. *Resolved*, That the Governor be, and he is hereby requested to forward a copy of this preamble and resolutions to each of our Senators and representatives in Congress, and to the Executive of each of the States of the Union, with a request that the same be submitted to their respective legislature.

Read three times, and ratified in General {
Assembly, December 19th, 1835. }

WM. H. HAYWOOD, Jr. *S. H. C.*

WM. D. MOSELEY, *S. S.*

A true copy.

WM. HILL, *Secretary.*

EXECUTIVE DEPARTMENT, {
COLUMBIA, DEC. 20TH, 1835. }

To His Excellency,

The Governor of the State of New Jersey.

SIR:

In obedience to the instructions of both branches of the Legislature of South Carolina, I beg leave to transmit you the enclosed Report and Resolutions, with a request, that you will lay them before the Legislature of your State.

I have the honor to be,

With great consideration,

Your most ob't humble serv't,

GEORGE M'DUFFIE.

REPORT

Of the Joint Committee of Federal Relations on so much of the Governor's Message as relates to the Institution of Domestic Slavery, and the Incendiary proceedings of the Abolitionists in the Non-Slaveholding States.

Mr. Hamilton of the Senate, from the Committee of Federal Relations, submitted the following Report :

The Joint Committee of Federal Relations, to whom was referred so much of His Excellency, the Governor's Message, as relates to the Institution of Domestic Slavery, and the Incendiary proceedings of the Abolitionists in the Non-Slaveholding States, beg leave to Report :—

That they have given to this subject the deep and anxious consideration which both from its intrinsic importance, and from the profound and patriotic reflections of the Executive, it so obviously demands.

They desire to respond in terms of the most emphatic concurrence and approbation to the view, which his Excellency is pleased to present of the mild and patriarchal character of the Institution of Domestic Slavery in the Southern States, its influence on national character and civil liberty, and the nature of those obligations, resulting from our constitutional compact, and the principles of international law, upon which our tenure to this species of property so inviolably rests.

The present condition of the slave question in the States of this confederacy, presents one of the most extraordinary spectacles which, your committee will venture to assert, has ever challenged the notice of the civilized world. We see sovereign states, united by a common league, in about one half of which states, the institution of Slavery not only exists, but its legal existence is solemnly recognized and guaranteed by their compact of union. Yet in the face of this compact, and the clear and distinct admission, that that the non-slaveholding States have not the slightest right, either constitutionally or otherwise, to interfere with this institution, the most incendiary associations are tolerated or permitted to exist within their limits, the object and ends of which not only strike at the prosperity and happiness of eleven States in the confederacy, but at their very social existence.

Painful as it may be, it is impossible to disguise the fact, that this is a condition of things which cannot in the long run, be permitted to exist. Every wise instinct of self-preservation forbids it. Let it be admitted, that the three millions of free white inhabitants in the slave-holding States are amply competent to hold in secure and pacific subjection the two millions of slaves, which, by the inscrutable dispensation of Providence, have been placed under our dominion. Let it be admitted, that, by reason of an efficient police and judicious internal legislation, we may render abortive the designs of the fanatic and incendiary within our own limits, and that the torrent of pamphlets and tracts which the Abolition presses of the North are pouring forth with an inexhaustible copiousness, is arrested the moment it reaches our frontier. Are we to wait until our enemies have built up, by the grossest misrepresentations and falsehoods, a body of public opinion against us, which it would be almost impossible to resist, without separating ourselves from the social system of the rest of the civilized world? Or are we to sit down content, because from our own vigilance and courage the torch of the incendiary and the dagger of the midnight assassin may never be applied? This is impossible. No people can live in a state of perpetual excitement and apprehension, although real danger may be long deferred. Such a condition of the public mind is destructive of all social happiness, and consequently must prove essentially injurious to the prosperity of a community that has the weakness to suffer under a perpetual panic. This would be true, if the causes of this excitement proceeded from the external hostility of a foreign nation. But how infinitely interesting and momentous the consideration becomes, when they flow from the acts and doings of citizens of States, with whom we are not only in amity, but to whom we are bound by the strongest bonds of a common union, which was framed to promote the happiness, peace, security, and protection of all.

We have, therefore, a claim on the Governments of the non-slaveholding States, not only moral and social, but of indispensable constitutional obligation, that **THIS NUISANCE SHALL BE ABATED.** They not only owe it to us, but they owe it to themselves, to that Union, at whose shrine they have so often offered up the highest pledges, by which man can plight his temporal faith.

Your Committee would be inclined to recommend to this Legislature to make an explicit demand on the non-slaveholding States, for the passage of penal laws by their Legislatures, providing for the punishment of the incendiaries within their limits, who are engaged in an atrocious conspiracy against our right of property and life. But a cordial confidence, a fraternal feeling, and the comity which belongs to our social and political relations, forbid us for one moment to doubt, that every effort will be made by the

States to whom this appeal is referable, to meet, not only our just expectations on this subject, but every emergency which belongs to this crisis of public peril. Indeed, when we remember the strong demonstrations of public opinion, which were presented at various gratifying public meetings, which were held during the last summer throughout the non-slaveholding States, denouncing as anti-social and unconstitutional the proceedings of the fanatics and incendiaries; when we remember, too, the avowal, universally made, by the public press, in those States, that a vast and overwhelming majority of their people viewed such proceedings with horror and detestation, we cannot but believe that every rational expectation, which the slave-holding States can cherish on this vital question, will be cheerfully met and responded to by those on whom we have inviolable claims.

We concur entirely in the view which our own Executive takes of the grounds, on which our right to demand the enactment of such conservative legislation rests.

Apart from all those obligations, resulting from the constitutional compact, which unites these States, and which make it the imperative duty of one member of this confederacy, not to allow its citizens to plot against the peace, property and happiness of another member, there is no principle of international law better established, than that even among foreign nations, such atrocious abuses are not to be tolerated, except at the peril of that high and ultimate penalty, by which a brave and free people vindicate their rights.

Your committee are aware, that it has been said, that no legislation can be adapted to arrest the proceedings of the Abolitionists by the non-slaveholding States, without violating the great principle of the liberty of the press. We consider that this objection rests on no just foundation. There is certainly some difference between the freedom of discussion, and the liberty to deluge a friendly and coterminous state with seditious and incendiary Tracts, Pamphlets and Pictorial Representations, calculated to excite a portion of its population to revolt, rapine and bloodshed. We would fain believe, that the Northern liberty of the Press, would never be construed into a liberty, to lay the South in ashes. Under a law honestly passed to meet this crime against society, and treason against the Union, the whole circumstances of the case, and the *quo animo* of the offender might be left to a jury to determine like any other criminal issue, and if we are to believe in the condition of public opinion, as recently exhibited in most of the non-slaveholding States, we are far from thinking that such legislation would be a mere dead letter.

South Carolina will not anticipate the crisis, which must be presented by a refusal on the part of the non-slaveholding states, to accord to us the protection of such legislation, or such other means, as they may select for the suppression of the evils of which we complain, for she will not doubt the good faith and amity of her sister states. She desires to live in peace and harmony in this Union. In the assertion of her rights and in preferring her claims to be secure in the enjoyment of her property, under the compact, she desires to act in entire concert with those States, whose interests are identical with her own. She is, however, prepared to do her duty to herself and posterity, under all and every possible conjuncture of circumstances.

In conclusion, your committee, desirous of making a matter of record, both of our rights, and the assertion of the just expectation that they will be respected by those, who are united with us in the bonds of a common union, beg leave to offer the following Resolutions, for the adoption of both branches of the Legislature.

1. *Resolved*, That the formation of the Abolition Societies, and the acts and doings of certain Fanatics, calling themselves Abolitionists, in the non-slave holding States of this confederacy, are in direct violation of the obligations of the compact of union, dissocial, and incendiary in the extreme.

2. *Resolved*, That no State having a just regard for her own peace and security can acquiesce in a state of things by which such conspiracies are engendered within the limits of a friendly State, united to her by the bonds of a common league of political Association, without either surrendering or compromising her most essential rights.

3. *Resolved*, That the Legislature of South Carolina, having every confidence in the justice and friendship of the non-slaveholding States, announces to her co-states her confident expectation, and she earnestly requests that the governments of these States will promptly and effectually suppress all those associations within their respective limits, purporting to be Abolition Societies, and that they will make it highly penal to print, publish and distribute newspapers, pamphlets, tracts, and pictorial representations, calculated and having an obvious tendency to excite the slaves of the Southern States to insurrection and revolt.

4. *Resolved*, That, regarding the Domestic Slavery of the Southern States as a subject exclusively within the control of each of the said States, we shall consider every interference, by any other State or the General Government, as a direct and unlawful

interference, to be resisted at once, and under every possible circumstance.

5. *Resolved*, In order that a salutary negative may be put on the mischievous, and unfounded assumption of some of the Abolitionists—the non-slaveholding States are requested to disclaim by legislative declaration, all right, either on the part of themselves or the Government of the United States, to interfere in any manner with domestic Slavery, either in the States, or in the territories where it exists.

6. *Resolved*, That we should consider the abolition of slavery in the District of Columbia, as a violation of the rights of the citizens of that District, derived from the implied conditions on which that territory was ceded to the General Government, and as a usurpation to be at once resisted as nothing more than the commencement of a scheme of much more extensive and flagrant injustice.

7. *Resolved*, That the Legislature of South Carolina, regards with decided approbation, the measures of security adopted by the Post Office Department of the United States in relation to the transmission of Incendiary Tracts. But if this highly essential and protective policy, be counteracted by Congress, and the United States Mail becomes a vehicle for the transmission of the mischievous documents, with which it was recently freighted, we, in this contingency, expect that the Chief Magistrate of our States will forthwith call the Legislature together, that timely measures may be taken to prevent its traversing our territory.

8. *Resolved*, That the Governor be requested to transmit a copy of this Report and Resolutions to the Executives of the several States, that they may be laid before their respective Legislatures.

IN THE SENATE, 16th Dec. 1835.

Resolved, That the Senate do agree, unanimously, to the Report and Resolutions.

Ordered, they be sent to the House of Representatives for concurrence.

By order of the Senate,

JACOB WARLEY, C. S.

IN THE HOUSE OF REPRESENTATIVES, 16th Dec., 1835.

Resolved, That the House do concur unanimously in the Report and Resolutions.

Ordered, they be returned to the Senate.

By order of the House,

JAS. S. MILES, C. H. R.

EXECUTIVE DEPARTMENT, GEORGIA, }
MILLEDGEVILLE, 29th December, 1835. }

SIR :

In compliance with the request of the General Assembly of this State, I have the honor to transmit the subjoined copy of a Report and Resolutions, adopted at their late session, upon a subject of vital importance to the interests of the Southern States, and to the stability of the institutions of our common country.

Very respectfully,

Your obedient servant,

WILLIAM SCHLEY.

IN THE HOUSE OF REPRESENTATIVES,

December 19th, 1835.

THE Committee to whom was referred so much of the Governor's Message as relates to the movements of the Abolitionists of the North, have endeavored to bring to the consideration of the subject, that dispassionate deliberation its importance demands, and beg leave to make the following REPORT :

They would remark, that the formation of our glorious Union was a great experiment, made by patriotism in the cause of civil

liberty. Thus far successful, its results have been most beneficial, spreading with unexampled profusion over our extensive country, blessings which distinguish her above all others. The offspring of common sufferings and common triumphs among the States, the preservation of this Union is dependent upon a community of sympathy and good feeling among their respective people. Any attempt by a portion of the people of one State to interfere, even indirectly, with the domestic institutions of another, has the inevitable tendency to destroy that feeling. Such attempt is an insult to the State aggrieved, and the motives which impel it, are at entire variance with that fraternal spirit which constitutes the people of these States, brethren of one great family. But when such attempt involves the safety of a people of a State—the robbery of their property—the desecration of their constitutional rights—the violation of their domestic peace—infatuation herself must admit, that such attempt, persevered in, will inevitably convert pre-existent good feeling into deadly hostility—the certain consequences of which, are a sundered Union, and all the horrors of civil commotion. That such attempt is being at this time made by certain fanatics, by the distribution of pamphlets, prints, circulars, annuals, almanacs, and every species of publication, your committee with mingled feelings of regret and indignation, believe cannot admit of doubt—yet it is a matter of heart-felt congratulation to the friends of Union, that the general and spontaneous expression of feeling which has burst from the patriotism and intelligence of the North, affords the cheering hope, that her people are prepared to “frown indignantly upon the first dawning of every attempt to alienate any portion of our country from the rest, or to enfeeble the sacred ties which now link together the various parts.” But notwithstanding the manifestation of this spirit, the movement of the domestic fanatic and foreign emissary, and the insidious means to which they resort, are fraught with so much peril to ourselves, our families, and our undoubted rights, that “stern necessity” and a just regard for the peace and harmony of our country demand that the people of this State, should, in temperate and respectful, but determined language, declare their unalterable determination to protect their domestic institutions and constitutional rights from all interference, direct or indirect, from any and every quarter. Upon this point, there can be no discussion—no compromise—no doubt. They found their rights upon the guarantee afforded by the Constitution of the United States—and if the provisions of that charter are to be sacrificed to the spirit of fanaticism, or the impulses of a false philanthropy, calamity and ruin will soon overwhelm this now happy confederacy. Impressed with the importance of the duty which devolves upon them at the present crisis, your committee, in addition to a bill in amendment of the laws regulating slaves and free persons of color within this State, would

respectfully submit the following resolutions, with a single remark, that if a rigor heretofore unknown to our domestic legislation be found in the features of the bill they have introduced, it has been forced upon them, by the movements of men, who, assuming to be the friends, are indeed the most cruel enemies of those whom they have taken under their especial care:

1st. *Resolved*, That in this country, freedom of the press and freedom of speech are sacred and inviolable rights; that in proportion to their sacredness and value, is the obligation to preserve them from the abuse of those who would prostitute them to the vile purpose of "enfeebling the sacred ties which now link together the various parts" of this happy Union.

2d. *Resolved*, That the people of Georgia stand prepared to protect the domestic institutions of her sister States from the unauthorised interference of individuals or combinations within her limits.

3d. *Resolved*, That the perpetuity of this glorious Union, which has shed such blessings on us as a people, is only to be ensured by a strict adherence to the letter of the Constitution which has guaranteed to us certain rights with which we will suffer no power on earth to interfere—that it is deeply incumbent on the people of the North to crush the traitorous designs of the Abolitionists, and that we look with confidence to such movements on their part, as will effectually put an end to impertinent, fanatical and disloyal interference with matters settled by the Constitution.

4th. *Resolved*, That we hail the sentiments expressed by the resolutions of some of the recent meetings of the North, on the subject of abolition, as the evidence of the existence of a right spirit among the great mass of our Northern brethren, and a determination on their part to discharge the duties imposed upon them by the Constitution of their country, and the exigencies of the times.

5th. *Resolved*, That the District of Columbia, and the several territories of the United States are the common property of the people of these States—that the right of exclusive legislation in the former, and the power to make all needful rules and regulations for the government of the latter, which are vested in the Congress of the United States, are derived from the Constitution, which recognizes and guarantees the rights resulting from domestic slavery, and that any interference by that body with these rights, will be unauthorized by, and contrary to the spirit of that sacred charter of American liberty.

6th. *Resolved*, That copies of the foregoing Preamble and Re-

solutions be transmitted by his Excellency to the President of the United States, the Governor of the respective States, and to the Senators and Representatives of this State in Congress.

Read, and *unanimously* agreed to.

JOSEPH DAY,
Speaker of the House of Representatives.

Attest—JOSEPH STURGIS, Clerk.

In Senate—Read and concurred in, 22d December, 1835.

ROBERT M. ECHOLS,
President of the Senate.

Attest—ARTHUR A. MORGAN, Secretary.

Approved, 22d December, 1835.

WILLIAM SCHLEY,
Governor.

EXECUTIVE DEPARTMENT, ALA. }
TUSKALOOSA, JAN. 22d, 1836. }

Sir—In obedience to the instructions of both branches of the General Assembly of this State, I have the honor to transmit the enclosed copy of an address and resolutions, adopted at their late session, with a request that you will lay them before the Legislature of your State.

I have the honor to be,

Very respectfully,

Your obedient servant,

C. C. CLAY.

A MEMORIAL

Of the General Assembly of the State of Alabama, to the
General Assemblies of the several States of the Union.

Your memorialists approach your honorable bodies with that confidence and good will which should characterise sisters of the same family. The hostility which a small portion of your population have shown to the happiness and safety of our country, is not believed to have emanated from any settled intention of your citizens to do us an injury. The dark, deep and malignant design of the abolitionists who are settled amongst you, in sending to our country their agents, and incendiary pamphlets and publications, lighting up fires of discord in the bosoms of our slave population, have never for a moment alienated our affections from the great mass of your citizens: and we have believed, and still believe, that when you were fully apprised of the evils which this unholy band of cowardly assassins was bringing upon us, that you would extend your hands to avert the calamities which must otherwise fall upon our citizens. We were born in a land of domestic slavery: like our liberties, it descended from our fathers: we were innocent of its introduction; and if it have evils, they are our own, which time and the wisdom of experience must avert; and we utterly deny the right of the citizens of any other State to claim an interference. The harmony of the States, and the durability of the Union, forbid any intermeddling upon this subject. Slavery in the United States is local, and sectional; it is confined to the Southern and Middle States: if it be an evil, it is their business to say so and remove it. Slavery existed in other States, and they put an end to it, in their own way, without the disasters likely to be visited upon us by malignant and heartless societies, residing in other States. The abolitionists are not numerous, but they are wealthy, ardent and talented: they have presses in the various parts of the Union, from which they issue millions of essays, pamphlets and pictures, and scatter them amongst our slave population, calculated to urge them to deluge our country in blood. This cannot be tolerated.

1st. Be it therefore resolved by the Senate and House of Representatives of the State of Alabama in General Assembly convened, That it is the decided sense of this General Assembly that we call upon our sister States, and respectfully request them to enact such penal laws as will finally put an end to the malignant deeds of the abolitionists, calculated to destroy our peace, and sever this Union.

2dly. *Resolved*, That we should consider the abolition of slavery in the District of Columbia, unless by the desire of its own citizens, as a violation of the rights of that District, derived from the implied condition on which that territory was ceded to the General Government, and as the commencement of a scheme of usurpation and flagrant injustice.

3dly. *Resolved*, That the Executive of the State of Alabama communicate a copy of this memorial to the Governor of each of the States of the Union, with a request that it may be laid before their next Legislatures; and also, that a copy be sent to each of our Senators and Representatives in Congress.

J. W. M'CLUNG,
Speaker of the House of Representatives.

SAMUEL B. MOORE,
President of the Senate.

Approved, January 9, 1836.

C. C. CLAY.

A true copy from the rolls.

E. A. WEBSTER, Secretary of State.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, FEBRUARY 16, 1836.

Ten o'clock the House met.

Ordered, That the communication of His Excellency the Governor, together with the documents by him transmitted

on yesterday on the subject of Slavery, be referred to a special committee, consisting of Messrs. Hillard, Marshall, Molleson, Haight and Valentine.

The Speaker laid before the House the following communication from His Excellency the Governor, accompanied by the report of Professor Rogers, appointed to make a Geological Survey of the State.

[For Report see end of the "Minutes."]

Ordered, That one thousand copies of the said Report, with the map and profile thereto attached, be printed under the supervision and direction of Professor Rogers, for the use of the Legislature.

Mr. Flummerfelt presented a petition in favor of the Belvidere and Delaware Rail Road and Transportation Company ;

Which was read, and

Laid on the table.

Mr. Wills presented a petition in favor of the location of a Bank at Bordentown, in the county of Burlington ;

Which was read, and

Referred to Messrs. Wills, Jackson and Saunier.

Mr. Hillard presented a petition from citizens of the counties of Morris and Sussex, praying the passage of a law to regulate the practice of Botanic Doctors in this State ;

Which was read, and

Referred to Messrs. Hillard, Strader and Runyan.

Mr. Marshall, from the committee to whom was committed the bill from Council, entitled,

"A Supplement to an act to incorporate the Stockholders of Bridges over the rivers Passaic and Hackensack,"

Reported the same without amendment ;

Which was read, and

Ordered to stand on its second reading.

Mr. Yorke, from the Committee on that subject, reported by bill,

"A Supplement to an act entitled An act to authorise the erection of a Bank-Dam and other water works across the head waters of the eastern branch of Salem Creek, in the county of Salem, passed February 28th, 1830 ;"

Which was read by its title, and

Ordered a second reading.

Mr. Valentine, from the committee to whom had been referred the bill from Council, entitled,

"An act to incorporate the New Jersey Silk Manufacturing Company,"

Reported the same with an amendment;

Which was read, and the bill

Ordered to stand on its second reading.

Mr. Flummerfelt, from the committee on that subject, reported by bill,

"An act to repeal an act entitled A Supplement to an act to prevent Horse Racing, passed the 5th day of March, 1835;"

Which was read,

Ordered a second reading,

And to be printed.

Mr. Chetwood, with leave, presented a bill entitled,

"An act supplementary to the several acts relating to the partition of Real Estate;"

Which was read, and

Ordered a second reading,

And was then

Referred to Messrs. Chetwood, Quimby and Crowell.

Mr. Molleson, with leave, presented a bill entitled,

"A Supplement to the act entitled An act establishing a Militia System, passed the 18th of February, 1815;"

Which was read, and

Ordered a second reading.

Ordered, on motion of Mr. Molleson, That the said bill, together with that now pending before this House, entitled,

"An act supplementary to an act entitled An act establishing a Militia System, passed February the 18th, 1815,"

Be referred to a special committee of one member from each county;

And thereupon,

The Speaker appointed Messrs. Molleson of Middlesex, Saunier of Bergen, Tuttle of Essex, Hillard of Morris, Linn of Sussex, Valentine of Warren, Blane of Hunterdon, Haight of Monmouth, M'Kissack of Somerset, Deacon of Burlington, Yorke of Salem, Endicott of Gloucester, Whitecar of Cumberland, and Thomson of Cape May.

The engrossed bill from Council entitled,

"An act to dissolve the marriage contract between Joseph Wilson and Elizabeth B. Wilson, his wife,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the negative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,

Messrs. Hall,
Jackson,
Lydecker,
Marshall,
Quimby,
Ryall, (Sp.)
Rogers,
Strader,
Saunier,
Valentine,
Wade,
Young—24.

NAYS,

Messrs. Bray,
Blane,
Flatt,
Gifford,
Haight,
Hunt,
Jobs,
Lippincott,

Messrs. Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Runyan,
Shay,
Springer,
Thomson,

Whitecar—17.

Ordered, on motion of Mr. Strader, that the said bill be laid on the table.

The bill entitled,

"An act to incorporate the Belvidere and Delaware Rail Road and Transportation Company,"

Was again called up, and

Having been further amended, was

Ordered to be engrossed for a third reading.

The bill entitled,

"An act to incorporate the Passaic Navigation Company,"
Was again taken up, and
Ordered to be engrossed for a third reading.

The bill entitled,

"An act to incorporate the Mount Holly and Burlington
Rail Road and Transportation Company,"

Having been further amended, was
Ordered to be engrossed for a third reading.
House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, FEBRUARY 16, 1836.

Three o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had passed the following bills from the House of Assembly, without amendment, viz :

"A further supplement to an act entitled, An act to incorporate the Elizabeth-Town and Somerville Rail Road Company ;"—And,

"A Supplement to the act entitled An act to incorporate the Salem, Delaware and Philadelphia Steam Boat Company, passed January 19th, A. D., 1836 ;"

That Council have disagreed to the bill from the House of Assembly entitled,

"An act authorising a trustee therein named, to sell and convey certain real estate of Baltus Winters, dec., late of the county of Essex, deceased,"

And herewith return the same.

And that Council have receded from their first amendment to the bill from the House of Assembly entitled,

"An act to incorporate the Bergen County Rail Road and Transportation Company ;"

And have passed said bill.

And that Council have passed the following bills, viz :

“An act to incorporate the Patent Arms Manufacturing Company”—And,

“An act supplementary to an act entitled, A further supplement to an act entitled, An act to incorporate the Elizabeth-Town and Somerville Rail Road Company ;”

To which bills the assent of the House of Assembly is requested.

The bill from Council entitled,

“An act supplementary to an act entitled, A further supplement to an act entitled, An act to incorporate the Elizabeth-Town and Somerville Rail Road Company,”

Was read by its title,

Ordered a second reading, and

Referred to Messrs. Chetwood, M’Kissack and Hall.

The bill from Council entitled,

“An act to incorporate the Patent Arms Manufacturing Company,”

Was read, and

Ordered a second reading.

The bill entitled,

“An act to incorporate the Bergen County Rail Road and Transportation Company,”

Having been called up,

And the first amendment made thereto in Council having been receded from by Council,

The said bill was

Ordered to be re-engrossed.

Mr. Lippencott presented two remonstrances against the passage of the bill entitled,

“An act to incorporate the Bridgeton Glass Manufacturing Company ;”

Which were read, and

Laid on the table.

Mr. Rogers also presented two remonstrances against the passage of said bill ;

Which were read, and

Ordered to lie on the table.

Mr. Saunier, from the committee on that subject, reported by bill,

“An act to authorise a Trustee therein named, to sell certain real estate of Benjamin Demarest, dec. ;”

Which was read, and

Ordered a second reading.

Mr. Chetwood, from the committee on that subject, reported, without amendment, the bill entitled,

"An act relative to the several laws for the partition of Real Estate;"

And the same was ordered to stand on its second reading.

The act to incorporate the Medford Bank,

Having been taken up on its second reading,

And the first section having been under consideration,

The yeas and nays were ordered, upon agreeing to the same ;

And thereupon,

The House agreed to the first section of said bill by the following vote :

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook,
J. Cook,
Davis,
Flatt,
Haight,
Hunt,
Hillard,
Jackson,
Linn,
Lalor,

Messrs. Molleson,
M'Kissack,
Newcomb,
Parsons,
Rogers,
Runyan,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Wade,

Yorke—25.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
Deacon,
Endicott,
Flummerfelt,
Gifford,
Hall,

Messrs. Jobs,
Lippincott,
Lydecker,
Marshall,
M'Dowell,
Quimby,
Ryall, (Sp.)
Shay,
Springer,
Whitecar,
Wills,
Young—24.

And the first section was accordingly agreed to.

Mr. Shay offered an amendment to said bill, making the "stockholders" individually responsible for the debts of the said corporation ;

And the House disagreed to the said amendment by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cruser,
W. Cook,
Endicott,
Gifford,
Haight,

Messrs. Hall,
Jobs,
Lippincott,
Lydecker,
Marshall,
M'Kissack,
Shay,
Springer,
Strader,

Young—19.

NAYS,

Messrs. Budd,
Crowell,
Cooper,
Chetwood,
J. Cook,
Deacon,
Davis,
Flatt,
Hunt,
Jackson,
Lalor,
Molleson,
M'Dowell,

Messrs. Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Yorke—27.

The said bill was then considered by sections,
And upon the question of engrossing, was
Ordered to be postponed.

The bill entitled,

“A Supplement to the act to incorporate the Morris and Essex Rail Road Company,”

Was called up and read ;

And having been further amended,

Was ordered to be postponed.

The bill supplementary to the act entitled, An act respecting Conveyances, and An act to register Mortgages,

Having been called up on its second reading,

Mr. Chetwood moved to strike out all after the enacting clause, and insert a clause repealing the original bill ;

Which having been agreed to,

It was ordered, on motion of Mr. Marshall, that the said bill be postponed to the next session of the Legislature.

The bill entitled,

“An act to divorce Julia Ann Scudder from her husband, John Scudder,”

Having been read the second time,

Considered, and

Agreed to, was

Ordered to be engrossed for a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the following bill from the House of Assembly,

Without amendment, entitled,

“An act to authorise George Vliet and Elizabeth K. Vliet, his wife, of the county of Warren, to sell and convey certain lands therein mentioned.”

Council have passed the bill from the House of Assembly, entitled,

“An act to incorporate the Newark Malleable Iron Manufacturing Company,”

With sundry amendments,

To which amendments the assent of the House of Assembly is requested.

Council have passed a bill entitled,

“A supplement to the act entitled, An act to incorporate the Bordentown Water Company, passed February 13, 1835 ;”

To which bill the assent of the House of Assembly is requested.

The bill entitled,

“A Supplement to the act entitled, An act to incorporate

the Bordentown Water Company, passed the 13th of February, 1835,"

Was read by its title, and
Ordered a second reading.

The bill entitled,

"An act to incorporate the Newark Malleable Iron Manufacturing Company,"

Was read, with the amendments made thereto in Council; and the same having been agreed to, the said bill was
Ordered to be re-engrossed.

Ordered, that the vote of this morning referring the communication of His Excellency the Governor upon the subject of certain resolutions of the States of North Carolina, South Carolina, Alabama and Georgia to a special committee,

Be reconsidered :

And thereupon,

Mr. Hillard offered the following resolution:

"Resolved, Council concurring, that the communication of His Excellency the Governor, together with the documents by him transmitted yesterday, on the subject of slavery, be referred to a Joint Committee of Council and Assembly;"

Which was read, and

Agreed to, and

Referred to the same committee heretofore named on that subject.

Ordered, That the Clerk inform Council of the passage of the said resolution, and request Council to concur therein, and appoint a corresponding committee on their part.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, FEBRUARY 17, 1836.

Ten o'clock the House met.

The Speaker laid before the House the following communication from the Attorney-General, in answer to a resolution of the House of Assembly, requesting his opinion whether any further legislation was required in the removal of convicts from the old to the new prison.

*To the Honorable**The Speaker of the House of Assembly of New Jersey—*

I have the honor to acknowledge the receipt of yours, covering a resolution of the House at their last sitting, appointing a committee to inquire and report whether any further legislation may be necessary to authorise the removal of convicts from the old to the new prison; together with the report of that committee on the subject, adopted by the House, requesting the views of the Attorney-General.

I have had this matter under consideration, and I think it will be necessary to pass a law to authorise the transfer of the convicts from the old to the new prison; and as it is expected that the new penitentiary will, some time in the Spring, be prepared for the reception of prisoners, I am of opinion that a law should be passed at this sitting of the Legislature, authorising and directing the keeper and inspectors of the State Prison, on some future day, or as soon thereafter as conveniently may be, to remove all the convicts who may then remain in the old prison, to the new State penitentiary, there to be and remain imprisoned, kept and punished, according to their respective sentences and the laws of this State, until duly discharged.

And I am not aware of any constitutional or legal objection which can be urged against such a law. The convicts are all sentenced to hard labor, and it is for the government to say how and where that labor is to be performed.

Punishment is required for reform and example. Security and safe keeping are necessary for that purpose. The convict can have no choice of apartments, accommodations, or companions.

The arrangement of the new penitentiary, and the different mode of employing the convicts at hard labor, will require that the "Act relating to the government of the State Prison, and carrying into effect the act for the punishment of crimes, passed the 23d day of February, 1829," should be in some particulars altered.

I cannot, Sir, close this communication without observing, that the investigation of this subject has brought to my view the act now in force for the punishment of crimes, passed 17th February, 1829

The Legislature no doubt, when they passed this law, contemplated the erection of prisons in the several counties of the State, with apartments therein for the punishment of persons convicted of certain crimes, and sentenced by the courts to be imprisoned at labor for a less term than a year, or for that period only.

As yet, I believe the county authorities have not provided apartments in which convicts can be put to hard labor; and the courts are unable to punish some who are justly convicted of crimes: they cannot be put to labor in the county prison, for want of apartments for that purpose; and they cannot be received in the State Prison, because they cannot be sentenced for more than a year.

Prior to the act of February 17th, 1829, many offences, particularly those enumerated in the 57th and 58th sections, were punished at hard labor in the State Prison by the act of February 23d, 1829. Convicts cannot be received in the State Prison unless sentenced for *more* than a year.

I would respectfully recommend, either that the county authorities be required to provide apartments in which convicts may be put to hard labor; or, that so much of the first section of the act of 23d of February, 1829, as requires that the time for which a convict shall be sentenced to the State Prison, should be more than a year, be repealed; and that a law be passed to authorise the keeper of the prison to receive a prisoner sentenced for six months, or more. The reason for the alteration in the law in that particular, which was made by the act of 23d February, 1829, will no longer exist after the new penitentiary is prepared to receive prisoners.

I have in this gone further than the resolution submitted to me required, or perhaps would authorise; but the impossibility of punishing some offenders under the existing laws, I must plead as an excuse for the liberty I have taken.

I am, Sir,

With great respect,

Your very humble servant,

JNO. MOORE WHITE.

Mount Holly, February 15th, 1836.

Which was read, and

Referred to the committee on that subject.

Mr. Tuttle presented a petition from Jane Ward, praying a divorce from her husband;

Which was read, and

Referred to Messrs. Tuttle, Thomson and Linn.

Mr. Newcomb presented a remonstrance against the passage of the bill entitled,

"An act to incorporate the Bridgeton Glass Manufacturing Company;"

Which was read, and

Ordered to lie on the table.

Mr. Bray presented a petition from citizens of Hunterdon, praying the passage of a law to incorporate a Company for Manufacturing purposes at Lambertville, in said county;

Which was read, and

Referred to Messrs. Bray, M'Kissack and Burtis.

Mr. Chetwood, from the Committee to whom was referred the investigation of the stock and concerns of the Delaware and Raritan Canal and Camden and Amboy Rail Road Companies, made the following Report:

REPORT, &c.

Resolved, Council concurring, that a committee of seven be appointed to examine and investigate the present situation of the stock and affairs of the Delaware and Raritan Canal, and Camden and Amboy Rail Road and Transporta-

tion Companies, and all other matters referred to in the proposition this day made to the Legislature of New Jersey by the said companies, with leave to report by bill or otherwise.

The committee appointed by the concurrent resolution of the Council and Assembly directing "an examination and investigation of the present situation of the stock and affairs of the Delaware and Raritan Canal, and the Camden and Amboy Rail Road and Transportation Companies, and all other matters referred to in the proposition made by the said companies for the sale, to the State, of their works and appendages,"—Report,

That in pursuing their investigations, under the foregoing resolution, every facility has been afforded by the companies for obtaining the required information. That the examination into the extensive operations of the companies, and the large expenditure in the construction of their works and appendages, together with their receipts and disbursements, have necessarily consumed much time, and prevented an earlier report. The committee are satisfied that the actual cost of the works and property offered to the state, as stated in the proposition, is five million five hundred thousand dollars, and from the evidence furnished, that the stock has cost the present stockholders from one hundred and twenty, to one hundred and sixty dollars per share. The committee have ascertained, that in consequence of the transfer by the companies of the two thousand shares to the State, in pursuance of the provisions of the supplements to their charters, that ten dollars on each share were called for and paid in by the original stockholders, after the instalments in full had been received; so that the first cost of the shares was, in fact, one hundred and ten dollars each, instead of one hundred dollars, as provided in the charters.

It will be perceived by the resolution under which your committee was appointed, that the proposition of the companies was not referred to them, and that they were only directed to make the examination and investigation herein before contained. To recommend, therefore, either the acceptance or rejection of the proposal of the companies, would be an assumption of authority, by the committee, in no way conferred by their appointment. The whole subject of the proposition, in all its details, is now before the Legislature, in the bill which has been furnished by the companies, and the responsibility of determining the question, so deeply interesting to the citizens of New Jersey, whether the State shall, upon fair and honorable terms, extinguish the great and ex-

clusive privileges conferred on the said companies, has properly devolved upon the representatives of the people.

Trenton, February 17, 1836.

By order of the committee,

JNO. J. CHETWOOD, *Chairman.*

Which was read, and
Ordered to lie on the table,
And be printed.

Mr. Valentine, from the committee to whom had been referred the bill entitled,

"An act supplementary to the act concerning Wrecks, passed the 5th of March, 1820,"

Reported the said bill with amendments;

Which amendments were read, and

Ordered to be printed.

Mr. Wills, from the Committee on that subject, reported by bill,

"An act to incorporate the Bordentown Bank;"

Which was read by its title, and

Ordered a second reading.

The engrossed bill entitled,

"An act to incorporate the New Jersey Manufacturing Company,"

Having been read the third time in the House,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the negative by the following vote :

YEAS,

Messrs. Bray,
Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,

Messrs. J. Cook,
Davis,
Flatt,
Haight,
Hunt,
Molleson,

Messrs. M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Runyan,

Messrs. Springer,
Strader,
Thomson,
Tuttle,
Whitecar,
Yorke—24.

NAYS,

Messrs. Burtis,
Brown,
Blane,
Cooper,
Deacon,
Endicott,
Flummerfelt,
Gifford,
Hall,
Lippincott,

Messrs. Lydecker,
Lalor,
Marshall,
Ryall, (Sp.)
Rogers,
Shay,
Valentine,
Wade,
Wills,
Young—20.

Ordered, on motion of Mr. Tuttle, that the said bill be laid on the table.

The re-engrossed bill from Council entitled,

“An act to regulate the Fishing at certain seasons of the year, in the Passaic river,”

Having been read three times, as amended in Council,

And compared in this House,

Upon the question,

Shall this bill pass ?

Was determined in the affirmative unanimously.

The re-engrossed bill entitled,

“An act to incorporate the Bergen County Rail Road and Transportation Company,”

Having been read three times as amended,

And compared in this House,

Upon the question,

Shall this bill pass ?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hall,
 Jackson,
 Jobs,
 Lippincott,
 Lydecker,

Messrs. Linn,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Springer,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,
 Yorke—42

NAY,

Mr. Cruser—1.

Ordered, That the Clerk carry the said bills to Council, and inform them of their passage in this House, as re-engrossed.

The bill entitled,

“An act to incorporate the Woodbury and Camden Rail Road and Transportation Company,”

Having been read three times,

And compared in the House of Assembly,

Upon the question,
Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to authorise a Trustee to sell certain real estate
of William Rogers, senr., late of the county of Burlington,
deceased,"

Having been read the third time,

And compared,

Passed the House of Assembly by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hall,
Jackson,
Lippincott,

Messrs. Lydecker,
Lalor,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Strader,
Thomson,
Valentine,
Whitecar,
Wade,
Wills,
Young,
Yorke—42.

NAY,

Mr. Jobs—1.

The engrossed bill entitled,
 "An act to incorporate the Woodstown and Bridgeton
 Rail Road and Transportation Company,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by an unanimous vote:

The engrossed bill entitled,

"An act to authorise Wm. Shotwell and Isaac Prall, administrators of David M. Shotwell, dec., to make deed to James Jones,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to set off a new Township in the county of Gloucester, to be called the Township of Washington,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to divorce Julia Ann Scudder from her husband, John Scudder,"

Having been read the third time,

And compared,

Passed the House of Assembly by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 J. Cook,

Messrs. Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hall,
 Jackson,

Messrs. Jobs,
Lippincott,
Lydecker,
Lalor,
Marshall,
M'Dowell,
M'Kissack,
Parsons,
Quimby,
Ryall, (Sp.)

Messrs. Rogers,
Runyan,
Shay,
Springer,
Strader,
Tuttle,
Valentine,
Wade,
Young,
Yorke—38.

NAYS,

Mr. Newcomb,

Mr. Wills—2.

The engrossed bill entitled,
“An act to incorporate the New Brunswick Manufacturing
Company,”

Being a bill from Council,

Having been read the third time, was

Agreed to, and,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Deacon,
Davis,
Haight,
Hunt,
Jobs,

Messrs. Lippincott,
Linn,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)

Messrs. Runyan,
Springer,
Strader,
Thomson,

Yorke—27.

Messrs. Tuttle,
Valentine,
Whitecar,
Wade,

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
Endicott
Flummerfelt,
Flatt,

Messrs. Gifford,
Hall,
Lalor,
Marshall,
Rogers,
Shay,
Wills,
Young—16.

Ordered, That the Clerk carry the several bills so passed to Council, inform them of the passage thereof, and request their assent thereto.

Ordered, on motion of Mr. Haight, that the vote upon the final passage of the bill entitled.

“An act to divorce Joseph Wilson from his wife, Elizabeth B. Wilson,”

Be reconsidered,

And the said bill was

Ordered to stand on its third and last reading.

The bill entitled,

“An act to provide for the Instruction of Indigent Blind Persons in this State,”

Was called up on its second reading,

And having been considered,

And agreed to, was

Ordered to be engrossed for a third reading.

The House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, FEBRUARY 17, 1836.

Three o'clock the House met.

Mr. Jackson presented a petition from John H. Winslow, praying the appointment of commissioners to carry into effect a law passed on the 1st of February, 1830, incorporating the Clinton Manufacturing Company ;"

Which was read, and

Referred to Messrs. Jackson, Jobs and Plummerfelt.

Mr. Tuttle presented the petition of citizens of Newark, praying the incorporation of "the Commercial Bank of Newark ;"

Which was read, and

Referred to Messrs. Tuttle, J. Cook and Budd.

Mr. Valentine presented a petition from citizens of the county of Warren, praying the re-enactment of a law to prevent Horse Racing ;

Which was ordered to lie on the table.

Mr. Haight, from the committee appointed to examine into the cause of the recent fire at the State Prison, and the loss thereby accruing to the State, made the following report, accompanied by a joint resolution.

REPORT.

The Joint Committee on the State Prison Accounts, who were instructed, by the concurrent resolution, to inquire and ascertain the cause of the recent fire at the State Prison, and the losses sustained by the State and individuals, beg leave to report:—

That in pursuance of the resolution they have investigated the subjects referred to them, and have ascertained from

the confession of Seth Whitehead, one of the prisoners, that he communicated the fire to the building; and from further examination of other prisoners, that about twenty of the prisoners, were concerned in the conspiracy, to fire the prison, and in the confusion thereby occasioned, to effect their escape.

The committee are deeply impressed with the importance of removing, as speedily as possible, as many of the prisoners to the new prison as can be accommodated, and feel assured by the result of their investigations, that as well the pecuniary interest of the establishment, as the safety of the prisoners and keepers, call for such removal.

The committee herewith report, a statement of the losses sustained by the State and individuals by the late fire, together with a joint resolution authorising the payment to individuals, for their several losses.

All of which is respectfully submitted.

By, order of the committee.

T. G. HAIGHT, *Chairman.*

Trenton, Feb. 17th, 1836.

INVENTORY

Of the goods, raw materials, machinery, &c. belonging to the State—together with what belonged to individuals, which was burned in the weave shop of the prison, on the evening of the 26th November, 1835.

| | | |
|--------------------------------------|--------|----------|
| 1 Spooling Machine | | \$ 80 00 |
| 1 Large Warping Mill and Rack | | 15 00 |
| 1 Small do | | 2 50 |
| 42 Cotton Looms and fixtures thereto | \$9 00 | 378 00 |
| 1 Wide Diaper Loom | | 22 00 |

Amount carried forward

\$497 50

| | | |
|--|-------|-----------|
| Amount brought forward | | \$ 497 50 |
| 1 Double Loom | | 22 00 |
| 7 Country Looms | 5 00 | 35 00 |
| 15 Carpet Reeds | 1 00 | 15 00 |
| 4 Set of Headles | 75 | 3 00 |
| 1 Cloth Press | | 2 00 |
| 30 Cotton Reeds | 1 00 | 30 00 |
| 3 Carding Machines | 75 | 2 25 |
| 1 Rolling Machine | | 1 00 |
| 1 Beaming Frame | | 1 00 |
| 400 Spools for Machine | 05 | 20 00 |
| 24 Bobbin Wheels | 1 50 | 36 00 |
| 30 Swifts | 1 40 | 42 00 |
| 98 doz. Bobbin Sticks | 12½ | 12 25 |
| 50 Carpet Shuttles | 06½ | 3 12 |
| 8 Wreathes for Beaming | 50 | 4 00 |
| 1 Measuring Frame | | 75 |
| 87 Old Spools | | 3 12 |
| 6 Set of Linen Headles | 50 | 3 00 |
| 46 Country Reeds | 75 | 34 50 |
| 45 Set of Cotton Headles | 50 | 22 50 |
| 39 Set Headle Shafts | 12½ | 4 87 |
| 33 Cotton Shuttles | 50 | 16 50 |
| 5 Woollen do. | 75 | 3 75 |
| 8 Cop do. | 1 00 | 8 00 |
| 10 Hand do. | 50 | 5 00 |
| 1 Box containing shuttle screws and bits | | 50 |
| 11 pair Brushes, in use | 25 | 2 75 |
| 30 lbs. Flax carpet Yarn | 18 | 5 40 |
| 20 lb. high colored carpet Yarn | 30 | 6 00 |
| 150 lb. Cotton carpet Yarn | 25 | 37 50 |
| 40 lb. Carpet Rags | 03 | 1 20 |
| 10 lb. Yarn for carpet filling | 12 | 1 20 |
| 6 large Boxes, for Spools | 25 | 1 50 |
| 3 Baskets do. | | 50 |
| 4 Bobbin Machines | 24 00 | 96 00 |
| 22 pair Temples | 25 | 5 50 |
| 29 Sizing Kids and 3 Buckets in Shop | | 2 00 |
| 4 lb. Flax Yarn | 33 | 1 32 |
| 3 Cop boxes | 50 | 1 50 |
| 100 lb. Flannel Filling | 28 | 28 00 |
| 120 lb. Fustian do. | 25 | 30 06 |
| 55 lb. Flannel Chain | 36 | 19 80 |
| 13 Double Box Lathes | 4 00 | 52 00 |
| 29 Single do. | 1 50 | 43 50 |

Amount carried forward

\$1164 33

| | | |
|---|------|-----------|
| Amount brought forward | | \$1164 33 |
| 12 Stools, for Bobbin winders | 64 | 75 |
| 30 lb. Cotton Yarn, No. 10 | 30 | 9 60 |
| 2 Piggins, for sizing | 124 | 25 |
| 3 Chairs in shop | 124 | 37 |
| 26 yds. Fustian | 22 | 5 72 |
| 40 Race Boards | 03 | 1 20 |
| 1 Barrel for Spools | | 12 |
| 2 Two gallon Jugs | 124 | 25 |
| 2 Half do. | 06 | 12 |
| 1 Set new 800 Headles | | 75 |
| Loss of Warp and weaving, 1164 yards carpeting | | 33 98 |
| 1 Hollowing Adze | | 50 |
| 5 Coal Stoves | 2 00 | 10 00 |
| 2 do. | 2 00 | 4 00 |
| 60 lb. Stove pipe | 06 | 3 60 |
| 1 Paint stone | | 75 |
| 3 Smoothing planes | 50 | 1 50 |
| 1 Rabetting do. | | 25 |
| 4 Panel chisels | 124 | 50 |
| 1 Steel-blade square | | 50 |
| 2 Wooden squares | 25 | 50 |
| 1 Moving bevel | | 10 |
| 1 Spoke shave | | 25 |
| 1 Glue pot | | 75 |
| 1 Screw driver | | 06 |
| 1 Broom Machine and vice | | 5 00 |
| 2 Jack planes | 50 | 1 00 |
| 2 Fore do. | 50 | 1 00 |
| 1 Hand Saw | | 50 |
| 1 Jointer | | 1 50 |
| 2 Compass saws | 25 | 50 |
| 1 Tool cupboard | | 1 00 |
| 1 Bench screw | | 50 |
| 6 Emery wheels and 3 grinding stones for lathe | | 88 |
| 75 Broom handles | | 1 08 |
| 1 Panel saw | | 75 |
| 2 Gimlets | | 12 |
| 2 Picker benders | | 12 |
| 3 Moving gauges | 124 | 37 |
| 1 Levelling board | | 25 |
| 2 Heading chisels | 25 | 50 |
| 2 Sleeve boards | | 12 |
| 5 Sets Tress hoops | 1 00 | 5 00 |
| 3 Drawing knives | 374 | 1 12 |

Amount carried over

\$1262 11

| | | | |
|-------------------------------------|------|--------|----|
| Amount brought forward | | \$1262 | 11 |
| 2 Croves | 52 | | 50 |
| 2 Stack hools | 25 | | 50 |
| 3 Jointers | 1 25 | 3 | 75 |
| 1 Chopping block | | | 25 |
| 2 Raising irons | 12½ | | 25 |
| 3 Sets small Tress hoops | 20 | | 60 |
| 2 Broad Axes | 75 | 1 | 50 |
| Total amount belonging to the State | | \$1269 | 31 |

| | | | |
|----------------------------------|-------|----|----------|
| Richard J. Bond, | | | |
| Amount of loss sustained by him, | \$422 | 16 | |
| William M. Griggs, do. | 14 | 17 | |
| Samuel Lippincott, do. | 15 | 97 | |
| Daniel J. Blackwell, do. | 13 | 27 | |
| Edmund Rue, do. | 3 | 44 | |
| Elizabeth Henderson, do. | 1 | 98 | |
| Daniel Newbold, do. | 3 | 76 | |
| S. W. Thomas, do. | 0 | 56 | |
| Ezekiel Pullen, do. | 1 | 68 | |
| J. Arnold, do. | 1 | 68 | |
| James Priest, do. | 2 | 48 | |
| William Paul, do. | 2 | 56 | |
| Samuel Allison, do. | 1 | 56 | |
| Margaret Bodine, do. | 2 | 48 | |
| John Miles, do. | | 82 | |
| John Meirs, do. | 2 | 64 | |
| Charles Dippoldt, do. | 2 | 75 | |
| Abraham Woodruff, do. | 3 | 00 | |
| | | | \$496 96 |

Loss sustained by the Commissioners appointed to erect a New Penitentiary :

| | | |
|----------------------------------|------|----|
| 3 Pair of new Bellows | \$70 | 00 |
| Anvil and Vices | 30 | 00 |
| 1 Circular Saw and fixtures | 8 | 00 |
| 1 New Turning Lathe and fixtures | 40 | 00 |
| 1 Punching Machine | 20 | 00 |
| 1 do. do. | 5 | 00 |
| New Files | 8 | 00 |
| Forges | 20 | 00 |
| Work Benches | 10 | 00 |
| Damage done to work finished | 15 | 00 |

Amount carried forward

\$2992 27

| | | |
|--------------------------------|-------|------------|
| Amount brought forward | | \$2992 27. |
| 1 Drill and fixtures | 5 00 | |
| 2 Chests and 1 Desk | 5 00 | |
| 4 Boxes | 3 00 | |
| 4 Anvil Blocks | 4 00 | |
| 3 Long Tubs | 3 00 | |
| 1 Large stone Trough | 5 00 | |
| 1 Grind Stone and fixtures | 5 00 | |
| Damage done to tools. &c. | 30 00 | |
| do. do. wrought iron cell door | 10 00 | |
| Copper and Iron Patterns | 5 00 | |
| | <hr/> | 331 00 |

| | | |
|---|----------|------|
| Amount of loss sustained by James Connolly: | | |
| 1 Large Iron Square | \$500 75 | |
| 1 Pair Brass Tongs | 1 50 | |
| Screw Stocks | 4 00 | |
| 1 Press Drill | 2 00 | |
| | <hr/> | 8 25 |

Estimated value of the buildings destroyed 3000 00.

Total \$5075 52

BURLINGTON COUNTY, ss. }

Personally appeared before me, William Cruser, one of the Justices of the Peace, in and for the State of New Jersey, the subscribers, who being duly sworn or affirmed, depose and saith, that the within schedule or list of property, with the amount to each item, is a just and true list and amount, to the best of our knowledge, which property was destroyed by the late fire at the State Prison, which schedule sets forth by whom the loss was sustained.

THOS. M. PERRINE,
JASON H. ROE,
JOS A. YARD.

Sworn and subscribed before me this 12th day of February, 1836.

WILLIAM CRUSER, J. P.

JOINT RESOLUTION.

BE IT RESOLVED, by the Council and General Assembly of this State, That the Treasurer of this State be authorised to settle with, and make compensation to Richard J. Bond, Wm. M. Griggs, Samuel Lippincott, Daniel J. Blackwell, Edmund Rue, Elizabeth Henderson, Daniel Newbold, S. W. Thomas, Ezekiel Pulling, John Arnold, James Priest, Wm. Paul, Samuel Allison, Margaret Bodine, John Miles, John Miers, Charles Dippoldt and Abraham Woodruff, severally, the sums stated in the report of the State Prison committee, for property owned by them, and destroyed by the recent fire, at the State Prison, the aggregate amount so appropriated, not to exceed four hundred and ninety-six dollars and ninety-six cents.

Which report was read, together with the inventory of goods burned,

And five hundred copies ordered to be printed.

The said joint resolution having been read, was

Ordered a second reading,

And to be printed.

Mr. Joba, from the committee to whom was referred the bill entitled,

“An act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,”

Reported the said bill with amendments;

Ordered, that said bill stand on its second reading.

The engrossed bill entitled,

“An act to incorporate the Belvidere and Delaware Rail Road and Transportation Company,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

“An act to incorporate the Mount Holly and Burlington Rail Road and Transportation Company,”

Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?

Was determined in the affirmative unanimously.

Ordered, That the Clerk carry the said bills to Council, inform them of the passage thereof, and request their assent to the same.

Mr. Valentine moved that the vote of this morning rejecting the bill entitled,

“An act to incorporate the New Jersey Manufacturing Company;”

Whereupon,

Mr. Burtis called for the yeas and nays upon agreeing to the said motion, and,

The House agreed thereto by the following vote, being two-thirds in its favor.

YEAS,

Messrs. Bray,
Brown,
Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Davis,
Flatt,
Gifford,
Haigh,
Hall,
Hunt,
Jackson,
Jobs,
Linn,

Messrs. Lalor,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Runyan,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Yorke—34.

NAYS,

Messrs. Burtis,
Cooper,
Endicott,
Flummerfelt,

Messrs. Lippincott,
Lydecker,
Ryall, (Sp.)
Shay,

Young—9.

Ordered, that the said bill stand on its third reading.

The House then went into Committee of the Whole, Mr. Whitecar in the Chair, upon the bill entitled,
“An act to incorporate the Bridgeton Glass Manufacturing Company;”

Which had been made the special order of the day ;

And having gone through said bill,

And amended the same,

The committee rose and reported the said bill to the House as amended :

And thereupon,

The further consideration thereof was postponed.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, FEBRUARY 18, 1836.

Ten o'clock the House met.

Mr. Hunt presented a petition in favor of the passage of the bill now before the House entitled,

“An act to incorporate the Bridgeton Glass Manufacturing Company;”

Which was read, and

Ordered to lie on the table.

Mr. Jackson, from the committee on that subject, reported by bill,

“A Supplement to an act entitled An act to incorporate the Clinton Manufacturing Company, passed February 1, 1830; and An act supplementary thereto, passed January 30, 1833;”

Which was read, and

Ordered a second reading,

And the printing dispensed with.

Mr. Tuttle, from the Committee on that subject, reported by bill,

“An act to divorce Jane Ward from her husband, Charles Ward;”

Which was read,

Ordered a second reading,

And to be printed.

The engrossed bill entitled,

“An act to provide for the instruction of the Indigent Blind in this State,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill from Council entitled,

"An act to increase the capital stock of the Orange Bank, in the county of Essex, passed 26th February, 182 "

Having been read the third time,

Mr. Hullard presented the following statement of the affairs of the said Bank.

STATEMENT.

ORANGE BANK, in the County of Essex, New Jersey.

DR.

1835.

| | |
|---------------------------|--------------|
| Feb. 3. To Capital stock, | \$100,000 |
| Circulation Notes, | 27,008 |
| Discounts received, | 4,458 70 |
| State of New Jersey, | 500 00 |
| Banks and Rail Road, | 19,175 51 |
| Dividends unclaimed, | 117 |
| Individuals, | 15,881 58 |
| | <hr/> |
| | \$167,140 79 |

CR.

1835.

| | |
|------------------------------|--------------|
| Feb. 3. By bills discounted, | \$140,575 93 |
| Banking house, | 4,619 08 |
| Contingent expenses, | 1,013 17 |
| Banks, | 8,094 56 |
| Foreign notes, | \$6,461 87 |
| Specie, | 6,576 18 |
| | <hr/> |
| | 13,038 05 |
| | <hr/> |
| | \$167,140 79 |

Respectfully submitted,

STEPHEN D. DAY, *President.*
WM. MUNN, *Cashier.*

STATE OF NEW JERSEY, }
Essex County, } ss.

Personally appeared before the subscriber, one of the Justices of the Peace, in and for said county of Essex, Stephen D. Day and William Munn, who being duly sworn according to law, on their oaths say, that the foregoing statement is true to the best of their knowledge and belief.

D. BABBET.

Orange, February 6, 1836.

Which was read, and
Laid on the table; and
Upon the question,
Shall this bill pass?

Was determined in the negative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
W. Cook,
J. Cook,
Flatt,
Hunt,
Hillard,
Jackson,
Linn,
Molleson,
M'Dowell,
Newcomb,

Messrs. Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Yorke—24.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Crusier,
 Deacon,
 Davis,

Messrs. Endicott,
 Flummerfelt,
 Jobs,
 Lippincott,
 Lydecker,
 Lalor,
 Marshall,
 M'Kissack,
 Rogers,

Valentine—19.

Ordered, that said bill be laid on the table.

Ordered, That the engrossed bill entitled,

"An act to incorporate the Passaic Navigation Company,"
 Be re-committed.

Ordered, That the bill from Council entitled,

"An act to incorporate the Camden and Philadelphia
 Steam Boat Ferry Company,"

Be referred to Messrs. Thomson, W. Cook and Blane.

The House then went into Committee of the Whole upon
 the special order of the day entitled.

"An act to extinguish the exclusive privileges of the De-
 laware and Raritan Canal and the Camden and Amboy Rail
 Road,"

Mr. Chetwood, of Essex, in the Chair,

And after some time spent in the consideration of said bill,
 The committee rose,

Reported progress,

And had leave to sit again to-morrow morning.

House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, FEBRUARY 18, 1836.

Three o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council have agreed to the concurrent resolution from the House of Assembly referring to a Joint Committee the message of the Governor and accompanying documents respecting slavery – and have appointed as members on their part, Messrs Zabriskie and Leaming.

Council have passed the bill from the House of Assembly, entitled,

“An act to incorporate the Elizabethport Manufacturing Company,”

Without amendment.

Council have passed the following bills from the House of Assembly,

With sundry amendments,

To which amendments the assent of the House of Assembly is requested :

“An act to incorporate the Monmouth and Middlesex Agricultural Rail Road and Transportation Company ;” And

“An act to authorise Peter V. Pool and John A. Pool, trustees, to sell certain real estate.”

That Council have disagreed to the bill from the House of Assembly entitled,

“A Supplement to an act entitled An act to incorporate the Chosen Freeholders in the respective counties in the State, passed the 13th of February, 1798,”

And herewith return the same.

Council have passed a bill entitled,

“An act to vacate the public road from the great road leading from Newark to Paulus Hook, to Nathaniel Budd’s Dock, on the west side of Hudson river, between Paulus Hook and Hoboken Ferries, opposite the city of New York ;”

To which bill the assent of the House of Assembly is requested.

The bill from Council entitled,

“An act to vacate the public road from the great road

leading from Newark to Paulus Hook, to Nathaniel Budd's Dock, on the west side of the Hudson river, between Paulus Hook and Hoboken Ferries, opposite the city of New York,"

Was read by its title, and

Ordered to be referred to Messrs. Hillard, Hopper and Flatt.

Mr. Marshall presented a petition from Sarah Kline, widow of Benjamin Kline, late of the Northern Liberties, in the county of Philadelphia, praying the passage of a law to sell certain real estate in the city of Trenton, belonging to the heirs at law and minor children of the said Benjamin Kline; and, also, a petition from Samuel M'Clurg, of the City of Trenton, Guardian of the said infants, recommending that the prayer of the petitioners should be granted, for the benefit of the said children;

Which was read, and

Referred to Messrs. Marshall, Strader and Rogers.

Mr. Davis presented a remonstrance against the passage of the bill entitled,

"An act to incorporate the Bridgeton Glass Manufacturing Company;

Which was read, and

Ordered to lie on the table.

Mr. Rogers presented a petition from citizens of Gloucester, in favor of the bill entitled,

"An act to incorporate the Tuckerton and Camden Rail Road and Transportation Company;"

Which was read, and

Referred to the committee on that subject.

Mr. Budd also presented a petition from citizens of Burlington, on the same subject;"

Which was read, and

Referred to the same committee.

The re-engrossed bill entitled,

"An act to authorise the sale of the real estate of Enoch Avankirk, dec.,"

Having been read three times, as amended in Council,

And compared in this House,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to dissolve the marriage contract between Joseph Wilson and Elizabeth B. Wilson, his wife,"

Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hopper,

Messrs. Hillard,
 Lippincott,
 Lydecker,
 Marshall,
 M'Kissack,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Valentine,
 Wade—32.

NAYS,

Messrs. Blanc,
 Budd,
 Flatt,
 Hunt,

Messrs. Jobs,
 Linn,
 Molleson,
 Newcomb,

Runyan—9.

Ordered, That the Clerk inform Council that the said bill has passed this House without amendment.

The re-engrossed bill entitled,

“An act to incorporate the Newark Malleable Iron Manufacturing Company,”

Having been read the third time as amended in Council,
Upon the question,
Shall this bill pass?

Was determined in the affirmative unanimously.

Mr. Marshall moved that the vote upon the rejection of
the bill extending the capital of the Orange Bank

Be reconsidered;

And the yeas and nays being ordered,

The House agreed to the said motion by the following
vote of two-thirds in its favor:

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Flatt,
Haight,
Hunt,
Hillard,
Jackson,
Linn,
Marshall,

Messrs. Molleson
M'Dowell,
Newcomb,
Parsons,
Quimby,
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Yorke—31.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
Endicott,
Flummerfelt,

Messrs. Gifford,
Hopper,
Jobs,
Lippincott,
Lydecker,
M'Kissack,
Ryall, (Sp.)

Rogers—15.

The bill entitled,

"An act to enable the owners and possessors of the flowed lands and swamps on the river Passaic and its branches, between the Little Falls on said river and the Mill-dam at Chatham, to break up the reefs and mill-dam in said river, near said Falls,"

Was called up on its second reading,

And upon the question of agreeing to the first section of said bill,

The yeas and nays being called and ordered,

The first section was disagreed to by the following vote:

YEAS,

Messrs. Brown,
Chetwood,
Cruser,
J. Cook,
Hunt,
Hillard,

Messrs. Jackson,
Linn,
M'Dowell,
Quimby,
Tuttle,
Valentine,

Whitecar—13.

NAYS,

Messrs. Burtis,
Ray,
Blane,
Budd,
Crowell,
Cooper,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flat,
Gifford,
Haight,
Hopper,

Messrs. Jobs,
Lippincott,
Lydecker,
Lalor,
Marshall,
Molleson,
M'Kissack,
Newcomb,
Parsons,
Rogers,
Runyan,
Shay,
Springer,
Wills,
Yorke—30.

Ordered, on motion of Mr. J. Cook, that the said bill be postponed.

The bill entitled,

“An act to regulate the Fishing in Oldman’s Creek, in the counties of Salem and Gloucester,”

Was read a second time, and

Engrossed for a third reading.

The bill entitled,

“An act to incorporate the Bridgeton Glass Manufacturing Company,”

Was taken up on its second reading, as reported by the Committee of the Whole,

And having been considered by sections,

Was postponed.

House adjourned to 10 o’clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, FEBRUARY 19, 1836.

Ten o’clock the House met.

Mr. Jobs presented a petition from Samuel Sutphin, a revolutionary soldier, praying the grant of a pension from the State;

Which was read, and ordered to be

Referred to Messrs. Jobs, J. Cook and Lydecker.

Mr. Davis presented a remonstrance from citizens of the county of Burlington, against the Camden and Mount Holly Rail Road and Transportation Company;

Which was read, and

Ordered to lie on the table.

Mr. Budd presented a petition from sundry citizens of this

State, praying the passage of a law to prevent the sale of Spirituous Liquors on the Sabbath ;

Which was read, and

Referred to Messrs. Budd, Cooper and Crowell.

Mr. Molleson presented a petition from the Common Council of the Borough of Princeton, praying an alteration of their charter ;

Which was read, and

Referred to Messrs. Molleson, Jackson and Parsons.

Mr. Wills presented a petition from citizens of Burlington in favor of the Mount Holly and Camden Rail Road and Transportation Company ;

Which was read, and

Ordered to lie on the table.

The bill entitled,

“An act to authorise Peter V. Pool and John A. Pool, trustees, to sell certain real estate.”

Having been read as amended in Council, and

The said amendments having been agreed to,

The said bill was

Ordered to be re-engrossed.

The bill entitled,

“An act to incorporate the Monmouth and Middlesex Agricultural Rail Road and Transportation Company,”

Was called up, and

The amendments made in Council,

Having been severally agreed to,

The said bill was

Ordered to be re-engrossed.

Mr. Marshall, from the committee on that subject, reported by bill,

“An act to authorise the sale of certain real estate whereof Benjamin Kline died seized ;”

Which was read by its title, and

Ordered a second reading.

The engrossed bill entitled,

“An act to incorporate the New Jersey Manufacturing Company,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass ?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Budd,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Flatt,
 Hunt,
 Jackson,
 Jobs,
 Linn,

Messrs. Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Shay,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,
 Yorke—28.

NAYS,

Messrs. Burtis,
 Brown,
 Blane,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,

Messrs. Hillard,
 Lippincott,
 Lydecker,
 Lalor,
 Ryall, (Sp.)
 Rogers,
 Valentine,

Wills—15.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

The House then went into Committee of the Whole upon the bill entitled,

“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and the Camden and Amboy Rail Road,”

Mr. Wills, of Burlington, in the Chair,

And after some time spent in the consideration of said bill,
 The committee rose,
 Reported progress,
 And had leave to sit again on Tuesday next, at 10 o'clock
 A. M.
 House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, FEBRUARY 19, 1836.

Three o'clock the House met.

Mr. Hillard, from the committee to whom had been referred the bill from Council, entitled,

"An act to vacate the public road from the great road leading from Newark to Paulus Hook, to Nathaniel Budd's Dock, on the west side of Hudson river, between Paulus Hook and Hoboken Ferries, opposite the city of New York ;"

Reported the same without amendment ;

Whereupon,

The said bill was read, and

Ordered a second reading.

Mr. Lydecker, from the committee to whom had been referred the bill entitled,

"An act to incorporate the Passaic Navigation Company,"

Reported the same with sundry amendments,

Whereupon,

The said bill was

Ordered to stand on its second reading.

The bill being,

"An act to amend the charter of the Morris and Essex Rail Road and Transportation Company,"

Was again taken up, and

Having been further amended, was

Ordered to be engrossed for a third reading.

The engrossed bill entitled,

"An act to increase the capital of the Orange Bank,"

Having been again called up, and
Considered,

Upon the question,
Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
W. Cook,
J. Cook,
Davis,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Hillard,
Jackson,
Linn,
Molleson,

Messrs. M'Dowell,
Newcomb,
Parsons,
Quimby,
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Yorke—29.

NAYS,

Messrs. Burtis,
Blane,
Cruser,
Deacon,
Endicott,
Gifford,
Haight,

Messrs. Jobs,
Lippincott,
Lydecker,
Lalor,
Marshall,
M'Kissack,
Ryall, (Sp.)

Rogers—15.

Ordered, That the Clerk inform Council of the passage of the said bill, and request their assent to the same.

The bill entitled,

"An act to incorporate the Mount Holly and Camden Rail Road and Transportation Company,"

Was read a second time,

Considered by sections, and

Postponed.

Mr. Parsons moved, that when this House adjourns, it will adjourn to meet again on Monday next, at 3 o'clock P. M.

And the yeas and nays being called for,

Upon the question,

Shall the motion be agreed to?

The House determined in the negative by the following vote:

YEAS,

Messrs. Burtis,
Budd,
Crowell,
W. Cook,
Deacon,
Davis,
Flatt,
Gifford,
Haight,
Hopper,

Messrs. Lippincott,
Lydecker,
Molleson,
M'Dowell,
Parsons,
Ryall, (Sp.)
Runyan,
Springer,
Valentine,
Wade,

Yorke—21.

NAYS,

Messrs. Blane,
Chetwood,
Cruzer,
J. Cook,
Endicott,

Messrs. Flummerfelt,
Hunt,
Hillard,
Jackson,
Jobs,

Messrs. Linn,
Lalor,
Marshall,
McKissack,
Newcomb,
Quimby,

Messrs. Rogers,
Shay,
Strader,
Thomson,
Tuttle,
Whitecar,

Wills—23.

The bill entitled,

“An act to incorporate the Burlington County Bank, to be located at Medford,”

Was again called up,

And while under consideration,

Mr. Jobs, of Somerset, offered the following amendment to be engrafted upon the 8th article of the 8th section of said bill :

“And after the sum of one hundred thousand dollars, the amount of the capital stock authorised by this act, shall have been subscribed, and twenty thousand dollars paid in, it shall be lawful for the Governor of this State, or person administering the government thereof, to issue a license authorising the said Company to establish a bank, and exercise banking privileges, agreeably to the provisions of this act, upon the President of said Company filing, in the office of the Secretary of State of this State, a bond for the sum of one hundred thousand dollars, signed by individuals in their private capacities, to the Governor of this State, his successor or successors in office, and his and their assigns, to be esteemed sufficient and accepted by the Governor, or person administering the government for the time being; which said bond shall be held for the debts and all liabilities of the said Company, in case of the failure of their other funds; which said bond shall be renewed at the expiration of each and every term of five years from the date of the first bond, under the penalty of forfeiting this charter.”

And upon the question of agreeing to the said amendment, the yeas and nays were ordered,

And the House disagreed to the same by the following vote :

YEAS,

Messrs. Burtis,
Blane,
Cruser,
W. Cook,
Endicott,

Messrs. Flummerfelt,
Hopper,
Jobs,
McKissack,
Shay,

Strader—11.

NAYS,

Messrs. Budd,
Crowell,
Chetwood,
J. Cook,
Davis,
Flatt,
Gifford,
Hunt,
Hillard,
Jackson,
Lydecker,
Lalor,
M'Dowell,

Messrs. Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Springer,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Vorke—27.

And thereupon,

The said bill having been read the second time, and
Considered by sections,

Upon the question of ordering the same to be engrossed
for a third reading, the yeas and nays being called for and
ordered,

The House ordered the said bill to be engrossed by the fol-
lowing vote :

YEAS,

Messrs. Budd,
 Crowell,
 Chetwood,
 W. Cook,
 J. Cook,
 Davis,
 Endicott,
 Flatt,
 Hunt,
 Jackson,
 Linn,

Messrs. Lalor,
 Molleson,
 Newcomb,
 Parsons,
 Rogers,
 Runyan,
 Springer,
 Tuttle,
 Valentine,
 Wade,
 Yorke—22.

NAYS,

Messrs. Burtis,
 Blane,
 Cruser,
 Flummerfelt,
 Gifford,
 Hopper,
 Hillard,
 Jobs,
 Lippincott,
 Lydecker,

Messrs. Marshall,
 M'Dowell,
 M'Kissack,
 Quimby,
 Ryall, (Sp.)
 Shay,
 Strader,
 Thomson,
 Whitecar,
 Wills—20.

The engrossed bill entitled,
 "An act to incorporate the Bridgeton Glass Manufacturing
 Company,"

Was read the second time,

And amended, and

Upon the question,

Shall this bill be engrossed?

The House determined in the affirmative by the following
 vote :

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Davis,
Flatt,
Haight,
Hunt,
Hepper,
Hillard,
Jackson,
Jobs,
Linn,

Messrs. Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Runyan,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Yorke—31.

NAYS,

Messrs. Burtis,
Blanc,
Endicott,
Flummerfelt,
Gifford,

Messrs. Lippincott,
Lydecker,
Marshall,
Ryall, (Sp.)
Rogers,

Shay—11.

Mr. Chetwood moved that when the House adjourns, it will adjourn until Monday at a quarter past three o'clock P. M.;

And upon the question,

Will the House agree to the motion?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,
Deacon,
Davis,
Flatt,
Gifford,
Haight,
Hopper,
Lippincott,

Messrs. Lydecker,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Ryall, (S^p.)
Runyan,
Springer,
Valentine,
Wade,

Yorke—25.

NAYS,

Messrs. Blane,
J. Cook,
Endicott,
Flummerfelt,
Hunt,
Hillard,
Jackson,

Messrs. Jobs,
Linn,
Rogers,
Shay,
Strader,
Thomson,
Tuttle,

Whitecar—15.

And the motion was accordingly agreed to.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council had passed a bill entitled,

“An act for the relief of John Mapes, of the county of Gloucester, a soldier of the revolution;”

To which bill the assent of the House of Assembly is requested.

Council have passed the following bills from the House of Assembly,

Without amendment:

"An act to authorise William Shotwell and Isaac Prall, administrators of David M. Shotwell, deceased, to execute a certain contract made by said deceased with one James Jones."

"An act to authorise the sale of real estate, late of William Rogers, senior, in the county of Burlington;"—And,

"An act to set off a new Township in the county of Gloucester, to be called the Township of Washington."

House adjourned to Monday afternoon, at 3½ o'clock.

MONDAY AFTERNOON, FEBRUARY 22, 1836.

Quarter past three o'clock the House met.

The bill entitled,

"An act to authorise Isaac Collins and Susan R. Smith to sell certain real estate in the county of Burlington,"

Was read a second time, and

Ordered to be engrossed for a third reading.

The bill entitled,

"An act supplementary to the act incorporating the Franklin Manufacturing Company, of the county of Sussex,"

Was read the second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

The act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,

Was taken up,

Further considered, and

Postponed.

The bill entitled,

"An act to authorise the sale of certain real estate, of which Wilson Hunt died seized, in the city of Trenton,"

Was read the second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

"An act for the relief of Abijah Dod, of the county of Essex,"

Having been read,

And agreed to, was

Ordered to be engrossed for a third reading.

The bill entitled,

"An act for the relief of the legatees of Benjamin Thompson, dec., late of the county of Salem,"

Was read,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

"An act to authorise the Executor of Henry Powell, dec., to make a Deed to James Diamont,"

Was read the second time,

Considered by sections,

And engrossed for a third reading.

The bill entitled,

"An act for the encouragement of the growth of Thorn Hedges,"

Was read the second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

"A Supplement to the act regulating the packing of Beef and Pork. passed the 2d day of September, 1802,"

Was read, and

Agreed to, and

Ordered to be engrossed for a third reading.

The bill entitled,

"An act to incorporate the Elizabeth-Town Silk Manufacturing Company,"

Was read,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

"A Supplement to the act to tax Bank Stock, passed Nov. 2, 1810,"

Was again taken up,
Further amended, and
Ordered to be engrossed for a third reading.
The bill entitled,

"A Supplement to the act to repeal the act regulating
Fishing in Barnegat Bay, passed Feb. 2d, 1833,"

Was read the second time, and
Ordered to be engrossed for a third reading.

The bill from Council entitled,

"An act to confirm a contract made by William Tinsman,"

Was read by sections, and

Ordered to a third reading.

The bill from Council entitled,

"An act to empower Hugh H. Abernethy, Guardian of
Louisa Maxwell and Enoch Green, to sell real estate,"

Was read,

Considered by sections, and

Ordered a third reading,

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, FEBRUARY 23, 1836.

Ten o'clock the House met.

Ordered, on motion of Mr. Chetwood, That the Orphans' Court system prepared under the authority of a former Legislature, by Col. Scott, be made the order of the day in Committee of the Whole, and considered on next Friday.

The engrossed bill entitled,

"An act to regulate the Fishing in Oldman's Creek,"

Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Brown,
 Blane,
 Budd,
 Chetwood,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jackson,
 Lydecker,

Messrs. Linn,
 M'Dowell,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Wills,
 Young,
 Yorke—33.

NAY,

Mr. Bray—1.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

The bill entitled,

“An act to incorporate the Monmouth and Middlesex Agricultural Rail Road and Transportation Company,”

Was taken up on its third and last reading,

And while under consideration, the same
Was further postponed:
And thereupon.

Mr. Marshall, offered the following resolution :

“Resolved, That inasmuch as the bill entitled An act to incorporate the Monmouth and Middlesex Rail Road and Transportation Company, has been materially altered or amended in Council, this House will not act or consider the same on its final passage, unless the said amendment be first printed, and laid on the members’ desks;”

Which was read,
And agreed to.

The bill from Council entitled,
“An act to confirm a certain contract made by William Tinsinan deceased,”
Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?
Was determined in the affirmative unanimously.

The bill from Council entitled,
“An act to empower Hugh Abernethy, Guardian of Louisa Maxwell and Enoch Green, to sell certain real estate,”
Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?
Was determined in the affirmative unanimously.

Mr. Chetwood, with leave, presented a bill entitled,
“An act to incorporate the Raritan Mining Company;”
Which was read by its title, and
Ordered a second reading.
Mr. Jackson, with leave, presented a bill entitled,
“A Supplement to the act concerning stray Cattle, Horses and Sheep, passed the 7th day of March, 1797;”
Which was read by its title, and
Ordered a second reading,
And to be printed.

The House again went into Committee of the Whole,
Mr. Wills of Burlington in the Chair,
And resumed the consideration of the bill entitled,
“An act to extinguish the exclusive privileges of the Dela-

ware and Raritan Canal, and the Camden and Amboy Rail Road ;”

And the same having been further considered,

The committee rose, reported progress, and had leave to sit again this afternoon.

Mr. Chetwood, from the committee on the State Prison affairs, reported by bill,

“An act making further appropriation for the completion of the new Penitentiary ;”

Which was read by its title,

Ordered a second reading,

And to be printed.

House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, FEBRUARY 23, 1836.

Three o'clock: the House met.

Mr. Lippincott presented two remonstrances from citizens of Salem and Gloucester, against the passage of the bill entitled,

“An act to incorporate the Bridgeton Glass Manufacturing Company ;”

Which were read, and

Ordered to lie on the table.

Mr. Cooper presented a similar remonstrance ;

Which was read, and

Laid on the table.

Mr. Budd, from the committee on that subject, reported by bill,

“An act to incorporate the Camden and Egg Harbor Rail Road Company ;”

Which was read by its title, and

Ordered a second reading.

Ordered, on motion of Mr. Saunier, that No. 37, being

"An act to incorporate the New Jersey Agricultural Society,"

Be called up,

And re-committed.

The re-engrossed bill entitled,

"An act to authorise Peter V. Pool and John A. Pool, to sell certain real estate,"

Having been read the third time as amended in Council,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously,

Ordered, That the Clerk inform Council that the House has agreed to the amendments, made in Council, to the said bill, and have caused the same to be re-engrossed.

The engrossed bill entitled,

"A Supplement to the charter of the Morris and Essex Rail Road Company,"

Having been three times read, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to authorise Isaac Collins and Susan R. Smith, to sell a certain tenement and lot of land, in the township of Nottingham, in the county of Burlington,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,

"A Supplement to the act to incorporate the Franklin Manufacturing Company, of the county of Sussex,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Blane,
 Budd,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Hall,
 Jobs,
 Lippincott,

Messrs. Lydecker,
 Linn,
 Marshall,
 Molleson,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Ruayan,
 Shay,
 Strader,
 Saubier,
 Thomson,
 Tuttle,
 Whitecar,
 Wills,
 Wade,

Young—39.

NAYS,

Messrs. Davis,
 Lalor,

Messrs. Springer,
 Yorke—4.

The engrossed bill entitled,
 "An act to authorise the sale and conveyance of the real
 estate late of Wilson Hunt, deceased,"
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative unanimously.

The engrossed bill entitled,
 "An act for the relief of Abijah Dod, of the county of Essex,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act for the relief of the Legatees of Benjamin Thompson, dec., late of the county of Salem,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to authorise the executor of Henry Powell to make a deed to James Diamont, to carry into effect a certain contract,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to encourage the growth of Thorn Hedges,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,

Messrs. Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,

Messrs. Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jobs,
 Lydecker,
 Linn,
 Lator,
 Marshall,

Messrs. M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Whitecar,
 Wills,
 Young,
 Yorke—40.

NAYS,

Messrs. Cooper,
 Rogers,

Messrs. Tuttle,
 Wade—4.

The engrossed bill entitled,
 "An act to repeal an act regulating the fishing with seines
 in Barnegat Bay north of Barnegat Inlet, in the county of
 Monmouth, passed February 2, 1833,"
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative unanimously.

The re-engrossed bill entitled,
 "An act to incorporate the Passaic Navigation and Manu-
 facturing Company,"
 Having been read the third time, and
 Compared,
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hopper,
Hillard,
Hall,
Jackson,

Messrs. Jobs,
Lydecker,
Lalor,
Marshall,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Runyan,
Shay,
Springer,
Saunier,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Young,

Yorke—37.

NAYS,

Messrs. Bray,
Davis,

Messrs. Endicott,
Rogers—4.

Ordered, That the Clerk carry said bills to Council, inform them of the passage thereof, and request their assent to the same.

The House again went into Committee of the Whole, Mr. Wills of Burlington in the Chair, upon the bill entitled,

“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and the Camden and Amboy Rail Road,”

And after a further discussion thereof,

The committee rose,

Reported progress,

And had leave to sit again to-morrow morning.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the following bill from the House of Assembly :

“An act to incorporate the Mount Holly and Burlington Rail Road and Transportation Company,”

Without amendment.

Council have passed the bill from the House of Assembly, entitled,

“An additional supplement to the act entitled An act to incorporate a Company to erect a Turnpike Road from the town of Paterson to the village of Hackensack, passed February 6th, 1815,”

With an amendment;

To which amendment the assent of the House of Assembly is requested.

Council have passed the following bills, viz :

“An act to authorise Almira Concklin, widow and administratrix, and John Stephenson, administrator of Jacob Concklin, deceased, to execute a certain contract made by said deceased with George M. Lawrence, of the county of Bergen;”

—And,

“An act to incorporate the Dennisville Glass Manufacturing Company of the county of Cape May;”

To which bills the assent of the House of Assembly is requested.

The bill entitled,

“An act to authorise Almira Concklin and others to execute a contract, &c.,”

Was read by its title, and

Ordered a second reading.

The act to incorporate the Dennisville Glass Manufacturing Company of the county of Cape May,

Was read by its title, and

Ordered a second reading.

Ordered, That the bill from Council entitled,

“An act for the relief of John Mapes, of the county of Gloucester,”

Be referred to Messrs. Lippencott, Hopper and Tuttle.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, FEBRUARY 24, 1836.

Ten o'clock the House met.

Mr. Thompson offered the following Preamble and Resolutions:

JOINT RESOLUTIONS.

WHEREAS the repeated and extensive losses of life and property occasioned by the navigation of that part of the Delaware Bay, known by the name of Cape May Roads, render it necessary that measures should be taken to decrease if they cannot entirely remove the evil:

AND WHEREAS, it is well known to all acquainted with that portion of the State that vessels drawing more than three fathoms water cannot approach the New England channel, and that it is used by coasting vessels only, and the lighter craft, and to them its easy navigation is a matter of serious importance.

The coasting trade has increased within a few years to an enormous extent; the amount of it from Philadelphia, eastward, and the importance of the Philadelphia market to the Eastern States, require that this branch of commerce should receive all the protection possible. For this purpose, a safe harbor in the said Roads is all important.

Vessels bound up the Delaware, approaching Cape May Light, in thick and rough weather, cannot with any degree of safety, run for the Break-water; the shoals in the mouth of the Dela-

ware, numerous and dangerous, prevent them. Their only course is, through the Cape May Roads, and when the wind is from the south-west and north-west, places them on a lee shore. Such a wind has a fair sweep from upwards of forty miles across an open bay; it exposes all vessels at anchor to great danger, if not to certain destruction. Those that cannot ride it out, must go ashore, which is often the case; and the loss of life and property has been afflicting and extensive; complaints are frequently made, and very justly too, that vessels bound up the Delaware and running the eastern channel are lost for the want of light-houses on the Jersey shore. These serious difficulties, in the way of navigation of the Delaware, and the successful protection of the coasting trade, can be obviated by the erection of a stone pier from half to three fourths of a mile in length, to be placed on what is called "Crows Shoal," at a proper distance from the Bay-Shore, or at whatever other point a skilful engineer may determine; and also, a light-house on Egg Island, and another on Cohansey Point—Therefore,

Resolved, By the Council and General Assembly of this State, That in the opinion of this Legislature, the matters set forth in the foregoing preamble, are peculiarly worthy of the attention of Congress, as Guardians of the interest of the whole community, and that a survey of the said Cape May Roads, and an appropriation for said pier and light-house, would conduce greatly to the general good.

Resolved, That a copy of the foregoing preamble and resolution, be forwarded by the Governor of this State, to our Senators and Representatives in Congress—to be by them laid before both Houses of Congress.

Which were read,
Ordered a second reading,
And to be printed.

Mr. Saunier presented a petition from the "Board of Selectmen of Jersey City," praying legislative enactments to secure the payment of certain expenditures of said corporation for paving, &c.;

Which was read, and

Referred to Messrs. Saunier, Crowell and Parsons.

Mr. Newcomb presented a remonstrance against the bill for the incorporation of the Bridgeton Glass Manufacturing Company;

Which was read, and

Laid on the table.

Mr. Saunier presented the petition of citizens of Hoboken, in this State, praying an act to incorporate a Fire Company at that place ;

Which was read, and

Referred to Messrs. Saunier, Brown and Young.

Mr. Parsons presented the following statement of the Manufacturers' Bank at Belleville, N. J.:

STATEMENT

Of the affairs of the MANUFACTURERS' BANK at Belleville, N. J., made the 16th day of February, 1836, in conformity to its Charter.

| | | |
|---|-------------|--------------|
| To bills discounted, | \$85,645 94 | |
| Real Estate, plates, stationery and expense account, | 9,295 80 | |
| Deposits in other banks, | 20,750 00 | |
| Cash in notes of other banks, | 5,083 00 | |
| Specie, | 6,994 83 | |
| | <hr/> | \$127,769 57 |
| By capital stock paid in, | 61,600 00 | |
| Notes in circulation, | 47,168 00 | |
| Amount due to other banks, | 1,647 42 | |
| Discounts received and exchange, | 3,191 85 | |
| Individual depositors, | 14,162 30 | |
| | <hr/> | \$127,769 57 |

In witness whereof, we, the president and cashier of said bank, have signed our names, this sixteenth day of February, eighteen hundred and thirty-six.

CORNELIUS G. VAN RIPER, *President.*
B. B. LANSING, *Cashier.*

STATE OF NEW JERSEY, }
Essex County, } ss.

Personally appeared before me, John C. Lloyd, one of the justices of the peace in and for said county, Cornelius G. Van Riper, President of the Manufacturers' Bank at Belleville, and B. Blecher Lansing, Cashier thereof, who, being each duly sworn, according to law, doth, on their oaths, de-

pose and say, that the foregoing statement of the affairs of the Manufacturers' Bank, at Belleville, to which they have subscribed their names, is true to the best of their knowledge.

Sworn and subscribed before me, this twenty-second day of February, A. D. 1836.

JOHN C. LLOYD, *Justice of the Peace.*

Which was read, and
Laid on the table,
And to be printed.

Mr. Bray presented a petition from Lewis M. Prevost, praying the passage of a law to sell certain undivided lands in the county of Hunterdon;

Which was read, and
Referred to Messrs. Bray, Flummerfelt and Jackson.

Mr. Saunier presented a petition from Ann Colgan, for the passage of a law to confirm in her the title to certain lands, of which her husband died seized, which would otherwise escheat to the State;

Which was read, and
Referred to Messrs. Saunier, Newcomb and Hillard.

Mr. Molleson presented a petition from citizens of Middlesex, praying the passage of a law to incorporate a Bank at Rahway;

Which was read, and
Referred to Messrs. Molleson, Lalor and Tuttle.

The Speaker laid before the House a memorial from the Justices of the Supreme Court, praying an increase of salary;"

Which was read, and
Referred to Messrs. Linn, Hillard and Chetwood.

Mr. Jobs, from the committee on that subject, reported by bill,

"An act for the relief of Samuel Sutphin, of the county of Somerset;"

Which was read by its title, and
Ordered a second reading.

Mr. Bray, from the committee on that subject, reported by bill,

"An act to incorporate the Lambertville Manufacturing Company;"

Which was read by its title, and
Ordered a second reading.

Mr. Tuttle, from the committee on that subject, reported
by bill,

“An act to incorporate the Commercial Bank of Newark;”
Which was read by its title, and
Ordered a second reading.

Mr. Hillard, from the committee on that subject, reported
by bill,

“An act to regulate the practice of Botanic Medicine;”
Which was read by its title,
Ordered a second reading,
And to be printed.

Mr. Molleson, from the committee to whom was referred
the petition of John T. M'Dowell, Jos. M'Chesney and D.
Mercereau, reported, that in the opinion of the committee,
the said petition should be referred to the Incidental Com-
mittee ;”

Which was agreed to, and
Referred accordingly.

The bill from Council entitled,

“An additional supplement to the act to incorporate a
Company to erect a Turnpike Road from the town of New-
ark to the village of Hackensack,”

Was taken up,

And the amendment having been read as made in Council,
The said amendment was disagreed to.

Ordered, that the Clerk inform Council that the House has
disagreed to the said amendment, and return the said bill.

The re-engrossed bill entitled,

“An act to incorporate the Monmouth and Middlesex
Agricultural Rail Road and Transportation Company,”

Having been read three times, as amended in Council,

And compared in this House,

Upon the question,

Shall this bill pass ?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Gifford,
 Haight,
 Hopper,
 Hillard,
 Jackson,
 Lippincott,

Messrs. Lydecker,
 Linn,
 Lalor,
 Molleson
 M'Dowell,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Wade,
 Wills,
 Young—36.

NAYS,

Messrs. Blane,
 Cruser,
 Flatt,
 Hunt,
 Hall,

Messrs. Jobs,
 M'Kissack,
 Springer,
 Whitecar,
 Yorke—10.

Ordered, that the Clerk inform Council that the House of Assembly has agreed to the amendments made in Council to the said bill, and has caused the same to be re-engrossed.

Mr. Saunier, from the committee to whom had been re-committed the bill entitled,

"An act to incorporate the New Jersey Agricultural Society,"

Made the following report :

REPORT.

In considering the subject referred to them, your Committee have been deeply impressed with its importance. Trust Companies to a great extent have been incorporated by the Legislature of New York, and in several other States. One great object to be answered by them, is the inducement held out by them to the investment of foreign capital. In Europe, interest is so low at this time, not more than three to four per cent. in Holland, and some other countries of great wealth upon the continent, that European capitalists seek, and gladly embrace an opportunity for a safe investment in this country, upon an interest of five or at most six per cent. These trust companies are a great inducement to send their capital to this country to be managed, as trustees for the employment of it.

From the peculiar situation of New Jersey, without any great commercial city, and without, therefore, the means of acquiring wealth consequent upon an extensive commerce, we must rely solely upon our internal resources, and upon the industry, economy, and integrity of our people. Standing between the two most powerful and wealthy states in the Union, it is our duty to pursue every measure calculated to aid our own citizens, and to call forth our own resources. Without much capital of our own, we must either borrow from our more fortunate neighbors, or raise up institutions within our own state, who will be enabled to give us the aid of capital which we require.

Foreign capital, placed in trust companies in New York and Philadelphia, is now lent and advanced to our manufacturers and agriculturalists, and the whole profit arising from the management of that capital, is drawn from us to enrich our neighbors.

It seems to your Committee, that the interest of New Jersey, and of all our manufacturing establishments, will be greatly promoted by passing the bill, which your Committee now report. The Company being a Commission Company, with power to act as Trustees, and with ample capital, will soon insure it the use of a large sum of money, and enable it to make large advances to the enterprising manufacturers in all parts of the State; and will, in the opinion of your Committee, aid much in calling into active employment the great water power, and the extensive and inexhaus-

able mineral resources of the State. And in conclusion, by that provision of the bill which secures the investment of one half its capital, at all times, upon bond and mortgage within this State, which will be a never failing resource to the former, who may require the use of additional capital in agricultural improvement, and in developing the resources of the soil.

M. SAUNIER,
J. W. WADE,
E. M. RUNYAN.

Trenton, February 24th, 1856.

Which was read, and

Laid on the table :

Also accompanied by a bill entitled,

“An act to incorporate the New Jersey Trust and Commission Company;”

Which was read by its title, and

Ordered to stand on its second reading.

The engrossed bill entitled,

“An act to incorporate the Elizabeth Town Silk Manufacturing Company;”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass ?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Bray,
Blane,
Budd,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,

Messrs. Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hopper,
Hillard,
Hall,

Messrs. Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,

Messrs. Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Young,

Yorke—43.

NAYS,

Mr. Cooper,

Mr. Rogers—2.

The bill entitled,

“A supplement to the act entitled An act to regulate the re-packing of Beef and Pork for exportation, passed the 2d of September, A. D. 1802,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The House again went into Committee of the Whole, Mr. Wills of Burlington in the chair, and resumed the consideration of the bill entitled,

“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and Camden and Amboy Rail Road;”

And after a further discussion thereof, and going through with the same,

The committee rose and reported the bill to the House
With amendments;

And thereupon,

The said amendments were read, and
 Agreed to,
 And the bill, with the amendments, was
 Ordered to be printed.
 House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, FEBRUARY 24, 1836.

Three o'clock the House met.

Mr. Flatt presented a number of petitions in favor of the passage of a law to prevent the sale of Spirituous Liquors on Sunday ;

Which were read, and

Referred to the committee on that subject.

Mr. Lydecker, from the committee on that subject, reported the bill which had been re-committed entitled,

"An act to authorise the sale of the Real Estate of Mary E. Gedney,"

With amendments ;

Which bill was read, and

Ordered to stand on its second reading.

The engrossed bill entitled,

"A Supplement to the act to tax Bank Stock,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

Was determined in the negative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Cruser,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Haight,

Messrs. Hopper,
 Hall,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 M'Kissack,
 Ryall, (Sp.)
 Shay,
 Strader,
 Saunier,
 Wills—24.

NAYS,

Messrs. W. Cook,
 Hunt,
 Hillard,
 Jackson,
 Jobs,
 Marshall,
 M'Dowell,
 Newcomb,

Messrs. Parsons,
 Quimby,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Young,

Yorke—17.

Ordered, that said bill be laid on the table.
 The bill entitled,
 "An act to incorporate the Phœnix Manufacturing Com-
 pany of 'Trenton,"
 Was read the second time,
 Considered by sections, and
 Ordered to be engrossed for a third reading.
 Ordered, that the bill entitled,
 "An act to secure a more equal system of Taxation,"

Be referred to the Committee of the Whole, and be made the special order of the day for next Tuesday.

The bill entitled,

“An act to incorporate the Mount Holly and Camden Rail Road and Transportation Company,”

Having been again called up, was

Further amended, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to divorce Mary Higgins from her husband, Amos Higgins,”

Having been read the second time,

And agreed to, was

Ordered to be engrossed for a third reading.

The bill from Council entitled,

“An act supplementary to the act to incorporate the Farmers’ and Mechanics’ Bank at Rahway,”

Was read the second time,

Considered by sections, and

Ordered to a third reading.

The bill entitled,

“An act to authorise Limited Partnerships,”

Was called up, and

Having been read the second time,

And the amendments made in Committee of the Whole severally agreed to,

Upon the question,

Shall this bill be engrossed?

The yeas and nays were called and ordered,

And the House disagreed to the engrossment by the following vote:

YEAS,

Messrs. Chetwood,

Cruser,

W. Cook,

J. Cook,

Deacon,

Flatt,

Hunt,

Jackson,

Messrs. Jobs,

Linn,

Molleson,

M'Dowell,

Newcomb,

Parsons,

Quimby,

Runyan,

Messrs. Springer,
Thomson,
Tuttle,

Messrs. Whitecar,
Wade,
Wills,

Yorke—23.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,

Messrs. Hopper,
Hillard,
Hall,
Lippincott,
Lydecker,
Lalor,
Marshall,
M'Kissack,
Ryall, (Sp.)
Shay,
Strader,

Young—23.

Ordered, on motion of Mr. Marshall, that the said bill be postponed to the next sitting of the Legislature.

The bill entitled,

"A supplement to the act to incorporate the Mount Holly Insurance Company,"

Was read a second time,

And while under consideration,

Was postponed.

The bill entitled,

"An act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,"

Was again taken up, and

Having been read,

The same was further amended, and

Ordered to be postponed.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council have agreed to the amendments made by the House of Assembly to the bill entitled,

"A supplement to the act entitled, 'An act to establish a Banking and Insurance Company in the Town of Newark, and county of Essex,' passed the 17th of February, 1804, and to extend the charter thereof,"

And have caused said bill to be re-engrossed.

Council have passed the following bills from the House of Assembly,

Without amendment, viz:

"An act to incorporate the Morris County Bank ;"

"An act to divorce Ann Frost from her husband, Franklin B. Frost;"

"An act to divorce Elizabeth Wyckoff from her husband, John Wyckoff,"—And

"An act to divorce Julia Ann Scudder from her husband, John Scudder."

Council have passed a bill entitled,

"An act to enable the owners of the swamps and bog meadows, lying on the east and west branches of Pauling's Kiln, above Lafayette, in the township of Newton, and county of Sussex, to drain the same;"

To which bill the assent of the House of Assembly is requested.

Council have also passed the following bills from the House of Assembly,

Without amendment, viz:

"An act to authorise a Trustee to convey certain real estate in the township and county of Bergen, of which Daniel Dedrix died seized;"—And,

"An act to authorise Trustees to sell certain real estate in the township and county of Bergen, late the property of Walter Clendenny."

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, FEBRUARY 25, 1836.

Ten o'clock the House met.

The bill from Council entitled,

"An act to enable the owners of the swamps and bog meadows, lying on the east and west branches of Pauling's Kiln, above Lafayette, in the township of Newton, and county of Sussex, to drain the same,"

Was read by its title, and

Ordered a second reading.

Mr. Molleson presented a petition from Elizabeth Messo-roll, praying a divorce from her husband ;"

Which was read, and

Referred to Messrs. Molleson, J. Cook and Hunt.

Mr. Thomson, from the committee to whom was referred the bill entitled,

"An act to incorporate the Camden and Philadelphia Steam Boat Ferry Company,"

Reported the same with amendments;

Which were read, and

While under consideration, said bill was

Postponed, and

Ordered to stand on its second reading.

Mr. Lippincott, from the committee to whom was referred the bill from Council, entitled,

"An act for the relief of John Mapes, of the county of Gloucester,"

Reported the same without amendment ;

Which was read, and

Ordered to stand on its second reading.

Mr. Bray, from the committee on that subject, reported by bill,

"An act to authorise Lewis M. Prevost to sell and convey certain premises therein named ;"

Which was read, and

Ordered a second reading.

The engrossed bill entitled,
 "An act to incorporate the Bridgeton Glass Manufacturing
 Company,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Flatt,
 Hunt,
 Hillard,
 Jackson,
 Marshall,

Messrs. Molleson,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Shay,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Yorke—28.

NAYS,

Messrs. Burtis,
 Blane,
 Budd,
 Cooper,
 Endicott,
 Flummerfelt,
 Hall,
 Jobs,

Messrs. Lippincott,
 Lydecker,
 Linn,
 Lalor,
 M'Kissack,
 Ryall, (Sp.)
 Rogers,
 Wills,

Young—17.

Ordered, That the Clerk carry the said bill to Council, inform them of its passage, and request their assent to the same.

The bill from Council entitled,

“A supplement to the act entitled An act to incorporate the Farmers’ and Mechanics’ Bank of Rahway,”

Having been read the third time,

And agreed to,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flatt,
Hunt,
Hillard,
Lalor,
Marshall,
Molleson,

Messrs. M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Yorke—28.

NAYS,

Messrs. Burtis,
Bray,
Blane,
Cooper,
Flummerfelt,

Messrs. Hall,
Lydecker,
Linn,
Rogers,
Shay—10.

Ordered, That the Clerk carry the said bill to Council, and inform them of its passage in this House without amendment.

The bill entitled,

“An act to incorporate the Bank of Plainfield, in the county of Essex,”

Was called up,

Read a second time,

And considered.

While under consideration, Mr. Jobs offered the following amendment :

“And before the said President and Directors shall enter on the duties of their several offices, the judges of the said election shall make return under their hands of the persons elected, designating their several offices, which said return shall be filed in the office of the Secretary of State, of this State, there to remain of record; and the said President and Directors so recorded, shall continue bound under the provisions of this section, until others shall be elected in their places, a return whereof and the said officers shall be accepted in the place of those on record by the Governor or person administering the government of this State; which said acceptance shall be signified by the certificate of the said Governor, or persons administering the government for the time being; which certificate shall in like manner be filed and recorded; the officers so recorded to continue and remain bound until others shall be appointed, accepted and recorded, as aforesaid: Provided, that nothing herein contained shall be so construed as to impair the accountability of any president or director between the time of his or their election and the recording thereof, as aforesaid.”

And upon the question of agreeing to the said amendment, The yeas and nays being called and ordered,

The House disagreed to the same by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Blane,
 Cooper,
 Cruser,
 J. Cook,
 Hillard,

Messrs. Hall,
 Jackson,
 Jobs,
 Lydecker,
 M'Kissack,
 Shay,
 Strader,

Young—15.

NAYS,

Messrs. Brown,
 Budd,
 Crowell,
 Chetwood,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flatt,
 Hunt,
 Linn,
 Lalor,

Messrs. Marshall,
 Molleson,
 McDowell,
 Newcomb,
 Parsons,
 Quimby,
 Rogers,
 Runyan,
 Springer,
 Thomson,
 Tuttle,
 Wills,

Yorke—25.

And thereupon,
 The said bill having been read through, and
 Considered by sections,
 Upon the question,
 Shall this bill be engrossed for a third reading?
 The yeas and nays were called and ordered,
 And the House disagreed to the said engrossing by the
 following vote:

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
Cruser,
J. Cook,
Deacon,
Davis,
Flatt,
Hunt,

Messrs. Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Runyan,
Thomson,
Tuttle,
Wade,

Yorke—19.

NAYS,

Messrs. Burtis
Bray,
Blane,
Brown,
Cooper,
Endicott,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,

Messrs. Lydecker,
Linn,
Lalor,
Marshall,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Springer,
Strader,
Wills,
Young—24.

Ordered that the said bill lie on the table.

The bill entitled,

"An act to erect a new County in the county of Gloucester, to be called the county of Atlantic,"

Was again called up, and

Further amended, and

Upon the question of ordering the said bill to be engrossed for a third reading,

The yeas and nays were called and ordered, and

The House disagreed thereto by the following vote :

YEAS,

Messrs. Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 Davis,
 Endicott,
 Flatl,
 Hunt,
 Hopper,
 Lydecker,
 Lalor,

Messrs. Molleson,
 M'Dowell,
 Newcomb,
 Parsons,
 Runyan,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Yorke—23.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Deacon,
 Flummerfelt,
 Hillard,
 Hall,
 Jackson,

Messrs. Jobs,
 Lippincott,
 Linn,
 Marshall,
 M'Kissack,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Strader,
 Wills—22.

Ordered, that the said bill be laid on the table.
 House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, FEBRUARY 25, 1836.

Ten o'clock the House met.

Mr. Parsons, from the committee on that subject, reported by bill,

“An act supplementary to the act incorporating the City of Jersey ;”

Which was read by its title,

Ordered a second reading,

And to be printed.

Mr. Brown, from the committee on that subject, reported by bill,

“An act to incorporate the Hudson Fire Company of Hoboken, New Jersey ;”

Which was read by its title, and

Ordered a second reading.

Mr. Tuttle, from the committee on that subject, reported by bill,

“An act to authorise the Minister, Elders and Deacons of the Reformed Dutch Church of the county of Bergen ;”

Which was read by its title, and

Ordered a second reading.

Mr. Molleson, from the Committee on that subject, reported by bill,

“An act to dissolve the marriage contract between Jonathan Messerol and Elizabeth Messerol ;”

Which was read by its title,

Ordered a second reading,

And the printing dispensed with.

The engrossed bill entitled,

“An act to divorce Mary Higgins from her husband, Amos Higgins,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass ?

Was determined in the negative by the following vote :

YEAS,

Messrs. Bray,
Brown,
Budd,
Crowell,
Cooper,
W. Cook,
Deacon,
Elummerfelt,
Hopper,

Messrs. Hall,
Lippincott,
Lydecker,
Marshall,
Parsons,
Quimby,
Rogers,
Strader,
Tuttle,

Young—19.

NAYS,

Messrs. Blane,
Davis,
Endicott,
Flatt,
Hunt,
Hillard,
Jobs,
Linn,
Lalor,

Messrs. McKissack,
Newcomb,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Thomson,
Whitecar,
Wade,

Wills—19.

Ordered, that the said bill be dismissed from the files of the House.

Ordered, on motion of Mr. Jobs, that the vote of this morning upon the engrossing of the bill entitled,

“An act to incorporate the Bank of Plainfield, in the county of Essex,”

Be reconsidered ;

And thereupon,

The said bill was ordered to stand on its second reading.

Ordered, on motion of Mr. Bray, that the said bill be postponed until the next sitting of the Legislature.

The engrossed bill entitled,

“An act to incorporate the Mount Holly and Camden Rail Road and Transportation Company,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

“The act to incorporate the Hunterdon Rail Road and Transportation Company,”

Was again called up,

Further amended, and

Postponed.

Ordered, on motion of Mr. Hillard, that the resolution for the close of the present sitting of the Legislature,

Be called up,

And considered;

And thereupon,

The House agreed to the said resolution in the words following, to wit:

“Resolved, That this House will close its present sitting on Friday, the eleventh day of March, inst.”

The bill entitled,

“An act for the relief of the heirs of John G. Leake, deceased.”

Having been read the second time,

And agreed to, was

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to incorporate the Milford Delaware Bridge Company,”

Having been read the second time, and

Considered by sections, was

Ordered to be engrossed for a third reading.

The act to empower Francis W. Brinley, John Rutherford, jr., Lewis Leslie and their associates, to build a Bridge over the Rahway river, at or near the head of navigation,

Was read a second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to regulate the shad fisheries on South River, in the county of Middlesex,”

Was read a second time, and

Ordered to be engrossed for a third reading.

The bill entitled,
 "An act to incorporate the Burlington County Bank, at
 Burlington,"

Was read a second time, and

Upon the question of agreeing to the first section,

The yeas and nays were called and ordered,

And the House disagreed thereto by the following vote:

YEAS,

Messrs. Budd,
 Crowell,
 Deacon,
 Davis,
 Flatt.
 Jackson,

Messrs. Lalor,
 Molleson,
 Parsons,
 Runyan,
 Wade,
 Wills—12.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Cooper,
 Cruser,
 W. Cook,
 Endicott,
 Plummerfelt,
 Hunt,
 Hall,
 Jobs,
 Lippincott,
 Linn,

Messrs. Marshall,
 M'Dowell,
 McKissack,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Springer,
 Strader,
 Thomson,
 Whitecar,
 Young—26.

Ordered, that the said bill be laid on the table.

The bill entitled,

"A supplement to the act authorising the draining of meadows and swamps,"

Was called up,
 Read a second time,
 Considered by sections, and
 Ordered to be engrossed for a third reading.
 The bill entitled,

"An act to incorporate the Hamburgh Manufacturing
 Company of the county of Sussex,"

Was read the second time,
 And while under consideration,
 Was postponed.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, FEBRUARY 26, 1836.

Ten o'clock the House met.

The engrossed bill entitled,
 "An act to incorporate the Phoenix Manufacturing Com-
 pany of Trenton,"
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Blane,
 Crowell,
 Cooper,
 Chetwood,
 Davis,
 Flummerfelt,
 Flatt,
 Hunt,
 Hopper,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Marshall,

Messrs. Molleson,
 M'Dowell,
 M'Kissack,
 Parsons,
 Quimby,
 Runyan,
 Shay,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Wills,
 Young,
 Yorke—32.

NAYS,

Messrs. Brown,
 Budd,

Messrs. Cruser,
 Endicott,

Hall—5.

The engrossed bill entitled,
 "An act for the relief of the heirs and next of kin of John
 G. Leake, deceased,"

Having been read the third time, and

Compared in this House,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Davis,
Endicott,
Flatt,
Hopper,
Jackson,
Jobs,
Lippincott,
Lydecker,

Messrs. Lalor,
Marshall,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Young,

Yorke—35.

NAY,

Mr. Linn—1.

The supplement to the act regulating the Shad Fisheries in South river, in the county of Middlesex, passed February 22, 1804,"

Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to divorce Catharine Smith from her husband,
Clark Smith,"

Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?

It was determined in the affirmative by the following vote :

YEAS,

Messrs. Brown,
Budd,
Crowell,
Cooper,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Hunt,
Hopper,
Hall,
Jackson,
Lippincott,
Lydecker,

Messrs. Linn,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Shay,
Strader,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Young,
Yorke—30.

NAYS,

Messrs. Bray,
Blane,
Cruser,
Flatt,

Messrs. Lalor,
Marshall,
M'Kissack,
Springer—8.

The bill entitled,

"A supplement to an act entitled An act to enable the owners of swamps or meadow ground to drain the same, and to repeal a law heretofore made for that purpose, passed the 24th day of November, 1792,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The bill entitled,

"An act to authorise Francis W. Brinley, John Rutherford, Jr., and Lewis Leslie, to build a Draw-Bridge over the Rahway River, at the head of navigation,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The bill entitled,

"An act to incorporate the New Jersey Trust and Commission Company;"

Was called up and read,

And while the first section was under consideration,

The said bill was postponed until Monday afternoon, to be referred to the Committee of the Whole, and made the special order of the day for that period.

The House then went into Committee of the Whole,

Mr. Wade of Essex in the Chair,

And considered the Orphans' Court System, prepared by Col. Scott; and after going through bill No. 1. entitled,

"An act concerning the Ordinary and the Prerogative Court,"

The Committee rose,

Reported progress,

And had leave to sit again at 3 o'clock, this afternoon.

The House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, FEBRUARY 26, 1836.

Three o'clock the House met.

Mr. Flatt presented several petitions in favor of the passage of a law to prevent the sale of spirituous liquors on the Sabbath;

Which were read, and

Referred to the committee on that subject.

Mr. Budd presented the memorial and remonstrance of citizens of the county of Burlington, against the passage of the bill pending before the House, entitled,

“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and the Camden and Amboy Rail Road;”

Which was read, and

Laid on the table.

Mr. Budd presented a petition for the passage of a law to prevent the sale of spirituous liquors on the Sabbath;

Which was read, and

Referred to the committee on that subject.

Mr. Linn, from the committee on that subject, reported by bill entitled,

“A Supplement to the act for the support of the Government of this State, to increase the salaries of the Justices of the Supreme Court of this State.”

The engrossed bill entitled,

“An act to incorporate the Milford Delaware Bridge Company, of the county of Hunterdon,”

Having been three times read, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

Ordered, That No. 115, being, “An act supplementary to the act incorporating religious societies,” be dismissed from the files of the House.

The bill entitled,

"An act to incorporate the Hunterdon Rail Road and Transportation Company,"

Was again called up,

And while under consideration,

Mr. Marshall moved a reconsideration of the vote agreeing to the 15th section, in order to strike therefrom the following proviso which had been offered as an amendment by Mr. Cruser, and adopted :

"Provided nevertheless, That if the said Rail Road should be continued by any law passed or to be hereafter passed, by this or any other State or by the United States, authorising the same so as to form a continued line of rail road or roads from the city of New York to the city of Philadelphia, and such road or roads should be made and used for the conveyance of passengers, goods, wares or merchandise, passing from the city of New York to the city of Philadelphia, or from Philadelphia to New York, that then and from thenceforth all the powers, privileges and immunities by this act created shall cease, and the rail road or roads hereby authorised, with its appurtenances, shall become the property of the State of New Jersey."

And upon the question of reconsideration,

The House agreed thereto by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Crowell,
Cooper,
Chetwood,
Deacon,
Davis,
Endicott,
Flummerfelt,
Hopper,
Hillard,

Messrs. Hall,
Jackson,
Lydecker,
Marshall,
M'Dowell,
Parsons,
Quimby,
Ryall, (Sp.)
Shay,
Tuttle,
Wade,
Young—24.

NAYS,

Messrs. Budd,
Cruser,
W. Cook,
Hunt,

Messrs. Jobs,
Lalor,
Runyan,
Wills—8.

And thereupon,

The said bill was again postponed.

Mr. Chetwood, from the committee on that subject, reported by bill,

“An act supplementary to the act to incorporate St. Mary’s Church at Burlington;”

Which was read by its title, and

Ordered a second reading.

The bill entitled,

“An act to authorise the Chosen Freeholders of Essex and Middlesex, to build a Drawbridge over the Rahway river at Rahway,”

Was read the second time,

Considered by sections, and

Engrossed for a third reading.

The bill entitled,

“An act to incorporate the Hamburgh Manufacturing Company,”

Was again called up,

Further amended, and

Ordered to be engrossed for a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that

Council have passed the bill from the House of Assembly, entitled,

“An act to incorporate the Neshanic Mining Company of the county of Hunterdon,”

With an amendment;

To which amendment the assent of the House of Assembly is requested.

Council have passed the following bill from the House of Assembly:

"An act to dissolve the marriage contract between John Williams and his wife Rachel;"—And,

"An act to authorise Isaac Collins and Susan R. Smith, to sell a certain tenement and lot of land, in the township of Nottingham, in the county of Burlington;"

Without amendment.

Council have also passed the bill from the House of Assembly entitled,

"An act to incorporate the Totowa Manufacturing Company,"

With sundry amendments,

To which amendments the assent of the House of Assembly is requested.

And that Council have passed the following bill, to which they request the assent of the House of Assembly :

"An act to dissolve the marriage contract between James Angus and Ann, his wife."

The act to incorporate the Neshanic Company

Was taken up,

And the amendment made thereto in Council having been agreed to,

The said bill was ordered to be re-engrossed.

The act to incorporate the Totowa Manufacturing Company

Was taken up,

And the amendments made in Council read and agreed to,

And the said bill ordered to be re-engrossed.

The bill entitled,

"An act to divorce James Angus from his wife,"

Was read by its title, and

Ordered a second reading.

The bill entitled,

"A Supplement to the act to incorporate the Clinton Manufacturing Company,"

Was read,

Considered, and

Ordered to be engrossed for a third reading.

The bill from Council entitled,

"An act supplementary to the act incorporating the Stockholders of Bridges over the rivers Passaic and Hackensack,"

Having been read the second time,

And agreed to, was

Ordered a third reading.

The bill from Council entitled,

"An act to incorporate the New Jersey Silk Manufacturing Company,"

Having been read the second time, and
 Considered by sections,
 Was amended, and
 Ordered to a third reading.

The bill entitled,

"A Supplement to the act authorising the erection of a
 Dam and other water works across the head waters of the
 eastern branch of Salem Creek,"

Having been read the second time, and
 Considered by sections, was
 Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock to-morrow morning.

SATURDAY MORNING, FEBRUARY 27, 1836.

Ten o'clock the House met.

The engrossed bill entitled,

"An act to authorise the Boards of Chosen Freeholders of
 the counties of Essex and Middlesex, to build a Drawbridge
 over the Rahway River, at Rahway,"

Having been read the third time, and
 Compared,

Upon the question,
 Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

"A supplement to the act to erect a Dam and other water
 works across the head waters of the eastern branch of Salem
 Creek, in the county of Salem,"

Having been read the third time,
 And compared in this House,

Upon the question,
 Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill from Council entitled,

"An act to incorporate the Patent Arms Manufacturing Company"

Was read the second time,
 Considered by sections and amended,
 And thereupon, was
 Ordered to a third reading.

The Joint Resolution reported by the State Prison Committee to authorise the payment to individuals of their losses at the recent fire at the State Prison,

Having been read the second time,
 And agreed to, was
 Ordered to be engrossed for a third reading.
 The bill entitled,

"An act to divorce Jane Ward from her husband, Charles Ward,"

Was read a second time, and
 Agreed to, and
 Ordered to be engrossed for a third reading.

"An act to authorise the sale of certain real estate whereof Benjamin Kline died seized ;"

Was read the second time, and
 Ordered to be engrossed for a third reading.
 The bill entitled,

"An act to incorporate the Lambertville Manufacturing Company ;"

Was read a second time,
 Considered by sections, and
 Ordered to be engrossed for a third reading.
 The bill entitled,

"A supplement to the act entitled An act concerning Wrecks, passed the 3d of March, 1820,"

Having been read the second time, and
 Agreed to by sections, was
 Ordered to be engrossed for a third reading.

Ordered, on motion of Mr. Bray, that the vote of yesterday ordering the act to incorporate the New Jersey Silk Manufacturing Company a third reading,

Be reconsidered,
 And thereupon,
 The said bill was further amended, and
 Ordered a third reading.

A message from Council, by Mr. Westcott, their Secretary, informed the House of Assembly that Council have passed a bill entitled,

"An act further to amend an act entitled An act to incorporate a Company to form an Artificial Navigation between the Passaic and Delaware rivers, passed December 31, 1824,"

To which bill the assent of the House of Assembly is requested.

Council have passed the following bills from the House of Assembly, viz :

“An act to incorporate the City of Newark;”—And

“An act to incorporate the Woodbury and Camden Rail Road and Transportation Company,”

With sundry amendments ;

To which amendments the assent of the House of Assembly is requested.

The bill entitled,

“An act further to amend an act entitled An act to incorporate a Company to form an Artificial Navigation between the Passaic and Delaware rivers, passed December 31, 1824,”

Was read by its title, and

Referred to Messrs. Parsons, Valentine, Linn, Saunier and J. Cook.

The amendments made in Council to the bill entitled,

“An act to incorporate the City of Newark,”

Were read, and

Agreed to,

And said bill ordered to be re-engrossed.

The amendments made in Council to the bill entitled,

“An act to incorporate the Camden and Woodbury Rail Road and Transportation Company,”

Were read, and

Agreed to,

And the bill ordered to be re-engrossed.

House adjourned to 3 o'clock, P. M.

SATURDAY AFTERNOON, FEBRUARY 27, 1836.

Three o'clock the House met.

The bill entitled,

“An act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,”

Was again called up, and
 Having been read the second time,
 And further amended, was
 Ordered to be engrossed for a third reading.
 The bill from Council entitled,

"An act to enable the owners of the swamps and bog meadows, lying on the east and west branches of Pauling's Kiln, above Lafayette, in the township of Newton, and county of Sussex, to drain the same;"

Having been read the second time, and
 Agreed to, was
 Ordered a third reading.
 The bill entitled.

"An act to regulate the prices for printing public notices,"
 Was read the second time,

And thereupon,
 On motion of Mr. Hunt, was postponed to the next sitting of the Legislature.

The bill from Council entitled,

"An act to incorporate the Dennisville Glass Manufacturing Company of the county of Cape May,"

Was called up,
 Read the second time,
 Considered by sections, and
 Ordered to be engrossed for a third reading.

The bill from Council entitled,

"An act to divorce James Angus, of the county of Essex, from his wife Ann Angus,"

Was read, and
 Agreed to and
 Ordered to a third reading.

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

MONDAY MORNING, FEBRUARY 29, 1836.

Ten o'clock the House met.

The Clerk of the House having asked and obtained leave of absence for a few days, Joseph C. Potts was appointed Clerk pro tem., and having been duly qualified by the Speaker, the House proceeded to business.

Mr. Lydecker presented a petition from sundry of the inhabitants of Bergen, praying relief against the obstructions to navigation placed on the tide waters of the Hudson, by the Morris Canal and Banking Company:

Referred to the committee on the Morris Canal and Banking Company's application.

Mr. Parsons, with the leave of the House, presented a bill entitled,

"A supplement to the act to authorise the construction of a Rail Road connecting the Morris Canal with the Paterson and Hudson River Rail Road;"

Which was read, and

Ordered a second reading.

The re-engrossed bill entitled,

"An act to incorporate the New Jersey Silk Manufacturing Company,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The re-engrossed bill entitled,

"An act to incorporate the City of Newark,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed Joint Resolutions relative to compensating

those persons whose property was destroyed by the recent fire at the State Prison,

Having been read a third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The bill entitled,

"An act to incorporate the Camden and Egg Harbor Railroad Company,"

Was taken up,

Progressed in by sections, and

Before the question on the engrossment was taken,

The said bill was postponed.

The House took up the bill entitled,

"A supplement to the act to collect Taxes on unimproved and vacant lands;"

And having gone through the same by sections,

And amended the same,

It was ordered to be printed,

And the further consideration thereof postponed.

House adjourned to 3 o'clock, P. M.

MONDAY AFTERNOON, FEBRUARY 29, 1836.

Three o'clock the House met.

Mr. Crowell presented a petition from inhabitants of Essex and Middlesex, praying for a Bank at Rahway;"

Which was referred to the committee on that subject.

Mr. Chetwood presented a petition from the honorable the Justices of the Supreme Court, and sundry members of the bar of this State, praying an appropriation to defray the expense of repairing and improving the Supreme Court room;

Which was read, and

Referred to Messrs. Chetwood, Budd and Brown.

Mr. Hopper presented a petition from the inhabitants of Saddle River township, in the county of Bergen, praying a division of the said township;

Which was read, and

Referred to Messrs. Hopper, Tuttle and Gifford.

Mr. Wills presented a remonstrance from citizens of the State against the passage of a law incorporating a Company to construct a Rail Road from Camden to Tuckerton;

Which was read, and

Ordered to lie on the table.

Mr. Molleson, from the committee on that subject, reported by bill,

"A Supplement to the act entitled An act for incorporating the town of Princeton;"

Which was read,

Ordered a second reading,

And to be printed.

The bill from Council entitled,

"A Supplement to the act entitled An act to incorporate the stockholders of the bridges over the rivers Passaic and Hackensack,"

Having been read the third time,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,

Messrs. Haight,
Hunt,
Hopper,
Hall,
Lydecker,
Lalor,
Marshall,
Molleson,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)

Messrs. Rogers,
Runyan,
Shay,
Springer,
Thomson,

Messrs. Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Young—37.

NAY,

Mr. Linn—1.

The re-engrossed bill entitled,
“An act to incorporate the Totowa Manufacturing Com-
pany,”

Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,

Messrs. Hunt,
Hopper,
Hall,
Jobs,
Lydecker,
Marshall,
Moilesen,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,

Messrs. Springer,
Thomson,
Tuttle,

Messrs. Valentine,
Whitecar,
Wade,

Young—35.

NAYS,

Mr. Shay,

Mr. Wills—2.

The re-engrossed bill entitled,
“An act to incorporate the Neshanic Mining Company, of
the county of Hunterdon,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Budd,
Crowell,
Cooper,
W. Cook,
Davis,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hopper,
Hall,
Jobs,
Lydecker,
Linn,

Messrs. Lalor,
Marshall,
Molleson,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young—36.

NAY,

Mr. Cruser—I.

The engrossed bill entitled,
 “An act to incorporate the Lambertville Manufacturing Company,”

Having been three times read, and
 Compared,

Upon the question,
 Shall this bill pass?

Was determined in the affirmative unanimously.

The engrossed bill entitled,
 “An act authorising the sale of real estate whereof Benjamin Kline died seized,”

Having been read the third time,

And compared,

Upon the question,
 Shall this bill pass?

It was determined in the affirmative unanimously.

The House then went into Committee of the Whole, Mr. Quimby in the Chair, on the order of the day, being the bill entitled,

“An act to incorporate the New Jersey Trust and Commission Company;”

And the committee having gone through the said bill by sections,

And amended the same,

Rose and reported the said bill to the House as amended;
 Whereupon,

The said report was agreed to, and the

House adjourned to 10 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, MARCH 1, 1836.

Ten o'clock the House met.

Mr. Parsons presented a petition from the Trustees of the Paterson Academy for Legislative aid ;

Which was read, and

Referred to Messrs. Parsons, Newcomb and W. Cook.

Mr. Molleson, from the committee on that subject, reported a bill entitled,

“An act to incorporate the Tradesmens’ Bank of Rahway;”

Which was read, and

Ordered a second reading.

The Speaker laid before the House a communication from the Executive, concerning certain resolutions passed by the Legislature of Virginia on the subjects of Slavery and Abolition ;

Which communication and resolutions were read, as follows :

EXECUTIVE DEPARTMENT, }
TRENTON, February 29, 1836. }

To the Legislative Council and

General Assembly :

The accompanying resolutions of the General Assembly of the State of Virginia, on the subjects of slavery and abolition, have just been received ; and in conformity with the request therein contained, are respectfully submitted to the Legislature for their consideration.

P. D. VROOM.

EXECUTIVE DEPARTMENT, }
 RICHMOND VIRGINIA, February 18th, 1836. }

SIR:

In compliance with a request of the General Assembly of Virginia, I have the honor to forward you herewith, a copy of certain resolutions adopted by both the houses composing that body, on the 16th instant, to which I beg leave to add my request that you will submit the same to the Legislature of your State.

I am very respectfully,

Your most obedient servant,

LITT^N. W. TAZEVELL.

*To his Excellency
 the Governor of New Jersey.*

1. Resolved, That this commonwealth only, has the right to control or interfere with the subject of domestic slavery within its limits, and that this right will be maintained at all hazards.

2. Resolved, That the State of Virginia has a right to claim prompt and efficient legislation by her co-States to restrain as far as may be, and to punish those of their citizens, who, in defiance of the obligations of social duty and those of the constitution, assail her safety and tranquility, by forming associations for the abolition of slavery, or printing, publishing, or circulating through the mail or otherwise, seditious and incendiary publications, designed, calculated or having a tendency to operate on her population, and that this right, founded as it is on the principles of internal law, is peculiarly fortified by a just consideration of the intimate and sacred relations that exist between the States of this Union.

3. Resolved, That the non-slaveholding States of the Union are respectfully but earnestly requested, promptly to adopt penal enactments, or such other measures as will effectually suppress all associations within their respective limits, purporting to be, or having the character of, abolition societies; and that they will make it highly penal to print, publish, or distribute, newspapers, pamphlets, or other publications, calculated or having a tendency to excite the slaves of the southern States to insurrection and revolt.

4. Resolved, That we have seen with satisfaction those expressions of public opinion of our northern brethren, favourable to the rights of the southern States, and in condemnation of the conduct and motives of the abolitionists among them; and that confiding in their justice and attachment to the principles of the Union, enforced by the sympathies of common dangers, sufferings and triumphs, which ought to bind us together in fraternal concord, we are warranted in the expectation that the foregoing request will be received and complied with in the spirit in which it is made.

5. Resolved, That Congress has no constitutional power to abolish slavery in the District of Columbia, or in the territories of the United States.

6. Resolved, That this General Assembly would regard any act of Congress having for its object the abolition of Slavery in the District of Columbia, or the territories of the United States, as affording just cause of alarm to the slaveholding states, and bringing the Union into imminent peril.

7. Resolved, That it is highly expedient for the slaveholding States to enact such laws and regulations as may be necessary to suppress and prevent the circulation of any incendiary publications within their respective limits.

8. Resolved, That the Governor be and he is hereby requested to forward a copy of these resolutions to each of our Senators and Representatives in Congress, and to the executive of each of the States of the Union, with a request that the same may be submitted to their respective legislatures.

Agreed to by both houses of the Legislature of Virginia, February 16th, 1836.

GEORGE W. MUNFORD, *C. H. D.*

And referred to the committee on those subjects.

Mr. Linn offered the following resolution :

Resolved, That hereafter this House will meet at half past nine o'clock in the morning, and at half past two o'clock in the afternoon during the remainder of the session.

On motion of Mr. Chetwood, the words "half past" in the second line were stricken out, so as to read, "at nine o'clock in the morning;" and,

On motion of Mr. Budd, the words "half past two" in the

third line were stricken out, and the word "three" inserted in lieu thereof;

After which the resolution was agreed to.

The bill from Council entitled,

"An act to incorporate the New Jersey Patent Arms Manufacturing Company,"

Being on its third and last reading,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Endicott,
Flummerfelt,
Flatt,
Haight,
Hunt,
Hopper,
Hall,
Jobs,
Lydecker,
Linn,

Messrs. Marshall,
Molleson,
Lalor,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Young—39.

NAYS,

Mr. Burtis,

Mr. Gifford—2.

The bill from Council entitled,

"An act to enable the owners of the swamps and bog meadows, lying on the east and west branches of Pauling's Kiln, above Lafayette in the township of Newton, and county of Sussex, to drain the same,"

Being on its third and last reading,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
Budd,
Crowell,
Cooper,
Chetwood,
W. Cook,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hopper,
Linn,
Lalor,

Messrs. M'Kissack,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,

Young—31.

NAYS,

Messrs. Bray,
Brown,
Blane,
Cruser,

Messrs. Flatt,
Hall,
Marshall,
Molleson,

Newcomb—9.

Mr. Hall, with the leave of the House, presented a bill entitled,

“A further supplement to the act entitled An act to incorporate the New Jersey Turnpike Company ;”

Which was read, and

Ordered a second reading,

And to be printed.

The engrossed bill entitled,

“An act to incorporate the Hamburgh Manufacturing Company of the county of Sussex,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The re-engrossed bill entitled,

“An act to incorporate the Phillipsburgh and Essex Rail Road and Transportation Company,”

Was read a third time, and,

On motion of Mr. Cruser,

Re-committed,

And Messrs. Flummerfelt and Blane were added to the committee.

The re-engrossed bill entitled,

“An act to incorporate the Camden and Woodbury Rail Road and Transportation Company,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative unanimously.

The bill from Council entitled,

“An act to incorporate the Camden and Philadelphia Steam Boat Ferry Company,”

On motion of Mr. Lippincott,

Was taken up on its second reading, and

Progressed in as far as the fifth section, and

While the same was under consideration,

Mr. Thompson presented the affirmation of Isaac Reeves, relative to the subject matter of said section ;

Which was read, and

The further consideration of said bill postponed.

Mr. Chetwood called up the bill entitled,

“An act making further appropriation for the completion of the State Penitentiary ;

Which was read a second time,
 Considered by sections, and
 Ordered to be engrossed for a third reading.
 The House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, MARCH 1, 1836.

Three o'clock the House met.

Mr. Strader presented several remonstrances against granting further powers or privileges to the Morris Canal and Banking Company;

Which were read, and

Referred to the committee on that subject.

Mr. Quimby, from the committee on that subject, reported a bill entitled,

"A Supplement to the act entitled An act concerning Roads, passed February 9th, 1818;"

Which was read, and

Ordered a second reading.

Mr. Blane, from the committee on that subject, reported a bill entitled,

"An act for the better organization of the Artillery Corps of this State;"

Which was read, and

Ordered a second reading,

And to be printed.

The bill from Council entitled,

"An act to divorce James Angus from his wife, Ann Angus,"

Having been read the third time,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Cruser,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Haight,
 Hopper,
 Hall,
 Lippincott,

Messrs. Lydecker,
 Marshall,
 M'Dowell,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Valentine,
 Wade,
 Young,

Yorke—33.

NAYS,

Messrs. Gifford,
 Hunt,
 Jobs,

Messrs. Linn,
 Whitecar,
 Wills—6.

The bill from Council entitled,
 "An act to incorporate the Camden and Philadelphia Steam
 Boat Ferry Company,"
 Was again taken up,
 Considered by sections, and
 Amended, and
 Upon the question,
 Shall this bill have a third reading?
 The yeas and nays having been called,
 It was decided in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Cooper,
 Chetwood,
 Crusier,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hopper,

Messrs. Hall,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Marshall,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Tuttle,
 Valentine,
 Wade,
 Wills,

Young—29.

NAYS,

Messrs. Budd,
 Crowell,
 W. Cook,
 Flatt,
 Hunt,
 Molleson
 M'Dowell,

Messrs. Newcomb,
 Runyan,
 Springer,
 Strader,
 Thomson,
 Whitecar,
 Yorke—14.

On motion of Mr. Wills, the bill entitled,
 "An act to incorporate the Bordentown Bank, to be located
 in the borough of Bordentown,"

Was called up,

Considered by sections, and
 Amended.

Mr. Shay moved to strike out the first section of the said
 bill ;

And on the question,

Shall the first section be stricken out ?

The yeas and nays having been called,
It was determined in the negative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
W. Cook,
Deacon,
Flatt,

Messrs. Gifford,
Hopper,
Linn,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,

Strader—15.

NAYS,

Messrs. Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
Davis,
Endicott,
Haight,
Hunt,
Hall,
Jobs,
Lalor,

Messrs. Marshall,
Molleson,
M'Dowell,
Parsons,
Runyan,
Springer,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills
Young,

Yorke—25.

So the question recurred on ordering the said bill to be engrossed;

Whereupon,

The House refused to order the said bill to be engrossed,
by yeas and nays, as follows:

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
Cruser,
Haight,
Jobs,
Lalor,
Marshall,
Molleson,

Messrs. McDowell,
Parsons,
Runyan,
Saunier,
Thomson,
Tuttle,
Valentine,
Wade,
Wills,

Yorke—19.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Hunt,
Hopper,

Messrs. Hall,
Lippincott,
Lydecker,
Linn,
Newcomb,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Springer,
Strader,
Young—24.

After which, the
House adjourned to 9 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, MARCH 2, 1836.

Nine o'clock the House met.

Mr. Budd, from the committee on that subject, reported a bill entitled,

"A Supplement to the act entitled An act concerning Inns and Taverns, passed the 24th of February, 1797;"

Which was read, and

Ordered a second reading,

And to be printed.

Mr. Molleson, from the Committee on that subject, reported a bill entitled,

"A Supplement to the act entitled An act establishing a Militia System, passed February 18, 1815;"

Which was read, and

Ordered a second reading,

And to be printed.

The engrossed bill entitled,

"An act making appropriation for completing the new State Penitentiary,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Blane,
Budd,

Messrs. Crowell,
Chetwood,
W. Cook,
Deacon,

Messrs. Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Hunt,
 Hopper,
 Hall,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Molleson,
 M'Dowell,

Messrs. Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,

Young—37.

NAY,

Mr. Valentine—1.

Mr. Parsons, from the committee on that subject, reported a bill entitled,

“A Supplement to the act entitled An act to incorporate the Trustees of the Paterson Academy, passed November 23, 1822;”

Which was read, and

Ordered a second reading.

Mr. Parsons, from the committee on that subject, reported the bill from Council entitled,

“An act further to amend an act entitled An act to incorporate a Company to form an Artificial Navigation between the Passaic and Delaware rivers, passed December 31, 1824,”

Without amendment;

Whereupon,

Said bill was read, and

Ordered a second reading.

Mr. Jobs, with the leave of the House, presented a bill entitled,

“An act authorising the sale of certain Real Estate, late of Andrew Agin, of Somerset, deceased;”

Which was read, and

Ordered a second reading.

Mr. Yorke called up the bill entitled,

“An act to incorporate the Alloway’s Creek Navigation Company of the county of Salem ;”

Which bill, having been read a second time,

Considered by sections,

And amended, was

Ordered to be engrossed for a third reading.

Mr. Lydecker called up the bill entitled,

“An act to authorise Mitchel Saunier to sell certain Real Estate of Mary E. Gedney and others, in the township of Bergen ;”

Which bill, having been read a second time,

Considered by sections, and

Amended, was

Ordered to be engrossed for a third reading.

Mr. Marshall called up the bill entitled,

“An act to incorporate the New Jersey Trust and Commission Company ;”

And the question being on agreeing to the first section,

It was decided by yeas and nays, as follows :

YEAS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Flatt,
Haight,
Hunt,
Hopper,
Marshall,
Molleson,
M’Dowell,
M’Kissack,

Messrs. Newcomb,
Parsons,
Quimby,
Runyan,
Springer,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young,

Yorke—25.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,

Messrs. Hall,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Strader,
 Wills—22.

After which, the said bill was read,
 Considered by sections,
 Amended, and

The further consideration postponed to this afternoon.

Mr. Tuttle called up the bill entitled,

“An act to incorporate the Mechanics’ and Tradesmens’
 Institute of the town of Newark ;”

Which having been read, and

Considered by sections,

The same was ordered to be engrossed for a third reading.

Mr. Marshall offered the following resolution :

“Resolved by the House of Assembly, That we approve of
 the fitting out of an expedition to the South Seas, by the na-
 tional government, on a voyage of discovery and survey, be-
 lieving that such expedition, if properly conducted, could
 scarcely fail in adding something to the general stock of na-
 tional wealth and knowledge, and to the honor of our common
 country ;”

Which was agreed to.

Mr. Thomson called up the Joint Resolutions relative to
 the difficulties in navigating Cape May Roads, in Delaware
 Bay ;

Which were amended, and

Ordered to be engrossed for a third reading.

Mr. Bray called up the bill entitled,

"An act authorising Lewis M. Prevost to sell and convey certain premises therein mentioned in the county of Hunterdon ;"

Which, having been read the second time, and

Considered by sections, was

Ordered to be engrossed for a third reading.

Mr. Hunt offered the following resolution :

"Resolved, That this House will take up no private bills out of their order on the list of business, except such as have been postponed while under consideration on the second reading ;"

Which resolution was read and disagreed to.

Mr. Jobs called up the bill entitled,

"An act for the relief of Samuel Sutphin, of the county of Somerset ;"

Which was read a second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

The following message was received from Council, by Mr. Westcott, their Secretary:

Council have passed the following bills from the House of Assembly,

Without amendment, viz:

"An act to incorporate the Belvidere and Delaware Rail Road and Transportation Company ;"

"An act to repeal an act regulating the fishing with seines in Barnegat Bay north of Barnegat Inlet, in the county of Monmouth, passed February 2, 1893 ;"

"A Supplement to the charter of the Morris and Essex Rail Road Company, passed January 29, 1835 ;"

"An act to encourage the growth of Thorn Hedges ;"—

And,
"A Supplement to the act entitled An act to regulate the re-packing of Beef and Pork for exportation, passed the 2d of September, A. D. 1802."

Council have agreed to the amendments made by the House of Assembly to the bill from Council entitled,

"An act to incorporate the Dennisville Glass Manufacturing Company of the county of Cape May,"

And have caused said bill to be re-engrossed.

Council have passed the following bills from the House of Assembly, viz :

"An act to authorise Francis W. Brinley, John Rutherford, jr., Lewis Leslie and their associates, to build a Draw-Bridge over the Rahway River, at or near the head of navigation ;"

—And,

“An act to regulate the Fishing in Oldman’s Creek, in the counties of Salem and Gloucester,”

With sundry amendments;

To which amendments the assent of the House of Assembly is requested.

Council have passed the following bills, viz :

“An act relative to the Bridge over the Great Mantua Creek, in the county of Gloucester, at a place called Brown’s Point ;”—And,

“An act to divorce Almira S. Douglass from her husband, Thomas W. Douglass ;”

To which bills the assent of the House of Assembly is requested.

The bill entitled,

“An act to authorise Francis W. Brinley, John Rutherford, jr., Lewis Leslie and their associates, to build a Draw-Bridge over the Rahway river, at or near the head of navigation,”

Was taken up,

The amendments made in Council agreed to,

And the said bill ordered to be re-engrossed.

The bill entitled,

“An act relative to Fishing in Oldman’s Creek, in the counties of Salem and Gloucester,”

Was taken up,

The amendments made in Council agreed to,

And the said bill ordered to be re-engrossed.

The bill from Council entitled,

“An act relative to the Bridge over the Great Mantua Creek, in the county of Gloucester, at a place called Brown’s Point,”

Was read, and

Ordered a second reading.

The bill from Council entitled,

“An act to divorce Almira S. Douglass from her husband, Thomas W. Douglass,”

Was read, and

Ordered a second reading.

House adjourned to 3 o’clock, P. M.

WEDNESDAY AFTERNOON, MARCH 2, 1836.

Three o'clock: the House met.

Mr. Marshall presented a memorial from the overseers of the poor of the township of Hopewell, for authority to sell real estate of a lunatic;

Which was read, and

Referred to Messrs. Marshall, Strader and Yorke.

Mr. Yorke presented a petition from citizens of Salem, in favor of the passage of an act incorporating the Alloways Creek Navigation Company;

Which was read, and

Ordered to lie on the table.

Mr. Haight presented the following communication from the Treasurer of the State :

*To the Hon. the General Assembly
of the State of New Jersey—*

GENTLEMEN :

On the 11th January last a resolution was adopted by your honorable body, directing the Treasurer of the State to purchase 130 copies of "Sitgreaves' Manual of Legislative Practice, &c.," compiled by the Vice President, and recommended for acceptance by a committee of Council.

The Treasurer has been informed by the publisher, that the work is finished and ready for distribution. The price which the publisher asks for 130 copies is, \$1 25 each; or, he offers an additional 70 copies for \$37 50; making 200 copies for \$200. The publisher has published 500 copies, which he will sell to the State, for each copy over and above the 200 above mentioned, 90 cents.

The Treasurer has thought proper to lay before your honorable body the above facts, supposing it might so happen, in making a distribution of the work, there might be a great-

er number wanted than by your resolution, offered and adopted on the 11th of January last, were authorised. The Treasurer would wish further instructions.

All which is respectfully submitted by

CHARLES PARKER.

Which was read, and

Ordered to lie on the table.

Mr. Haight offered a Joint Resolution relative to the mode of distributing the copies of Sitgreaves' Manual belonging to the State ;

Which was read,

Ordered a second reading,

And to be printed.

Mr. M'Kissack, from the committee on that subject, reported a bill entitled,

"An act to divorce Walter Greason from his wife Fanny ;"

Which was read, and

Ordered a second reading.

The engrossed Joint Resolutions relative to an appropriation by Congress for the improvement of the navigation of Cape May Roads, in Delaware Bay,

Having been read a third time, and

Compared,

Upon the question,

Shall these Joint Resolutions pass ?

It was determined in the affirmative unanimously.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council have passed a bill from the House of Assembly entitled,

"A Supplement to an act entitled An to incorporate the Orange Bank, passed 26th February, 1826,"

Without amendment.

Council have also passed the bill from the House of Assembly entitled,

"An act to incorporate the Union Manufacturing Company of Trenton,"

With sundry amendments ;

To which amendments the assent of the House of Assembly is requested.

Council have passed the accompanying concurrent resolution appointing a Joint Committee to report what public bills are on file, and on which it is necessary to act this session—

and have appointed Messrs. Thomson and Leaming members of said committee on the part of Council.

To which resolution the concurrence of the House of Assembly and the appointment of a committee on their part is requested.

The bill entitled,

“An act to incorporate the New Jersey Trust and Commission Company,”

Having been postponed for further consideration until this afternoon,

Was taken up,

And further considered by sections,

And amended, and

On the question,

Shall this bill be engrossed for a third reading?

The yeas and nays having been called for,

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Endicott,
Flatt,
Haight,
Hunt,
Hopper,
Hall,
Marshall,
Molleson,
M'Dowell,

Messrs. McKissack,
Newcomb,
Parsons,
Quimby,
Runyan,
Springer,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young,

Yorke—27.

NAYS,

Messrs. Burtis,
Bray,
Blane,
Budd,

Messrs. Cooper,
Deacon,
Davis,
Flummerfelt,

Messrs. Gifford,
Jobs,
Lippincott,
Lydecker,
Linn,

Messrs. Lalor,
Ryall, (Sp.)
Rogers,
Shay,
Strader,

Wills—19.

The bill entitled,

“An act to incorporate the Camden and Egg Harbor Rail Road Company,”

Having been previously gone through by sections, was
Ordered to be engrossed for a third reading.

On motion of Mr. Valentine, the bill entitled,

“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and the Camden and Amboy Rail Road and Transportation Companies,”

Was taken up,

And the question being on agreeing to the first section of the bill,

Mr. Burtis called for the yeas and nays,

And the House agreed to the first section by the following vote:

YEAS,

Messrs. Crowell,
Cruser,
Endicott,
Flummerfelt,
Hunt,
Hopper,
Lalor,
Marshall,
Molleson,
M'Dowell,
M'Kissack,

Messrs. Newcomb,
Parsons,
Quimby,
Runyan,
Springer,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Yorke—22.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 W. Cook,
 Deacon,
 Gifford,
 Haight,

Messrs. Hall,
 Jobs,
 Lydecker,
 Linn,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Strader,
 Wills,
 Young—20.

So the first section was agreed to, and the bill was further progressed in as far as the third section; and while the same was under consideration,

Mr. Brown moved that the further consideration of the said bill be referred to the Committee of the Whole, and be made the order of the day for to-morrow;

On which motion, the yeas and nays having been called, were as follows:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Deacon,
 Davis,
 Gifford,
 Haight,
 Hall,

Messrs. Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Strader,
 Saunier,
 Wills,
 Young—22.

NAYS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Jobs,
Marshall,
Molleson,
M'Dowell,

Messrs. M'Kissack,
Newcomb,
Parsons,
Quimby,
Runyan,
Springer,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Yorke—24.

So the motion was not agreed to ;

And the House proceeded with the further consideration of the bill as far as the sixth section ;

And the same being under consideration,

Mr. Blane moved to amend the same by inserting after the word "privileges" in the eighth line, the words "exclusive privileges excepted;" so as to read, "in the construction and use of which said road the said Turnpike Company shall be entitled to all the powers and privileges, exclusive privileges excepted, and subject to all the conditions and limitations contained in the act incorporating the Camden and Amboy Rail Road, &c.;"

And on the question,

Shall this amendment be agreed to ?

The yeas and nays having been called,

It was decided in the negative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,

Messrs. Blane,
Davis,
Haight,

Messrs. Lippincott,
Lydecker,
Linn,

Messrs. Quimby,
Rogers,
Strader—12.

NAYS,

Messrs. Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Hunt,
Hopper,
Jobs,
Lalor,
Marshall,
Molleson,

Messrs. M'Dowell,
McKissack,
Newcomb,
Parsons,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
Yorke—34.

Whereupon,

The further consideration of the bill was progressed in as far as the seventh section; and while the same was under consideration,

Mr. Wills moved to amend the same by striking out the words "twenty-five" in the fifth line, and inserting in lieu thereof the word "fifty;" so as to read, "and the said lessees shall pay into the treasury of the State the sum of fifty cents for each and every passenger so transported, &c.;"

And the question being on agreeing to the amendment,

It was determined in the negative by yeas and nays as follows :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Deacon,
 Davis,
 Gifford,
 Haight,
 Hall,

Messrs. Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Springer,
 Strader,
 Wills,
 Young—22.

NAYS,

Messrs. Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 Endicott,
 Flummerfelt,
 Flatt,
 Hunt,
 Hopper,
 Jobs,
 Marshall,
 Molleson,

Messrs. M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Yorke—24.

After which, the House went through the bill by sections,
 And amended the same,
 And ordered the bill, as amended, to be printed.
 House adjourned to 9 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, MARCH 3, 1836.

Nine o'clock the House met.

Mr. Davis presented sundry petitions, praying a law to restrain the sale of Ardent Spirits on the Lord's Day;

Which were ordered to lie on the table.

Mr. Cruser presented the petition of John J. Vandever, to be divorced from his wife Phebe;

And, with the leave of the House, Mr. Cruser presented a bill entitled;

"An act to dissolve the marriage contract between John J. Vandever and Phebe, his wife;"

Which was read, and

Ordered a second reading.

The bill entitled,

"An act to incorporate the Union Manufacturing Company of Trenton,"

Was taken up,

The amendments made in Council agreed to,

And the said bill ordered to be re-engrossed.

The Joint Resolution from Council relative to a Joint Committee to report to the Council and General Assembly what public bills are now before each House, that the Legislature may finally act on the same,

Was taken up, and

Agreed to, and

Messrs. Chetwood, Cruser and Deacon appointed the committee on the part of the House.

The engrossed bill entitled,

"An act to extend the Charter of the Trenton Banking Company,"

Was called for, and a motion made by Mr. Molleson to re-commit the same:

The yeas and nays having been called for, were as follows:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Platt,

Messrs. Hopper,
 Hall,
 Lippincott,
 Lydecker,
 Linn,
 Molleson,
 M'Kissack,
 Ryall, (Sp.)
 Shay,
 Strader,
 Wade,
 Young—24.

NAYS,

Messrs. Budd,
 Chetwood,
 Cruser,
 Gifford,
 Haight,
 Hunt,
 Hillard,
 Jackson,
 Marshall,
 Newcomb,

Messrs. Parsons,
 Quimby,
 Rogers,
 Runyan,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,

Wills—21.

The engrossed bill entitled,
 "An act to divorce Jane Ward, of the county of Essex,
 from her husband, Charles Ward,"

Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?

It was decided in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jackson,

Messrs. Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Wade,
 Young,

Yorke—37.

NAYS,

Messrs. Blane,
 Flatt,

Messrs. Gifford,
 Linn—4.

The engrossed bill entitled,
 "An act to authorise Mitchel Saunier to sell certain Real
 Estate of Mary E. Gedney and others, in the township of
 Bergen,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

“An act for the relief of Samuel Sutphin, of the county of Somerset,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hopper,
Hall,
Jobs,
Lippincott,
Lydecker,

Messrs. Linn,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Strader,
Saunier,
Tuttle,
Whitecar,
Wade,
Wills,
Young,
Yorke—40.

NAYS,

Messrs. Burtis,
W. Cook,
Flatt,

Messrs. Hillard,
Lalor,
Quimby,

Valentine—7.

The re-engrossed bill entitled,
 "An act to authorise Francis W. Brinley, John Rutherford,
 jr., Lewis Leslie and their associates, to build a Draw-Bridge
 over the Rahway river, at or near the head of navigation,"
 Was read a third time,
 Compared, and
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative unanimously.
 The engrossed bill entitled,
 "An act to incorporate the Alloways Creek Navigation
 Company, in the county of Salem,"
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtie,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Hall,
 Jackson,
 Jobs,

Messrs. Lippincott,
 Lydecker,
 Marshall,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young,

Yorke—41.

NAY,

Mr. Cruser—1.

Mr. Molleson, with leave, presented a bill entitled,
“A further supplement to the act entitled An act to incor-
porate Trustees of Religious Societies;”

Which was read, and

Ordered a second reading,

And to be printed.

Mr. Linn called up the bill entitled,

“A Supplement to the act entitled An act for the support
of the Government of this State, passed 11th November,
1835;”

Which was read by sections;

And while the same was pending, the memorial of the
Justices of the Supreme Court on the subject-matter of the
bill.

Mr. Chetwood moved that the word “fifteen” in the third
line be stricken out, and insert in lieu thereof “sixteen”—
and to strike out the word “fourteen” in the fourth line, and
insert in lieu thereof the word “fifteen;” so as to read, “at
the rate of sixteen hundred dollars, by the year; and to each
of the Associate Justices of the Supreme Court of this State,
for the time being, at the rate of fifteen hundred dollars, by
the year;”

And the question being on agreeing to the said amend-
ments,

The yeas and nays having been called for,

It was determined in the negative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
Cruser,
Flatt,

Messrs. Parsons,
Runyan,
Springer,
Yorke—8.

NAYS,

Messrs. Burtis,
 Bray,
 Blane,
 Budd,
 Cooper,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hillard,
 Hall,
 Jobs,
 Lippincott,

Messrs. Linn,
 Lalor,
 Marshall,
 Molleson,
 McDowell,
 M'Kissack,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Strader,
 Thomson,
 Valentine,
 Whitecar,
 Wills,
 Young—34.

After which the House went through the said bill by sections,

And having agreed to the same,

Upon the question,

Shall this bill be engrossed for a third reading?

The yeas and nays having been called,

It was decided in the affirmative by the following vote :

YEAS,

Messrs. Crowell,
 Chetwood,
 Cruser,
 Flatt,
 Hunt,
 Hillard,
 Jobs,

Messrs. Linn,
 Lalor,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,

Messrs. Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,

Messrs. Saunier,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,

Yorke—27.

NAYS,

Messrs. Burtis,
Brown,
Blane,
Budd,
Cooper,
Deacon,
Davis,
Endicott,
Flummerfelt,

Messrs. Gifford,
Haight,
Hopper,
Hall,
Jackson,
Lippincott,
Marshall,
Rogers,
Valentine,

Young—19.

On motion of Mr. McKissack, the House proceeded to the order of the day, in Committee of the Whole, being a bill entitled,

“An act respecting the Orphans’ Court,”

Mr. Wade in the Chair.

Mr. Flatt stated, that Col. Scott, who had prepared the said bill for legislative action, was present.

On motion, he was invited to take a seat within the bar of the House.

The committee went through the bill by sections,

And amended the same ;

After which,

The committee rose and reported the bills entitled,

“An act concerning the Ordinary and the Prerogative Court,”—And,

“An act respecting the Orphans’ Court”

To the House, as amended ;

Whereupon,

The House agreed to the said amendments ; and,
 On motion of Mr. Chetwood, the titles of the said bills were
 Ordered to be taken for their second reading.
 The House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, MARCH 3, 1836.

Three o'clock the House met.

Mr. J. Cook presented a petition from Phebe Aspinall,
 praying to be divorced from her husband ; which was
 Referred to Messrs. J. Cook, M'Kissack and Lydecker.

Mr. Burtis presented a petition praying a law to prohibit
 the sale of Ardent Spirits on the Sabbath ;
 Which was ordered to lie on the table.

Mr. Marshall, from the Committee on that subject, reported
 a bill entitled,

"An act to authorise the sale of certain Real Estate of
 Martha Moore, and the recovery of the rents of the same ;"
 Which was read, and
 Ordered a second reading.

Mr. Blane, from the committee to whom had been re-
 committed the bill entitled,

"An act to incorporate the Phillipsburgh and Essex Rail
 Road and Transportation Company,"

Reported the same,

With an amendment ;

Whereupon,

The said bill was taken up,

The amendment agreed to,

And the bill ordered to be re-engrossed for a third reading.

The engrossed bill entitled,

"A Supplement to the act entitled An act to incorporate
 the Clinton Manufacturing Company,"

Having been read a third time, and

Compared,

Upon the question,
 Shall this bill pass ?
 It was determined in the affirmative unanimously.
 The bill from Council entitled,
 "An act to incorporate the Camden and Philadelphia
 Steam Boat Ferry Company,"
 Having been read a third time,
 Upon the question,
 Shall this bill pass ?
 It was decided in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Chetwood,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hopper,
 Hall,

Messrs. Jackson,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Marshall,
 Molleson,
 M'Kissack,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Saunier,
 Tuttle,
 Valentine,
 Wade—32.

NAYS,

Messrs. Budd,
 Flatt,
 Hunt,
 M'Dowell,
 Newcomb,

Messrs. Parsons,
 Springer,
 Strader,
 Thomson,
 Whitecar,

Yorke—11.

The engrossed bill entitled,

"An act authorising Louis M. Prevost to sell and convey certain premises therein mentioned, in the county of Hunterdon,"

Having been read a third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

The re-engrossed bill entitled,

"An act to relieve Abijah Dodd, a revolutionary soldier, of the county of Essex,"

Having been read a third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

The engrossed bill entitled,

"An act to incorporate the Mechanics' and Tradesmen's Institute of Newark,"

Having been read a third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

The bill entitled,

"A supplement to the act entitled An act incorporating the City of Jersey, in the county of Bergen, passed January 23, 1829,"

Having been read a second time,

Considered by sections, and

Amended, was

Ordered to be engrossed for a third reading.

The bill entitled,

"A supplement to the act entitled An act to incorporate the Protestant Episcopal Church of St. Mary, in the city of Burlington,"

Was read a second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

Mr. Cruser offered the following resolution:

"Resolved, That during the remainder of this sitting of the General Assembly, the Door-keeper be instructed to heat the room in the manner he formerly did, and that the Nott stoves be left cold;"

Which resolution was disagreed to.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council have passed the two accompanying concurrent resolutions ;

To which the assent of the House of Assembly is requested. Whereupon,

The House took up the first of the said resolutions, as follows:

“Resolved, (Assembly concurring) That a Joint Committee be appointed to examine and report what further alterations may be advantageously made in the arrangement of the Library and Court of Chancery Chambers.”

The House agreed to the said resolution, and Messrs. Shay, Marshall and Wade were appointed the committee on the part of the House.

The House took up the second of said concurrent resolutions, as follows :

“Resolved, (Assembly concurring) That no private bill shall be acted on during the present session, which shall be received within five days from the expiration of the same.

Which was agreed to.

Mr. Parsons called up the bill from Council entitled,

“A further supplement to amend an act entitled An act to incorporate a Company to form an Artificial Navigation between the Passaic and Delaware rivers, passed December 31, 1824,”

And moved that it be made the order of the day for tomorrow ;

Which was agreed to.

Mr. Marshall offered the following resolution :

“Resolved, That whereas this House has, by resolution, agreed to rise on the eleventh of March, inst., therefore it is useless and inexpedient to act or proceed farther on the investigation of No. 88, &c., being a number of bills drafted by Joseph Warren Scott, Esq., relative to the Orphans’ and Prerogative Court system, but that the said bills be carefully put in charge of the Door-keeper of the House, to be preserved for the action of a subsequent or future Legislature :

And the yeas and nays being called on the question of agreeing to the said resolution,

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,

Messrs. Hopper,
 Hillard,
 Hall,
 Lippincott,
 Marshall,
 Quimby,
 Rogers,
 Shay,
 Strader,
 Saunier,
 Thomson,
 Whitecar,

Young—25.

NAYS,

Messrs. Crowell,
 Chetwood,
 Crusier,
 Flatt,
 Jackson,
 Jobs,
 Linn,
 Molleson,
 M'Dowell,

Messrs. M'Kissack,
 Parsons,
 Ryall, (Sp.)
 Runyan,
 Springer,
 Tuttle,
 Valentine,
 Wade,
 Yorke—18.

Mr. Brown called up the bill entitled,

“An act to incorporate the Hunterdon Rail Road and Transportation Company;”

And before any action was had thereon, the same was postponed to to-morrow morning.

The bill entitled,

“An act to incorporate the Hudson Fire Company of Hoboken, Bergen county,”

Was read the second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

Mr. Marshall called up the bill entitled,

“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and the Camden and Amboy Rail Road and Transportation Companies,”

And the 5th, 6th, 9th and 2d sections were reconsidered, Amended, and

Agreed to.

The 7th section was reconsidered for the purpose of amending the same ;

And while the same was under consideration,

Mr. Bray moved to strike out the words “twenty-five” in the sixth line, and insert the word “fifty ;” so as to read, “and the said lessees shall pay into the Treasury of this State semi-annually, the sum of twenty-five cents for each and every passenger so transported, &c. ;”

Objection being made to the motion as out of order, the Speaker determined the same to be in order ;

Whereupon,

Mr. Molleson appealed from the decision of the Chair to the House ;

And the yeas and nays having been called,

The House sustained the Chair by the following vote :

YEAS,

Messrs. Burtis,

Bray,

Brown,

Blane,

Budd,

Cooper,

Deacon,

Davis,

Endicott,

Flummerfelt,

Gifford,

Haight,

Hopper,

Hillard,

Messrs. Hall,

Jackson,

Lippincott,

Lydecker,

Lalor,

McKissack,

Quimby,

Rogers,

Shay,

Strader,

Saunier,

Wade,

Wills,

Young—28.

NAYS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Flatt,
Hunt,
Marshall,
Molleson,
M'Dowell,

Messrs. Newcomb,
Parsons,
Runyan,
Springer,
Thomson,
Tuttle,
Valentine,
Whitecar,
Yorke—18.

Mr. Davis presented a petition to sell certain Real Estate of Robert Dillon; which was

Referred to Messrs. Davis, Strader and Saunier.

A message from Council, by Mr. Westcott, their Secretary, informed the House that

Council have disagreed to the bill from the House of Assembly entitled,

“An act to erect parts of the counties of Essex and Bergen into a new county, to be called the county of Passaic,”

And herewith return the same.

Council have passed the bills from the House of Assembly entitled,

“A supplement to an act entitled An act securing to Mechanics and others payment for their labor and materials in erecting any house or other buildings within the limits therein mentioned, passed March 3, 1835;”—And,

“An act to incorporate the Elizabeth-Town Silk Manufacturing Company,”

With an amendment;

To which amendment the assent of the House of Assembly is requested.

The bill entitled,

“A supplement to an act entitled An act securing to Mechanics and others payment for their labor and materials in erecting any house or other buildings within the limits therein mentioned, passed March 3, 1835,”

Was taken up,

The amendments made in Council agreed to,
And the said bill ordered to be re-engrossed.

The bill entitled,

“An act to incorporate the Elizabeth-Town Silk Manufacturing Company”

Was taken up,

The amendments made in Council agreed to,
And the said bill ordered to be re-engrossed.

House adjourned to 9 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, MARCH 4, 1836.

Nine o'clock the House met.

Mr. Marshall presented a petition from sundry citizens of the county of Hunterdon in favor of the passage of a law to restrain the sale of Ardent Spirits on the Sabbath;

Which was read, and

Ordered to lie on the table.

Mr. Saunier, from the committee on that subject, reported by bill,

“An act vesting the Real Estate of Barney Colgan, deceased, in Ann Colgan, his widow;”

Which was read, and

Ordered a second reading.

Mr. Wills called up bill No. 175, being the bill entitled,

“An act to extinguish the exclusive privileges of the Delaware and Raritan Canal and Camden and Amboy Rail Road;”

And the amendment offered to the 7th section having been withdrawn, and the different sections of the bill agreed to,

Upon the question,

Shall this bill be engrossed?

Mr. Cruser offered the following resolution :

“Resolved, That the further consideration of the bill be postponed, and that a committee be appointed to inquire of the Companies the best terms upon which their works may be secured for the State, and that the same may be submitted to the people at the next fall election ;”

And thereupon,

Mr. Chetwood offered an amendment thereto in the following words :

“Resolved, That the further consideration of bill No. 175 be postponed till the third Tuesday in May next, and that the bill, as amended, be printed and circulated among the people of New Jersey before the final action of this House is had upon the subject ;”

And the House disagreed to the said amendment by the following vote :

YEAS,

Messrs. Crowell,
Chetwood,
Flatt,
Hunt,
Molleson,

Messrs. M'Dowell,
Parsons,
Runyan,
Saunier,
Wade—10.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
J. Cook,
Deacon,
Davis,
Endicott,

Messrs. Flummerfelt,
Gifford,
Haight,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,

Messrs. Lalor,
 Marshall,
 McKissack,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,

Messrs. Springer;
 Strader,
 Thomson,
 Valentine,
 Whitecar,
 Wills,
 Young,
 Yorke—38.

Mr. Molleson then called for a division of the question upon the original resolution, so that the question first put should be,

Will the House postpone the further consideration of the said bill?

To which Mr. Bray moved to add as an amendment,
 "To the next sitting of the Legislature ;"

Which first division, as amended, was disagreed to ;

And thereupon,

The House disagreed to the latter part of the said resolution.

And thereupon,

Mr. Cruser moved that the further consideration of the said bill be postponed;

And the yeas and nays being ordered,

The House disagreed to the postponement by the following vote :

YEAS,

Messrs. Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 Flatt,
 Hunt,
 Marshall,
 Molleson,
 M'Kissack,

Messrs. Newcomb;
 Parsons,
 Runyan,
 Springer,
 Saunier,
 Thomson,
 Valentine,
 Whitecar,
 Wade,

Yorke—19.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Budd,
 Cooper,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hopper,

Messrs. Hillard,
 Hall,
 Jackson,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 M'Dowell,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Strader,
 Wills,

Young—27.

And thereupon the question recurred,
 Will the House order the said bill to be engrossed?
 And the House determined in the negative by the following vote:

YEAS,

Messrs. Chetwood,
 Crusier,
 W. Cook,
 Flatt,
 Hunt,
 Molleson,
 M'Kissack,

Messrs. Parsons,
 Runyan,
 Saunier,
 Valentine,
 Whitecar,
 Wade,
 Yorke—14.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hopper,
 Hillard,
 Hall,

Messrs. Jackson,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Marshall,
 M'Dowell,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Shay,
 Springer,
 Strader,
 Thomson,
 Wills,
 Young—34.

Mr. Wills moved that the said bill be dismissed from the files of the House ;

And thereupon,

The House agreed to the said motion by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 J. Cook,
 Deacon,
 Davis,

Messrs. Endicott,
 Gifford,
 Haight,
 Hopper,
 Hillard,
 Hall,
 Jackson,
 Lippincott,
 Lydecker,

Messrs. Linn,
Lalor,
Marshall,
Quimby,

Messrs. Ryall, (Sp.)
Rogers,
Shay,
Strader,

Wills—27.

NAYS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Flummerfelt,
Flatt,
Hunt,
Newcomb,

Messrs. Parsons,
Runyan,
Saunier,
Thomson,
Valentine,
Whitecar,
Wade,
Young,

Yorke—17.

And the said bill was accordingly dismissed from the files of the House.

The re-engrossed bill entitled,

“An act to incorporate the Elizabeth-Town Silk Manufacturing Company,”

Having been again read,

And compared as amended,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

Ordered, That the Clerk inform Council that the House have agreed to the amendments made to said bill in Council, and have caused the same to be re-engrossed.

The bill entitled,

“A Supplement to the act to incorporate St. Mary’s Church, in the city of Burlington,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The bill entitled,

"An act to incorporate the Hudson Fire Company of Hoboken, New Jersey,"

Having been read the third time, and

Compared,

Passed the House of Assembly unanimously.

The bill entitled,

"An act supplementary to the act to incorporate the City of Jersey,"

Having been read the third time,

And compared,

Passed the House of Assembly unanimously.

The bill entitled,

"An act further to amend an act entitled An act to incorporate a Company to form an Artificial Navigation between the Passaic and Delaware rivers, passed December 31, 1824,"

Was called up,

And while under consideration,

Was postponed until this afternoon.

The bill from Council entitled,

"A Supplement to the act to incorporate the Bordentown Water Company,"

Was read the second time,

And agreed to, and

Ordered to a third reading.

The bill entitled,

"An act for the better organization of the Field Artillery Corps of this State,"

Was read the second time,

Agreed to, and

Ordered to be engrossed for a third reading.

The act supplementary to the act concerning Estray Cattle, Horses and Sheep, passed 17th March, 1797,

Was read the second time, and

Ordered to be engrossed for a third reading.

The bill from Council entitled,

"An act for the relief of John Mapes, of the county of Gloucester,"

Was called up and read,

And upon the question of agreeing to the first section,

The House determined in the negative by the following vote:

YEAS,

Messrs. Bray,
Budd,
Cooper,
Cruser,

Messrs. Endicott,
Hopper,
Lydecker,
Linn—8.

NAYS,

Messrs. Blane,
Crowell,
W. Cook,
J. Cook,
Deacon,
Davis,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hillard,
Hall,
Jackson,
Jobs,
Lalor,

Messrs. Marshall,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Thomson,
Valentine,
Whitecar,
Wadé,
Wills,
Young,

Yorke—33.

Ordered, That the Clerk inform Council that the House have disagreed to the first section of said bill.

Ordered, on motion of Mr. Lippincott, that the applicant have leave to withdraw his petition.

The act supplementary to the act concerning Roads,
Was read,

And considered,

And the first section was disagreed to;

And thereupon,

Said bill was postponed until the next sitting of the Legislature.

Mr. Davis, from the committee on that subject, reported by bill,

"An act to authorise the sale of real estate whereof Robert Dillon died seized ;"

Which was read, and

Ordered a second reading.

House adjourned to 3 o'clock, P. M.

FRIDAY AFTERNOON, MARCH 4, 1836.

Three o'clock the House met.

Mr. Hillard, from the committee on that subject, made the following

REPORT.

The Committee to whom was referred so much of the Governor's Message as relates to the Geological Survey of the State, beg leave to make the following REPORT :

That having been at pains to collect information concerning the benefits likely to arise to the State, from the further prosecution, in a detailed manner, of the survey set on foot by the Legislature of last year, they have come to the full and unanimous conviction, that it would be a measure fraught with important advantages to the citizens of every section of the State. New Jersey has already recognized the value of a geological investigation of her Territory, by the resolution of the last Legislature, which, your committee has reason to think, has received the very general approbation of the people. It is therefore deemed unnecessary to advocate the utility of the thing, by any general array of proofs derived from the example of the several States of the Union,

where geological surveys are, at present, in active and spirited progress ; but they content themselves with referring to the results of the past year's exploration of New Jersey, as detailed in the printed report of Professor Rogers. The practical utility of the facts there developed, are sufficient, they believe, to satisfy all scruples upon the subject, and to make it an act of wisdom, on the part of the present Legislature, to carry forward, by an adequate appropriation, the said geological survey. In regard to the most judicious mode of continuing the survey, they entertain the following views :

In order to be decidedly or permanently beneficial to the community, the geological investigations ought to be systematically conducted, and as minute as the means of the State will justify; indeed, they ought not to stop short of a full developement of all the facts bearing on the mineral resources of every subdivision of our Territory. A detailed Geological Map, representing the limits of the various formations, illustrated by a series of transverse sections, or profiles, seems an indispensable accompaniment, to make the final report on the whole geology of the region, fully intelligible and satisfactory. The Committee would therefore recommend, that in all future surveys, the production of a General State Geological Map, should be a leading object.

The general preliminary survey already executed, will afford the geologist the requisite guide, as to how he should enter upon, and follow up the more minute and precise examinations contemplated. It is thought that it would be injudicious to constrain the movements and operations of the geologist, by allotting or dictating to him the particular districts which he shall first explore ; for this could only interfere with the freedom of action indispensable to the successful discharge of his duties. He cannot, himself, always be aware, where he should next direct his attention, until the preliminary points which are to guide him, have been arrived at. Keeping in view, that every portion of the State is to receive, in turn, as thorough an investigation as it is susceptible of, with the means and time at disposal, it is believed that each region will feel content to await the operations of the geologist, who, for the general good, ought to consult only scientific considerations, in directing his movements. It is recommended, however, while an exact survey is making of each local formation, in its proper order of succession, that a share of attention be directed to the general features of the geology of other districts, with a view to collect facts, preparatory to exploring them in detail. This will contribute to expedite the map, and to give it greater accuracy.

The Committee consider it expedient that the results of the survey, as brought to light each season, should be embodied in a

series of annual reports, which may embrace only the points positively settled at the time, reserving the matters of more doubtful decision, and topics of more exclusively scientific interest, for a general final report, designed to embody, in systematic order, every thing of importance developed by the survey. These annual reports can be elucidated by a series of local geological sections, or *profiles*, while the geological State map is reserved to accompany the general final report on the whole State.

It is suggested that a geological cabinet of the materials collected during the execution of the survey, especially those of value in agriculture and the arts, be formed and deposited in the State House, in Trenton; also, that the various marls, ores, and minerals, of useful application, be submitted by the geologist, to chemical analysis, and the results inserted in the reports, and likewise recorded on the specimens deposited in the State Cabinet. It is conceived that a fund of valuable and precise information, may thus be put within the reach of every citizen of this State.

Your Committee are well aware of the importance of having the topography of the State as well known as practicable, for the sake of giving greater exactness and value to the geological map, but in lieu of a separate topographical survey for this purpose, which would be both tedious and expensive, they recommend that the geologist undertake the duty of correcting the topography, as far as in his power.

In conclusion, the Committee would state, that having inquired into the total time and cost necessary to complete the geological survey, and to produce the geological map of the State, in a manner commensurate with their importance, they are induced to believe that about five years would suffice to effect these desirable objects. They are not ignorant, however, of the difficulty of determining the precise period requisite to a complicated inquiry like that into the geology of a whole State, and cannot pretend to more than an approximation.

An appropriation of two thousand dollars would be adequate, it is thought, to the necessities of the survey, during the current year.

HENRY HILLARD, *Chairman.*

Which was read, and
 Ordered to lie on the table,
 And the usual number of copies to be printed for the use
 of the Legislature.

Mr. Hillard also reported the bill entitled,

“An act making a further appropriation for the prosecution of the Geological and Mineralogical survey of the State;”

Which was read by its title, and

Ordered a second reading.

Mr. J. Cook, from the committee on that subject, reported by bill,

“An act to dissolve the marriage contract between Phebe Aspinall and her husband;”

Which was read, and

Ordered a second reading,

And the printing was dispensed with.

The engrossed bill entitled,

“A Supplement to the act entitled An act for the support of the Government of this State, passed November 11, 1835;”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Crowell,
Chetwood,
Cruser,
J. Cook,
Davis,
Flatt,
Haight,
Hunt,
Hillard,
Jobs,
Linn,
Lalor,
Molleson

Messrs. M'Dowell,
M'Kissack,
Parsons,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Saunier,
Whitecar,
Wade,
Wills,
Yorke—26.

NAYS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 W. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Gifford,

Messrs. Hopper,
 Hall,
 Jackson,
 Lippincott,
 Lydecker,
 Marshall,
 Newcomb,
 Quimby,
 Thomson,
 Valentine,
 Young—22.

The bill entitled,
 "An act to incorporate the Union Manufacturing Company
 of Trenton,"

Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,

Messrs. Flummerfelt,
 Flatt,
 Gifford,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jobs,
 Lippincott,
 Marshall,
 M'Dowell,
 Newcomb,

Messrs. Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,

Messrs. Strader,
 Saunier,
 Thomson,
 Valentine,
 Whitecar,
 Wade,

Yorke—37.

NAYS,

Mr. Burtis,

Mr. Lydecker—2.

The re-engrossed bill entitled,
 "An act relative to Fishing in Oldman's Creek, in the
 counties of Salem and Gloucester,"

Having been read the third time as amended in Council,
 And compared,
 Upon the question,
 Shall this bill pass?

It was determined in the affirmative unanimously.

Ordered, That the Clerk inform Council that the House
 have agreed to the amendments made in Council to the said
 bills, and have caused the same to be re-engrossed.

The engrossed bill entitled,
 "An act to incorporate the Camden and Egg Harbor Rail
 Road and Transportation Company,"

Having been read the third time,
 And compared,

Upon the question,
 Shall this bill pass?

Was determined in the affirmative unanimously.

The House then resumed the consideration of the bill from
 Council entitled,

"An act further to amend an act entitled An act to incor-
 porate a Company to form an Artificial Navigation between
 the Passaic and Delaware rivers, passed December 31, 1824;"

And while under consideration,

Mr. Shay offered an amendment to the 7th section of said
 act, by striking out the words "two millions of dollars," and

insert "one million of dollars" as the extent of their circulation ;

And the yeas and nays being called for and ordered,
The House disagreed to the amendment by the following vote :

YEAS,

Messrs. Bray,
Blane,
Budd,
Deacon,

Messrs. Gifford,
Linn,
Lalor,
Shay,

Strader—9.

NAYS,

Messrs. Burtis,
Brown,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Davis,
Endicott,
Flummerfelt,
Flatt,
Haight,
Hunt,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,

Messrs. Lippincott,
Lydecker,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Springer,
Saunier,
Thomson,
Valentine,
Whitcar,
Wade,
Wills,
Young,

Yorke—39.

The said bill was then further considered by sections, and Ordered to a third reading.

The House then went into Committee of the Whole, Mr. Hillard of Morris in the Chair, upon the bill entitled,

“An act to secure a more equal system of Taxation;”

And after some time spent in the consideration and discussion thereof,

The committee rose,

Reported progress,

And had leave to sit again to-morrow morning.

House adjourned to 9 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

SATURDAY MORNING, MARCH 5, 1836.

Nine o'clock the House met.

Mr. Lippincott, with leave, presented a bill entitled,

“A further supplement to an act to incorporate a part of the Township of Newton, in the county of Gloucester;”

Which was read by its title,

Ordered a second reading,

And to be printed.

Mr. Lydecker, from the committee on that subject, reported by bill,

“An act to establish a new Township in the county of Bergen, to be called the Township of Saddle River;”

Which was read,

Ordered a second reading,

And to be printed.

The engrossed bill entitled,

“An act supplementary to the act concerning Wrecks passed March 3, 1820,”

Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?

It was determined in the affirmative unanimously.

The bill from Council entitled,

"A Supplement to the act to incorporate the Bordentown
Water Company, passed February 13, 1835,"

Having been read the third time,
And agreed to,

Upon the question,
Shall this bill pass?

It was determined in the affirmative unanimously.

The bill from Council entitled,

"An act further to amend an act entitled An act to incor-
porate a Company to form an Artificial Navigation between
the Passaic and Delaware rivers, passed December 31, 1824,"

Having been read the third time,
Upon the question,
Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Crowell,
Cooper,
Chetwood,
Cruser,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,

Messrs. Lydecker,
Lalor,
Marshall,
Molleson,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Runyan,
Shay,
Springer,
Saunier,
Thomson,
Valentine,
Whitecar,
Wade,
Wills,
Young,

NAYS,

Messrs. Bray,
Brown,

Messrs. Blane,
Linn,

Strader—5.

Ordered, That the Clerk inform Council that the House have agreed to the said bill, and have passed the same.

The bill from Council entitled,

“A supplement to an act entitled An act securing to Mechanics and others payment for their labor and materials in erecting any house or other buildings within the limits therein mentioned, passed March 3, 1835,”

Having been read as amended in Council,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Cooper,
Cruser,
J. Cook,
Flummerfelt,
Hunt,
Hopper,
Hillard,
Hall,
Jobs,
Lippincott,
Lydecker,

Messrs. Linn,
Lalor,
Marshall,
Newcomb,
Quimby,
Runyan,
Shay,
Strader,
Satnier,
Thomson,
Valentine,
Whitecar,
Wills,
Young—28.

NAYS,

Messrs. Burtis,
Flatt,

Messrs. Springer,
Wade—4.

A message from Council, by Mr. Westcott, their Secretary, informed the House that

Council have passed the bill from the House of Assembly entitled,

“An act to incorporate the Bridgeton Glass Manufacturing Company,”

With an amendment;

To which amendment the assent of the House of Assembly is requested.

Council have passed the Joint Resolutions from the House of Assembly relative to the navigation of Delaware Bay,

Without amendment.

Council have agreed to the amendment made by the House of Assembly to the bill from Council entitled,

“An act to incorporate the Camden and Philadelphia Steam Boat Ferry Company,”

And have caused said bill to be re-engrossed.

Council have amended the first amendment by substituting the word “principal” for “component,” and have agreed to the other amendments made by the House of Assembly to the bill from Council entitled,

“An act to incorporate the New Jersey Silk Manufacturing Company,”

And request the assent of the House of Assembly to their amendment.

Council have passed a bill from the House of Assembly entitled,

“An act to incorporate the Camden and Mount Holly Rail Road and Transportation Company,”

Without amendment.

Council have passed a bill entitled,

“An act to change Trust Property therein named;”

To which bill the assent of the House of Assembly is requested.

The bill entitled,

“An act to incorporate the Bridgeton Glass Manufacturing Company,”

Having been read as amended in Council,

And the amendments agreed to,

The said bill was

Ordered to be re-engrossed.

The act to incorporate the New Jersey Silk Manufacturing Company,

Having been read as amended in Council,

And the amendments agreed to,

The said bill was

Ordered to be re-engrossed.

The bill entitled,

An act to change Trust Property therein named,

Having been read by its title, was

Ordered a second reading.

The bill entitled,

“A Supplement to the act relative to the New Jersey Turnpike Company,”

Was called up, and considered, and

Upon the question of ordering the same to be engrossed for a third reading,

The yeas and nays were ordered,

And the House agreed thereto by the following vote:

YEAS,

Messrs. Burtis,

Bray,

Brown,

Blane,

Cooper,

Chetwood,

J. Cook,

Deacon,

Davis,

Endicott,

Flummerfelt,

Flatt,

Hunt,

Hopper,

Hillard,

Messrs. Hall,

Jackson,

Lippincott,

Lydecker,

Lalor,

Marshall,

Newcomb,

Quimby,

Shay,

Springer,

Thomson,

Valentine,

Wade,

Wills,

Young—30.

NAYS,

Messrs. Cruser,
Jobs,
Linn,

Messrs. M'Kissack,
Runyan,
Whitecar—6.

Mr. Chetwood, from the committee to whom was referred the memorial of the Justices of the Supreme Court and Bar of New Jersey praying an appropriation for repairs and alterations of the Supreme Court room, reported by resolution, providing for the appointment of Charles Parker, Zachariah Rossell and Samuel R. Hamilton, Esqs., with authority to make the repairs necessary, according to the prayer of the said memorialists ;

Which resolution was agreed to nem. con.

The bill entitled,

“An act to divorce John J. Vandever from his wife,”

Was read, and

Considered, and

Ordered to be engrossed for a third reading.

“An act to authorise the sale of certain Real Estate, late of Andrew Agin, of Somerset,”

Was read,

Considered by sections, and

Ordered to be engrossed for a third reading.

The act to divorce Almira J. Douglass from her husband,

Was read, and

Considered, and

Ordered to be engrossed for a third reading.

The act to divorce Phebe Aspinall from her husband,

Was read the second time,

Considered, and

Ordered to be engrossed for a third reading.

Ordered, on motion of Mr. Flummerfelt, that the bill entitled,

“An act to incorporate the Muscnebcong Bank,”

Be called up, and

Postponed to the next session of the Legislature.

Ordered, on motion of Mr. Valentine, that the bill entitled,

“An act to incorporate the Warren County Bank,”

Be postponed to the next session of the Legislature.

The bill from Council entitled,
 "An act relative to the Bridge over the Great Mantua
 Creek, in the county of Gloucester,"

Was called up,
 Read the second time,
 Considered by sections, and
 Ordered to a third reading.

The bill entitled,
 "A Supplement to the act incorporating the town of Prince-
 ton,"

Was called up,
 Read the second time, and
 Ordered to be engrossed for a third reading.

Ordered, on motion of Mr. Bray, that the bill entitled,
 "An act to define the corporate powers of Manufacturing
 Companies and other corporations in the county of Hunter-
 don,"

Be postponed to the next session of the Legislature.

The bill entitled,

"An act supplementary to the act establishing a Militia
 System, passed February 18, 1815,"

Was called up,
 Read the second time, and
 Upon the question of agreeing to the first section,
 The yeas and nays were ordered, and

The House disagreed to the first section by the following
 vote:

YEAS,

Messrs. Burtis,
 Blane,
 Cooper,
 Chetwood,
 Crusier,
 J. Cook,
 Flummerfelt,
 Flatt,

Messrs. Hillard,
 Jobs,
 Marshall,
 M'Kissack,
 Quimby,
 Shay,
 Valentine,
 Wade,

Young—17.

NAYS,

Messrs. Bray,
Brown,
W. Cook,
Deacon,
Davis,
Endicott,
Hunt,
Hopper,
Hall,
Jackson,

Messrs. Lippincott,
Lydecker,
Lalor,
Newcomb,
Springer,
Saunier,
Thomson,
Whitecar,
Wills,
Yorke—20.

Ordered, that the said bill be laid on the table.

The bill entitled,

“An act to extend the Philadelphia and Trenton Rail Road into the city of Trenton,”

Was called up,

And while under consideration,

On motion of Mr. Chetwood, was postponed to the next session of the Legislature, by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Cooper,
Chetwood,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Hillard,

Messrs. Hall,
Jackson,
Lydecker,
Linn,
Marshall,
M’Kissack,
Newcomb,
Shay,
Springer,
Thomson,
Valentine,
Whitecar,
Wade,
Wills,
Young—30.

NAYS,

Messrs. Blane,
Cruser,
Jobs,

Messrs. Lalor,
Saunier,
Yorke—6.

The bill entitled,
“An act to incorporate the Commercial Bank at Newark,”
Was called up, and
Read the second time, and
Upon the question of agreeing to the first section,
The yeas and nays were ordered, and
The House disagreed thereto by the following vote :

YEAS,

Messrs. Chetwood;
W. Cook,
J. Cook,
Davis,
Flatt,
Hunt,
Hillard,

Messrs. Jackson,
M’Kissack,
Quimby,
Saunier,
Thomson,
Valentine,
Wade—14.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
Cruser,
Deacon,
Endicott,
Flummerfelt,

Messrs. Hopper,
Hall,
Jobs,
Lydecker,
Lalor,
Marshall,
Shay,
Springer,
Young,
Yorke—19.

Ordered, that the said bill be laid on the table.

Mr. Burtis presented a petition from citizens of Trenton against the sale of Ardent Spirits on the Sabbath;

Which was read, and

Laid on the table.

The bill entitled,

“An act supplementary to the several acts relating to sale of Real Estate,”

Was read the second time,

Considered by sections, and

Ordered to be engrossed for a third reading.

Mr. Marshall, from the committee to whom was re-committed the bill entitled,

“An act to extend the charter of the Trenton Banking Company,”

Reported the same without amendment;

Which was read by its title, and

Ordered a second reading.

The bill entitled,

“An act to divorce Patrick H. Taylor from his wife,”

Was read the second time, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to authorise the sale of certain real estate of David Demarest,”

Was read, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to divorce Walter Gleacen, of the county of Somerset, from his wife Fanny,”

Was read the second time, and

Ordered to be engrossed for a third reading.

House adjourned to 10 o'clock on Monday morning.

HOUSE OF ASSEMBLY.

MONDAY MORNING, MARCH 7, 1836.

Ten o'clock the House met.

Mr. Rogers, from the committee on that subject, reported by bill,

“An act to raise the sum of forty thousand dollars for the year one thousand eight hundred and thirty-six;”

Which was read,

Ordered a second reading,

And to be printed.

Mr. Flatt, from the majority of the committee on that subject, reported by bill,

“An act to erect parts of the counties of Essex, Middlesex and Somerset into a new county, to be called Pike;”

Which was read by its title,

And thereupon,

On motion of Mr. Flatt, was postponed to the next session of the Legislature.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council have passed the following bills, viz:

“An act to incorporate the Trenton Silk Manufacturing Company;”

“An act to increase the capital of the State Bank at Newark;”

“An act to authorise a Trustee to sell the real estate of Alexander Kirkpatrick, deceased;—And,

“An act to enable the owners and possessors of the flowed lands and swamps on the river Passaic and its branches, between the Turnpike Road at Pine Brook, on said river, and the mill-dam at Chatham, to break up the reefs in said river, and remove the obstructions to the free course of the waters of the same.”

To which bills the assent of the House of Assembly is requested.

Council have agreed to the amendments made by the House of Assembly to the bill entitled,

"An act to incorporate the Patent Arms Manufacturing Company of Bergen county,"

And have caused said bill to be re-engrossed.

Council have receded from their amendment, to which the House of Assembly had disagreed, to the bill from the House of Assembly, entitled,

"An additional supplement to the act entitled An act to incorporate a Company to erect a Turnpike Road from the town of Paterson to the village of Hackensack, passed February 6th, 1815,"

And have passed said bill—without amendment.

Council have passed a bill from the House of Assembly entitled,

"A Supplement to an act entitled An act to regulate the Shad Fisheries in South river, in the county of Middlesex, passed February 22, 1804;"—And,

The Joint Resolution from the House of Assembly remunerating the sufferers by the recent fire at the State Prison, Without amendment.

The bill from Council entitled,

"An act to incorporate the Trenton Silk Manufacturing Company,"

Was read by its title, and

Ordered a second reading.

The bill from Council entitled,

"An act to increase the capital of the State Bank at Newark,"

Was read by its title, and

Ordered a second reading.

The bill from Council entitled;

"An act to authorise a Trustee to sell the Real Estate of Alexander Kirkpatrick, jr., deceased,"

Was read by its title, and

Ordered a second reading.

The bill from Council entitled,

"An act to enable the owners and possessors of the flowed lands and swamps on the river Passaic and its branches, between the Turnpike road and the Mill-dam at Chatham, to break up the reefs in said river and remove obstructions to the free course of the waters of the same,"

Was read by its title, and

Ordered a second reading.

The engrossed bill from Council entitled,

"An act to divorce Almira S. Douglass from her husband, Thomas W. Douglass,"

Having been read the third time,

Passed the House of Assembly unanimously.

Ordered, That the Clerk inform Council of the passage of the said bill in this House,

Without amendment.

The engrossed bill from Council entitled,

“An act relative to the Bridge over Great Mantua Creek, in the county of Gloucester,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The bill entitled,

“A Supplement to the act concerning Estray Cattle, Horses and Sheep, passed March 7, 1797,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The bill entitled,

“An act to authorise Trustees therein named to sell certain Real Estate of Benjamin Demarest, deceased, late of the county of Bergen,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

“A Supplement to the act entitled An act for incorporating the Borough of Princeton,”

Having been read a third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Cooper,
J. Cook,
Deacon,
Davis,

Messrs. Endicott,
Flummerfelt,
Flatt,
Hunt,

Messrs. Hopper,
Hillard,
Jackson,
Jobs,
Lippincott,
Linn,
Lalor,
Molleson,
M'Kissack,
Newcomb,
Quimby,

Messrs. Rogers,
Runyan,
Shay,
Springer,
Saunier,
Thomson,
Valentine,
Whitecar,
Wade,
Wills,
Young—30.

NAYS,

Mr. Bray,

Mr. Strader—2.

The bill entitled,

“A further supplement to the act entitled An act to incorporate the New Jersey Turnpike Company,”

Having been read the third time,

And compared,

And the House having refused to recommit the same,

Passed the House of Assembly unanimously.

“An act to divorce Phebe Aspinall from her husband, Frederick Aspinall,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative by the following vote :

YEAS,

Messrs. Bray,
Brown,
Cooper,
W. Cook,

Messrs. J. Cook,
Deacon,
Davis,
Endicott,

Messrs. Flummerfelt,
 Flatt,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Lippincott,
 Lydecker,
 Newcomb,

Messrs. Quimby,
 Rogers,
 Strader,
 Saunier,
 Thomson,
 Valentine,
 Whitecar,
 Wade,
 Young—23.

NAY,

Mr. Springer—1.

The act to divorce Patrick H. Taylor from his wife,
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?
 It was determined in the negative by the following vote:

YEAS,

Messrs. Bray,
 Cooper,
 W. Cook,
 J. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Hunt,
 Hopper,
 Hall,
 Jackson,

Messrs. Lippincott,
 Lydecker,
 Quimby,
 Rogers,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Valentine,
 Whitecar,
 Wade,
 Young—26.

NAYS,

Messrs. Flatt,
Jobs,

Messrs. Lalor,
Molleson,
Wills—5.

Ordered, on motion of Mr. Saunier, that the said bill be laid on the table.

The bill entitled,

“An act to authorise Trustees therein named to sell certain Real Estate of Andrew Agin, dec., late of the county of Somerset,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was decided in the affirmative unanimously.

The bill entitled,

“An act to divorce Elizabeth Messeroll from her husband, Jonathan Messeroll,”

Having been read the second time, was

Ordered to be engrossed for a third reading.

The bill entitled,

“An act vesting the Real Estate of Barney Colgan, deceased, in Ann Colgan, his widow,”

Was read a second time, and

Ordered to be engrossed for a third reading.

House adjourned to 3 o'clock, P. M.

MONDAY AFTERNOON, MARCH 7, 1836.

Three o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary. informed the House of Assembly, that Council have passed the following bills, viz:

"An act to authorise a Trustee therein named, to sell certain Real Estate of Nathaniel Crane, deceased."

"An act to authorise Trustees to sell certain Real Estate therein named;"—And

"An act to extend the Trusts created in the will of Caleb Wheeler, deceased;"

To which bills the assent of the House of Assembly is requested.

Council have passed the bill from the House of Assembly entitled,

"A Supplement to an act entitled 'An act to incorporate the City of Jersey, in the county of Bergen,' passed January 23d, 1829,"

With an amendment;

To which amendment, the assent of the House of Assembly is requested.

Council have passed the following bills from the House of Assembly, viz:

"An act to incorporate the Woodstown and Bridgeton Rail Road and Transportation Company;"—And,

"An act authorising Louis M. Prevost to sell and convey certain premises therein mentioned, in the county of Hunterdon,"

Without amendment.

The bill entitled,

"An act to authorise a Trustee therein named to sell certain Real Estate of Nathaniel Crane, deceased,"

Was read by its title, and

Ordered a second reading.

The bill entitled,

"An act to authorise Trustees therein named to sell certain Real Estate,"

Was read by its title, and
Ordered a second reading.

The bill entitled,

“An act to extend the Trusts created in the will of Caleb Wheeler, deceased,”

Having been read by its title, was
Ordered a second reading.

The act supplementary to the act incorporating the City of Jersey,

Was read, and

The amendment made in Council having been agreed to,
The said bill was ordered to be re-engrossed.

Mr. Lydecker presented the statement of John Engle, one of the Trustees appointed to take charge of the State Lands in Bergen, late the property of John G. Leake, deceased ;

Which was read, and

Referred to Messrs. Lydecker, Deacon and Thomson, and
Ordered to be printed.

To the Honorable the Legislature of the State of
New Jersey.

The subscriber, a Trustee appointed by an act of the Legislative Council and General Assembly of the State of New Jersey, entitled “An act to protect certain real property of John G. Leake, deceased, passed February 21st A. D. 1829, and the several supplements or acts in relation to the same, begs leave to report to the honorable the Legislature, in obedience to the aforesaid act. The following are his expenses of the said trust in protecting the same ; payment of taxes, and other reasonable charges—and also the amount of moneys, &c., received for the benefit of the State, viz:

Dr. The said Trustee chargeth himself.

1834

| | | |
|----------|---|----------|
| Feb. 26, | To amount received for dry cedar wood, during the trust, and not otherwise accounted for, | \$23 10 |
| | To balance remaining in the said Trustee's hands, on the settlement of his final account, as administrator of the estate of the said John G. Leak, dec., as allowed and approved of by the Orphans' Court of the county of Bergen, in the term of June, A. D. 1835, | 545 90 |
| | | <hr/> |
| | | \$569 00 |

Per Contra, he prays allowance for services rendered, and moneys expended.

1827

| | | |
|---------|---|---------|
| Nov. 7, | To Cash paid for expenses to Boston and Newport, in Rhode Island, in pursuit of a material witness, to obtain a writ of injunction, | \$23 12 |
| | To twelve days services on the above, at \$2 00, | 24 00 |
| | To cash paid Ephraim Casey, the witness, for travelling expenses from Rhode Island to New Jersey, and the same for his return, | 10 00 |
| | To cash paid the witness for his time, seven days, and three days at the examination, making ten days, | 10 00 |
| | To cash paid Margaret Fisher, a witness, on injunction, | 1 00 |
| | To cash paid Michael Fisher, | 1 00 |
| | Benjamin Westervelt, | 1 00 |
| | Harman Seely, | 1 00 |
| | Andrew Engle, | 1 00 |

| | |
|--|-------|
| To cash paid Janet Engle, | 1 00 |
| Arch'd. Campbell, Esq., master in chancery, for taking examinations of the above witnesses, | 5 00 |
| To three days services at the examination, and expenses, | 6 00 |
| To cash paid Wiley and Seeley, for watching the property, | 6 00 |
| To six days services to Newark, to consult with Attorney General, relative to the es- tate between the date of administration and injunction, | 12 00 |

1828

| | |
|--|-------|
| Feb. 21, To nine days services at Trenton, with At- torney General, to obtain the act of es- cheats, | 18 00 |
| To nine days board at Trenton, at \$1 25, | 11 25 |
| stage fare going and returning, | 5 00 |
| nine days services in pursuit of trespassers, to this date, | 9 00 |

1829

| | |
|---|-------|
| Feb. 21, To eleven days services at Trenton, to obtain the act of this date, | 22 00 |
| To eleven days board at Trenton, at \$1 25, | 13 75 |
| cash paid for stage fare, going and returning, once in January and once in February, at \$2.50, | 10 00 |

1830

| | |
|--|-------|
| Jan. 30, To four days services at Trenton, to obtain the supplement to the act of 1829, | 8 00 |
| four days board at Trenton, at \$1 25, | 5 00 |
| cash paid for stage fare, going and returning, | 5 00 |
| eight days services during the year 1829, in at- tending the court of Common Pleas, in the suit against O. Hanlon, for the personal property, | 12 00 |
| four days services in the month of January, to protect and take care of the property, | 4 00 |
| six days in February, do. | 6 00 |
| four in March, do. | 4 00 |
| four in April, do. | 4 00 |

| | | |
|-------------------|-----|------|
| three in May, | do. | 3 00 |
| one in June, | do. | 1 00 |
| three in July, | do. | 3 00 |
| two in August, | do. | 2 00 |
| two in September, | do. | 2 00 |
| three in October, | do. | 3 00 |
| four in November, | do. | 4 00 |
| one in December, | do. | 1 00 |

1831

| | | |
|----------|---|-------|
| Jan. 3, | To one day's service on the farm and property, | 1 00 |
| 23, | To four days going to and returning from Trenton, to advise with Attorney General Southard, | 8 00 |
| | To stage fare on the above, | 5 00 |
| | Expenses on do. | 5 00 |
| 31, | To three days to Hackensack, to consult with Mr. Campbell, preparing the inquest, | 4 50 |
| July 8, | To one day, when inquest was taken, | 1 50 |
| Aug. 1, | To thirteen days services taking care of the property in the months of February, March, April, May, June and July, | 13 00 |
| Nov. 4, | To one day going to Hackensack to consult with Mr. Cassedy about a suit to be brought against Mr. Donald, for trespass, | 1 50 |
| 12, | To one day in return of summons, | 1 50 |
| 19, | To one day at the trial, | 1 00 |
| Dec. 25, | To six days services in the months of August, September, October, November and Decem- ber, to take care of property, | 6 00 |

1832

| | | |
|----------|--|------|
| May 1, | To six days services in the months of January, February, March, and April, to take care of the property, | 6 00 |
| Dec. 24, | To eight days services in the months of May, June, July, August, September, October, November, and December, | 8 00 |

1833

| | | |
|----------|---|------|
| Dec. 26, | To nine days services during the year, in pro- tecting the property, | 9 00 |
|----------|---|------|

1834

| | | |
|----------|--|-------|
| Jan. 30, | To eleven days at Trenton, to obtain a further supplement to the act of 1829, appointing other trustees, &c, | 23 00 |
| " " | To 11 days board at Trenton, \$1 25, | 13 75 |
| " " | To stage fare, going and returning, | 5 00 |
| Feb. 14, | To 5 days at Trenton, at request of the committee of House of Assembly, on the subject of the Leake estate, | 10 00 |
| " " | To 5 days board at Trenton, \$1 25, | 6 25 |
| | Stage fare to and from Trenton, | 5 00 |
| Dec. 20, | Cash paid John G. Van Winkle, Collector for State, County, and Poor Tax, as per rec't. | 6 33 |

1835

| | | |
|----------|---|----------------|
| June 15, | Cash paid Theodore Frelinghuysen, Att'y. Fees, | 10 00 |
| | | <hr/> 407 45 |
| | Balance remaining in the hands of the said Trustee to be disposed of as the Legislature shall direct, | 161 55 |
| | | <hr/> \$569 00 |

All which is respectfully submitted,

JOHN ENGLE.

March 1, 1836.

Mr. Shay offered the following resolution :

" Resolved, That the Clerk inform Council that the House is ready to go into Joint Meeting for the purpose of appointing such civil and military officers as may be thought necessary; and request Council to name a time and place;

Which was read, and

Agreed to.

Mr. Marshall presented to the House a statement of the affairs of "The Trenton Delaware Bridge Company;"

Which was read, and

Referred to Messrs. Marshall, Hillard and Young.

Mr. Hillard, with leave, presented a bill entitled,
 "An act to incorporate the Monmouth Silk Manufacturing
 Company ;"

Which was read by its title, and
 Ordered a second reading.

The bill entitled,

"An act supplementary to the several acts relating to the
 partition of Real Estate,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Hunt,
 Hopper,
 Hall,
 Jobs,

Messrs. Lippincott,
 Linn,
 Lalor,
 Molleson,
 McKissack,
 Newcomb,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,

Wills—35.

NAY,

Mr. Valentine—1.

The engrossed bill entitled,
 "An act for the better organization of the Field Artillery
 Corps of this State,"

Having been read the third time,
 And compared,
 Upon the question,
 Shall this bill pass?

It was determined in the negative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Crusier,
 W. Cook,
 Flummerfelt,
 Hunt,
 Hopper,
 Hillard,
 Jobs,

Messrs. Lydecker,
 Marshall,
 M'Dowell,
 M'Kissack,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Strader,
 Saunier,
 Whitecar,
 Wade—24.

NAYS,

Messrs. Deacon,
 Davis,
 Endicott,
 Hall,
 Lippincott,
 Linn,

Messrs. Lalor,
 Newcomb,
 Springer,
 Thomson,
 Wills,
 Young—12.

The bill entitled,
 "An act to incorporate the Phillipsburgh and Essex Rail
 Road and Transportation Company,"
 Having been read the third time,

And compared as re-engrossed,
It was ordered, on motion of Mr. Chetwood, that the said bill be postponed to the next session of the Legislature.

The bill from Council entitled,
"An act to extend the Trusts created in the will of Caleb Wheeler, deceased,"

Was called up, and

The rule dispensed with, and

Said bill ordered to a third reading ;

And the rule having been again dispensed with,

The same was put on its final passage ; and

Upon the question,

Shall this bill pass ?

It was determined in the affirmative unanimously.

Ordered, that the vote of last Saturday disagreeing to the first section of the bill entitled,

"An act to incorporate the Commercial Bank at Newark,"

Be reconsidered,

And thereupon,

Said bill was ordered to stand on its second reading.

The bill entitled,

"A further supplement to the act entitled An act to incorporate Trustees of Religious Societies, passed 1799"—

The bill entitled,

"An act to regulate the practice of Botanic Medicines,"

Was called up and read,

And while the first was under consideration,

The said bill was postponed to the next session of the Legislature.

The bill entitled,

"An act to authorise the sale of the Real Estate of Martha Moore, and for the recovery of the rents thereof,

Was read the second time, and

Ordered to be engrossed for a third reading.

Mr. Jobs moved to reconsider the vote postponing to the next session of the Legislature the bill entitled,

"An act to extend the Trenton and Philadelphia Rail Road into the city of Trenton,"

And the House disagreed to the said motion by the following vote :

YEAS,

Messrs. Blane,
Crowell,
Chetwood,
Cruser,
Jobs,
Lalor,

Messrs. Marshall,
Molleson,
M'Dowell,
M'Kissack,
Runyan,
Saunier,

Tuttle—13.

NAYS,

Messrs. Bray,
Brown,
Cooper,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Hillard,
Hall,
Jackson,

Messrs. Lippincott,
Lydecker,
Linn,
Newcomb,
Quimby,
Ryall, (Sp.)
Shay,
Springer,
Strader,
Valentine,
Whitecar,
Wade,
Wills,

Young—27.

The bill entitled,
“An act for the relief of the Mount Holly Insurance Com-
pany, in the county of Burlington,”

Having been read the second time, and
Considered, was

Ordered to be engrossed for a third reading.

The House then resolved itself into a Committee of the
Whole, Mr. Wade of Essex in the Chair, upon the bill entitled,
“An act to secure a more equal system of Taxation in
this State;”

And after going through the several sections thereof,
 And amending the same,
 The committee rose,
 And reported the bill to the House with amendments ;
 And thereupon,
 On motion of Mr. Chetwood, the title of the bill was taken
 for its second reading,
 And the bill, as amended, was ordered to be engrossed for
 a third reading by the following vote :

YEAS,

Messrs. Bray,
 Brown,
 Blane,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,
 Flatt,
 Hillard,

Messrs. Hall,
 Jackson,
 Jobs,
 Linn,
 Marshall,
 Molleson
 M'Kissack,
 Quimby,
 Springer,
 Strader,

Valentine—21.

NAYS,

Messrs. Cooper,
 Davis,
 Endicott,
 Flummerfelt,
 Hunt,
 Lippincott,
 Lydecker,
 Lalor,
 M'Dowell,

Messrs. Newcomb,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Thomson,
 Tuttle,
 Whitecar,
 Wade,
 Wills—18.

Mr. Shay moved that the House adjourn ;
 And the yeas and nays being ordered,
 The motion was disagreed to by the following vote:

YEAS,

Messrs. Hunt,
 Jobs,
 Lippincott,
 Lydecker,
 Linn,
 M'Kissack,

Messrs. Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Valentine,
 Wade,

Young—13.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flummerfelt,
 Flatt,
 Hopper,

Messrs. Hillard,
 Hall,
 Jackson,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 Newcomb,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Whitecar,
 Wills—28.

Ordered, on motion of Mr. Marshall, that the bill from Council entitled,

“An act to vacate the public road from the great road leading from Newark to Paulus Hook, to Nathaniel Budd's dock, on the west side of the Hudson river, between Paulus Hook and Hoboken ferries, opposite the city of New York,”

Be postponed to the next session of the Legislature.

The House took up for consideration the Joint Resolution providing for the distribution of Sitgreaves' Manual;
 And after amending the same,
 The said resolution was read a second time, and
 Ordered to be engrossed for a third reading.
 House adjourned to 9 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

TUESDAY MORNING, MARCH 8, 1836.

Nine o'clock: the House met.

Mr. Marshall, from the committee to whom was referred the statement of the affairs of the Trenton Delaware Bridge Company, made the following Report:

[For Report see end of Minutes.]

Which was read, and

Ordered to be entered at length on the Minutes, together with the statement of said Company.

Mr. Yorke, with leave, presented a bill entitled,

"An act to incorporate the Salem Silk Manufacturing Company;"

Which was read, and

Ordered a second reading.

Mr. Chetwood, from the Committee to whom was referred the communication of the Attorney-General, on the subject of the removal of convicts to the New Prison, reported by bill,

"An act to provide for the removal of Prisoners from the Old to the New Prison;"

Which was read by its title,
 Ordered a second reading,
 And to be printed.
 The bill entitled,
 "An act to divorce John J. Vandever from his wife,"
 Was read the third time,
 And compared, and
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Crowell,
 Cooper,
 Chetwood,
 Crusier,
 W. Cook,
 Endicott,
 Flummerfelt,
 Hunt,
 Hopper,
 Hall,
 Jackson,
 Lippincott,

Messrs. Marshall,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Rogers,
 Runyan,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Wade,
 Young,

Yorke—29.

NAYS,

Messrs. Blane,
 Deacon,
 Davis,
 Flatt,
 Jobs,
 Lydecker,
 Linn,

Messrs. Lalor,
 Molleson,
 McDowell,
 Ryall, (Sp.)
 Shay,
 Strader,
 Whitecar,

Wills—15.

Ordered, That the Clerk carry the said bill to Council, inform them of the passage thereof, and request their concurrence.

Mr. Molleson moved a reconsideration of the vote rejecting the bill entitled,

“An act to divorce Patrick H. Taylor from his wife;”

And the yeas and nays being ordered,

The House agreed to the said motion by the following vote:

YEAS,

Messrs. Brown,
Blane,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Davis,
Endicott,
Hunt,
Hopper,
Hall,
Jackson,
Lippincott,
Lydecker,
Marshall,

Messrs. Molleson,
M’Kissack,
Newcomb,
Parsons,
Quimby,
Rogers,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young,
Yorke—32.

NAYS,

Messrs. Burtis,
Deacon,
Flummerfelt,
Flatt,
Hillard,

Messrs. Jobs,
Linn,
Lalor,
Ryall, (Sp.)
Runyan,

Shay—11.

The engrossed bill entitled,
 "An act to incorporate the Burlington County Bank, at
 Medford,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the negative by the following vote:

YEAS,

Messrs. Crowell,
 Cooper,
 Chetwood,
 W. Cook,
 Deacon,
 Davis,
 Endicott,
 Flatt,
 Hunt,
 Jackson,
 Lippincott,
 Lalor,

Messrs. Molleson,
 Newcomb,
 Parsons,
 Rogers,
 Runyan,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Wade,
 Yorke—24.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Cruser,
 Flummerfelt,
 Hopper,
 Hillard,
 Hall,
 Jobs,
 Linn,

Messrs. Lydecker,
 Marshall,
 M'Dowell,
 M'Kissack,
 Quimby,
 Ryall, (Sp.)
 Shay,
 Strader,
 Whitecar,
 Wills—20

Ordered, that the said bill be laid on the table.

The Joint Resolution authorising the purchase and distribution of Sitgreaves' Manual,
 Having been read the third time,
 And compared,
 Upon the question,
 Shall this resolution pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Blane,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Flatt,
 Hunt,
 Hopper,
 Hillard,
 Jackson,
 Jobs,
 Lippincott,
 Lydecker,

Messrs. Lalor,
 Marshall,
 McKissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Strader,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young—38.

NAY,

Mr. Yorke—1.

Ordered, That the Clerk inform Council of the passage of the said resolution, and request their concurrence therein.

The engrossed bill entitled,
 "An act for the relief of the Mount Holly Insurance Com-
 pany,"

Having been read a third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the negative by the following vote:

YEAS,

Messrs. Bray,
 Brown,
 Davis,
 Linn,
 Parsons,
 Ryall, (Sp.)

Messrs. Runyan,
 Shay,
 Strader,
 Saunier,
 Tuttle,
 Wade,

Wills—13.

NAYS,

Messrs. Blane,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Flatt,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jackson,

Messrs. Jobs,
 Lippincott,
 Lydecker,
 Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Quimby,
 Rogers,
 Springer,
 Thomson,
 Valentine,
 Whitecar,

Yorke—29.

Ordered, that the said bill be dismissed from the files of
 the House.

The bill entitled,
 "An act to authorise the sale of the Real Estate of Martha Moore, and to collect the rents thereof;"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

A message from Council, by Mr. Westcott, their Secretary, informed the House that

Council have passed the following bills from the House of Assembly,

Without amendment.

"An act authorising the sale of certain real estate whereof Benjamin Kline died seized;"

"An act to incorporate the Passaic Navigation and Manufacturing Company;"—And,

"An act to authorise the sale and conveyance of the Real Estate late of Wilson Hunt, deceased."

Council have passed the bill from the House of Assembly entitled,

"An act relative to Juries,"

With sundry amendments;

To which amendments the assent of the House of Assembly is requested.

Council have agreed to the amendments made by the House of Assembly to the bill entitled,

"An act to incorporate the New Jersey Silk Manufacturing Company;"

And have caused said bill to be re-engrossed.

Council have disagreed to the bill from the House of Assembly entitled,

"An act to incorporate the New Jersey, Delaware and Pennsylvania Steam Boat Company,"

And herewith return said bill.

Council have passed a resolution for the appointment of a Joint Committee to examine the public buildings; and have appointed Messrs. Zabriskie and Humphreys, members on their part.

To which resolution, the concurrence of the House of Assembly is requested.

Council have passed a resolution for improving the walks in the State House Yard, and other purposes;

To which the concurrence of the House of Assembly is requested.

I am also directed to inform the House of Assembly that Council will be ready to go into a Joint Meeting for the ap-

pointment of such civil and military officers as may be necessary, on Thursday next, at 10 o'clock in the forenoon, in the Assembly room.

Also, that Council have passed a concurrent resolution relating to the printing of the acts relative to the Orphans' Court, reported by Joseph W. Scott, and desire the concurrence of the House of Assembly.

The bill entitled,

"An act relative to Juries,"

Having been read as amended in Council,

And the amendments made thereto having been agreed to,

The said bill was

Ordered to be re-engrossed.

The concurrent resolution from Council appointing a committee to examine the public buildings and report the necessity of repairs thereto,

Was read, and

Concurred in by the House, and

Messrs. Hillard, Bray and Hunt appointed as the committee on the part of this House.

The concurrent resolutions relative to the improvement of the State House Yard and the printing of the Orphans' Court system,

Were severally read, and

Ordered to lay on the table.

The bill entitled,

"An act vesting the real estate of Barney Colgan in his widow, Ann Colgan,"

Was read the third time,

And compared, and

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,

Blane,

Crowell,

Cooper,

W. Cook,

Deacon,

Davis,

Flummerfelt,

Messrs. Flatt,

Hopper,

Hillard,

Hall,

Jobs,

Lippincott,

Lydecker,

Molleson,

Messrs. M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,

Messrs. Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Wade,
Wills,

Young—33.

NAY,

Mr. Linn—1.

The re-engrossed bill entitled,
"A Supplement to the act incorporating the City of Jersey,"
Having been read the third time as amended,
Upon the question,
Shall this bill pass?
It was determined in the affirmative unanimously.
The engrossed bill entitled,
"A Supplement to an act to incorporate the Trustees of
Religious Societies,"
Having been read the third time, and
Compared,
Upon the question,
Shall this bill pass?
It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Crowell,
Cooper,
Chetwood,
Cruser,
Deacon,
Davis,

Messrs. Flummerfelt,
Hunt,
Hopper,
Hall,
Jobs,
Lydecker,
Molleson,

Messrs. M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Springer,

Messrs. Strader,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
Yorke—32.

NAYS,

Messrs. Blane, Linn and Marshall—3.

The bill from Council entitled,
“An act to authorise the sale of the Real Estate of Nathaniel Crane,”
Was called up,
Read the second time,
Considered by sections, and
Ordered to a third reading.
The bill entitled,
“An act to provide for a continuation of the Geological and Mineralogical survey of the State,”
Was read the second time,
And while under consideration,
Mr. Flatt moved to strike out the words “two thousand dollars,” and insert one thousand dollars;
And the yeas and nays being ordered,
Upon the question of striking out,
The House disagreed thereto by the following vote :

YEAS,

Messrs. Cooper,
Deacon,
Davis,

Messrs. Endicott,
Flummerfelt,
Flatt,

Messrs. Hopper,
Hall,
Jackson,
Lippincott,
Linn,
Rogers,

Messrs. Shay,
Strader,
Valentine,
Whitcar,
Wade,
Wills—18.

NAYS,

Messrs. Bray,
Brown,
Blane,
Crowell,
Chetwood,
W. Cook,
Hunt,
Hillard,
Jobs,
Marshall,
Molleson,

Messrs. M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Springer,
Saunier,
Thomson,
Tuttle,

Yorke—23.

Mr. Chetwood offered the following Preamble and Resolution on the subject of the Public Lands :

WHEREAS the State of New Jersey was, emphatically, the battle ground of the Revolution, and her citizens contributed liberally of their treasure and their blood, in the struggle for independence, and the acquisition of the valuable public domain; *And whereas*, the general prosperity of our country has rendered unnecessary the proceeds of the sales of the public lands, for the general purchases of Government, and the distribution among the States of such proceeds is a matter of right; and would in some measure repay to New Jersey the vast amount of her patriotic expenditure, and enable her to extend her system of internal improvement and the cause of education—Therefore,

BE IT RESOLVED by the Council and General Assembly of this State, That in their opinion, the said proceeds

of the sales of public lands ought of right to be distributed among the several States according to their population.

Resolved, That the Governor of this State forward a copy of the foregoing preamble and resolution to each of the Senators and Representatives in Congress from this State.

Which was read, and
 Ordered to lie on the table,
 And be printed.
 The engrossed bill entitled,
 "An act to incorporate the New Jersey Trust and Com-
 mission Company,"
 Was read the third time, and
 Compared, and
 Upon the question,
 Shall this bill pass?
 It was determined in the negative by the following vote:

YEAS,

Messrs. Crowell,
 Chetwood,
 Cruser,
 J. Cook,
 Flatt,
 Hunt,
 Marshall,
 Molleson,

Messrs. Newcomb,
 Parsons,
 Runyan,
 Springer,
 Saunier,
 Valentine,
 Wade,
 Yorke—16.

NAYS,

Messrs. Bray,
 Brown,
 Blane,
 Cooper,
 W. Cook,

Messrs. Deacon,
 Endicott,
 Flummerfelt,
 Hopper,
 Hillard,

Messrs. Hall,
Jobs,
Lippincott,
Lydecker,
Linn,
M'Dowell,
M'Kissack,
Quimby,

Messrs. Ryall, (Sp.)
Rogers,
Shay,
Strader,
Thomson,
Tuttle,
Whitecar,
Wills,

Young—27.

Ordered, that the said bill be stricken from the files of the House.

House adjourned to 3 o'clock, P. M.

TUESDAY AFTERNOON, MARCH 8, 1836.

Three o'clock the House met.

Mr. Cruser, with leave, presented a bill entitled,

"A Supplement to the act concerning Wills;"

Which was read by its title, and

Ordered a second reading,

And to be printed.

The engrossed bill entitled,

"An act to secure a more equal system of Taxation,"

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the negative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Cruser,
J. Cook,
Flatt,
Hopper,
Hillard,
Hall,

Messrs. Jackson,
Jobs,
Linn,
Marshall,
M'Kissack,
Quimby,
Shay,
Strader,
Valentine,
Wills—20.

NAYS.

Messrs. Burtis,
Crowell,
Cooper,
Chetwood,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Haight,
Hunt,
Lippincott,
Lydecker,
Lalor,

Messrs. Molleson,
M'Dowell,
Newcomb,
Parsons,
Ryall, (Sp.)
Rogers,
Runyan,
Springer,
Saunier,
Thomson,
Tuttle,
Whitecar,
Wade,
Young,

Yorke—29.

Mr. Hillard then moved that the said bill be laid on the table ;

And the yeas and nays being ordered,
The House agreed thereto by the following vote :

YEAS,

Messrs. Burtis,
Brown,
Blane,
Budd,
Cooper,
Chetwood,
Cruser,
J. Cook,
Deacon,
Davis,
Flummerfelt,
Flatt,
Hunt,
Hopper,
Hillard,
Hall,

Messrs. Jackson,
Jobs,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Ryall,(Sp.)
Shay,
Strader,
Saunier,
Valentine,
Wade,
Wills,
Young—32.

NAYS,

Messrs. Bray,
Crowell,
W. Cook,
Endicott,
Haight,
Molleson,
McDowell,
Newcomb,

Messrs. Parsons
Rogers,
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Yorke—16.

And thereupon,
The said bill was postponed until the next session of the
Legislature.

The bill entitled,
"An act to divorce Walter Gleacen from his wife Fanny,"
Having been read the third time,
And compared,
Upon the question,
Shall this bill pass?

It was determined in the negative by the following vote :

YEAS,

Messrs. Burtis,
Brown,
Crowell,
Cruser,
W. Cook,
Hopper,
Hall,
Jackson,
M'Kissack,

Messrs. Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Strader,
Saunier,
Valentine,
Young,

Yorke—19.

NAYS,

Messrs. Bray,
Blane,
Budd,
Cooper,
Chetwood,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Haight,
Hunt,
Hillard,

Messrs. Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Dowell,
Newcomb,
Shay,
Springer,
Thomson,
Whitecar,
Wade,
Wills—28.

Mr. Wills moved to reconsider the vote rejecting the bill entitled,

“An act to incorporate the Burlington County Bank, to be located at Medford, in the county of Burlington;”

And the yeas and nays being ordered,

The House disagreed to the said motion, and refused to reconsider by the following vote :

YEAS,

Messrs. Budd,
Crowell,
Cooper,
Chetwood,
W. Cook,
J. Cook,
Davis,
Endicott,
Flummerfelt,
Platt,
Hunt,
Jackson,
Lippincott,
Linn,

Messrs. Marshall,
Molleson.
M'Kissack,
Newcomb,
Parsons,
Rogers,
Runyan,
Strader,
Thomson,
Tuttle.
Valentine,
Whitecar,
Wade,
Wills—28.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cruser,
Deacon,
Hopper,
Hillard,
Hall,

Messrs. Jobs,
Lydecker,
M'Dowell,
Quimby,
Ryall, (Sp.)
Shay,
Springer,
Young,
Yorke—13.

Mr. Chetwood, from the committee on that subject, made the following report :

The select committee appointed to ascertain the amount of the expenses incurred by Joseph W. Scott, Esq., in preparation of his revision of "The Orphans' Court System," under the authority of the Legislature of this State, and a fair and

equitable compensation for the same, beg leave to report: That they have ascertained that the expenses incurred by the reviser, in visiting thirteen of the counties of this State, and procuring copies of the various accounts, orders and decrees, passed by the Orphans' Court of the different counties, have amounted to nearly eight hundred dollars; which sum does not include clerk hire in transcribing the bills reported. The committee further report, that the sum of five hundred dollars is the only remuneration which has been received by the reviser; which, in the opinion of your committee, is wholly inadequate ever to reimburse his actual expenses. They do therefore recommend, that the further sum of five hundred dollars be paid to the said Joseph W. Scott, Esq., in pursuance of the accompanying resolution, and that it be referred to the Governor, Chief Justice and Associate Justices of the Supreme Court, with a request that they, or a majority of them, report to the next Legislature whether any or what further compensation ought to be made to the said Joseph W. Scott, Esq., for his said revision.

By order of the Committee,

JNO. J. CHETWOOD, *Chairman.*

March 8, 1826.

Which was read,
And agreed to:

Which report was accompanied by the following resolution:

"Resolved, by the Council and General Assembly of this State, That the Treasurer of this State pay unto Joseph W. Scott, Esq., the payment for his revision of the Orphans' Court System, the sum of five hundred dollars from any unappropriated money in the Treasury, and that the receipt of the said Joseph W. Scott shall be a sufficient voucher for such payment:"

Which was read, and
Ordered a second reading.

Mr. Hall moved that the vote be reconsidered rejecting the bill entitled,

"An act for the organization of the Field Artillery Corps of this State;"

And the yeas and nays having been ordered,

The House refused to reconsider by the following vote:

YEAS,

Messrs. Brown,
Blane,
Budd,
Crowell,
Chetwood,
Cruser,
Flatt,
Hunt,
Hopper,
Hall,
Jobs,

Messrs. Lydecker,
Marshall,
Molleson
M'Dowell,
M'Kissack,
Parsons,
Quimby,
Runyan,
Strader,
Valentine,
Whitecar,

Wade—23.

NAYS,

Messrs. Burtis,
Bray,
Cooper,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Hillard,
Jackson,
Lippincott,

Messrs. Linn,
Lalor,
Newcomb,
Ryall, (Sp.)
Rogers,
Springer,
Thomson,
Tuttle,
Wills,
Young,
Yorke—22.

The re-engrossed bill entitled,
“An act to incorporate the Bridgeton Glass Manufactur-
ing Company,”

Was read the third time as amended in Council,

And having been again compared,

Upon the question,

Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Brown,
Blane,
Budd,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Flatt,
Haight,
Hunt,
Hillard,
Jackson,
Jobs,
Linn,
Marshall,

Messrs. Molleson,
M'Dowell,
Newcomb,
Parsons,
Quimby,
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitcar,
Wade,
Wills,
Young,

Yorke—35.

NAYS,

Messrs. Burtis,
Bray,
Crowell,
Endicott,
Flummerfelt,

Messrs. Hall,
Lippincott,
Lydecker,
Ryall, (Sp.)
Rogers—10.

Ordered, That the Clerk inform Council that the House have agreed to the amendment made in Council to the said bill, and have ordered the same to be re-engrossed.

The engrossed bill entitled,

“An act to incorporate the Citizens’ Bank at Elizabeth,”

Was read the third time,

And compared, and

Upon the question,

Shall this bill pass?

It was determined in the negative by the following vote:

YEAS,

Messrs. Budd,
Crowell,
Chetwood,
W. Cook,
J. Cook,
Deacon,
Davis,
Flatt,
Hunt,
Molleson,
M'Dowell,

Messrs. Newcomb,
Parsons,
Runyan,
Springer,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Yorke—22.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
Cruser,
Endicott,
Flummerfelt,
Haight,
Hopper,
Hillard,
Hall,

Messrs. Jackson,
Jobs,
Lippincott,
Lydecker,
Lalor,
Marshall,
M'Kissack,
Quimby,
Rogers,
Shay,
Strader,
Young—24.

Ordered, hat Tthe said bill be postponed to the next session of the Legislature.

The bill entitled,

"An act to provide for the removal of Prisoners from the Old to the New Prison,"

Was read the second time, and

Ordered to be engrossed for a third reading.

The bill entitled,

“An act to raise the sum of forty thousand dollars for the year one thousand eight hundred and thirty-six,”

Was read the second time,

And while under consideration,

Mr. Marshall offered the following amendment to the 4th section :

“And all moneys at interest, whether on bond, obligation or sealed bill, secured by mortgage or judgment not otherwise taxed, to be rated, assessed and taxed on the principal sum of each, after the same rate, and in the same manner, as lanns are rated and assessed by this act.”

And upon the question of agreeing to the said amendment,

The yeas and nays were ordered, and

The House disagreed thereto by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Cooper,
Cruser,
Hopper,

Messrs. Hall,
Lippincott,
Linn,
Marshall,
Quimby,
Shay,
Strader—14.

NAYS,

Messrs. Budd,
Crowell,
Chetwood,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Hunt,
Hillard,
Jackson,
Jobs,

Messrs. Lydecker,
Lalor,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Ryall, (Sp.)
Rogers,
Runyan,
Springer,
Saunier,

Messrs. Thomson,
Tuttle,
Whitecar,

Messrs. Wade,
Wills,
Young,

Yorke—31.

Mr. Chetwood moved to strike out "*ten dollars*" as the tax on distilleries, and insert "*one hundred dollars*;"

And the yeas and nays having been ordered upon agreeing thereto,

The House disagreed to the said amendment by the following vote:

YEAS,

Messrs. Bray,
Budd,
Chetwood,
Deacon,
Davis,
Endicott,
Flatt
Hunt,

Messrs. Linn,
Lalor,
Molleson,
Newcomb,
Shay,
Thomson,
Tuttle,
Wade—16.

NAYS,

Messrs. Burtis,
Brown,
Blane,
Crowell,
Cooper,
Cruser,
W. Cook,
Flummerfelt,
Hopper,
Hillard,
Hall,
Jackson,

Messrs. Jobs,
Lippincott,
Lydecker,
Marshall,
M'Dowell,
M'Kissack,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Springer,
Saunier,

Messrs. Valentine,
Whitecar,

Messrs. Wills,
Young,
Yorke—29.

The bill was then further amended, and
Ordered to be engrossed for a third reading.
House adjourned to 9 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

WEDNESDAY MORNING, MARCH 9, 1836.

Nine o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House that

Council have passed the following bills from the House of Assembly, viz:

“An act to provide for the instruction of Indigent Blind persons, inhabitants of this State;”—And,

“A Supplement to the act entitled An act to authorise the erection of a Bank, Dam and other water works across the head waters of the eastern branch of Salem Creek, in the county of Salem, passed February 28th, 1820,”

Without amendment.

Council have passed a bill entitled,

“An act to appoint Trustees to sell certain Real Estate formerly of Jacob Van Horn, of the county of Bergen, deceased;”

To which bill the assent of the House of Assembly is requested.

Council have also passed the following bills from the House of Assembly,

Without amendment, viz:

"An act to authorise the sale of certain Real Estate, late of Andrew Agin, deceased, in the county of Somerset;"

"A further supplement to the act entitled An act to incorporate Trustees of Religious Societies, passed 1799;"

"An act vesting the Real Estate of Barney Colgan, deceased, in Ann Colgan, his widow;"

"An act to authorise Mitchel Saunier to sell certain Real Estate of Mary E. Gedney and others, in the township of Bergen;"

"An act to incorporate the Milford Delaware Bridge Company, of the county of Hunterdon;"

"An act to authorise the Chosen Freeholders of the counties of Essex and Middlesex to build a Draw-bridge over the head of tide waters of Rahway river, at Rahway;"

"A Supplement to an act entitled An act to incorporate the Clinton Manufacturing Company, passed February 1, 1830; and An act supplementary thereto, passed January 30, 1833;"

"An act to incorporate the Alloways Creek Navigation Company, in the county of Salem;"—And,

"An act to authorise Trustees therein named to sell certain Real Estate of Benjamin Demarest, deceased, late of the county of Bergen."

The bill from Council entitled,

"An act to authorise the sale of the Real Estate of Jacob Van Horn, of the county of Bergen, deceased,"

Was read by its title, and

Ordered a second reading.

The bill from Council entitled,

"An act to authorise the sale of the Real Estate of Nathaniel Crane, deceased,"

Having been read the third time,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The engrossed bill entitled,

"An act to provide for the removal of Prisoners to the New Penitentiary,"

Having been read the third time, and

Compared,

Passed the House of Assembly unanimously.

The bill entitled,

"An act to authorise the sale of the Real Estate whereof Robert Dillon died seized,"

Having been read the second time, and

Considered by sections, was

Ordered to be engrossed for a third reading.

The bill from Council entitled,
 "An act to incorporate the Trenton Silk Manufacturing
 Company,"

Having been read the second time, and
 Considered by sections, was
 Ordered a third reading, and
 Upon motion of Mr. Marshall, the rule was dispensed with,
 and the bill put on its final passage ; and

Upon the question,
 Shall this bill pass?

It was determined in the affirmative unanimously.

The bill entitled,
 "An act to incorporate the Monmouth Silk Manufacturing
 Company,"

Was read the second time, and
 Considered by sections, and
 Ordered to be engrossed for a third reading.

Mr. Chetwood, from the committee on that subject, made
 the following report on the subject of Common Schools :

REPORT.

The Joint Committee to whom was referred that part of
 the message of his Excellency, the Governor, which re-
 lates to common schools, beg leave to REPORT:

That in entering upon their duties, they anticipated much
 embarrassment, as well from the different conclusions of
 former committees, as the various expressions of public sen-
 timent, upon the important subject committed to them. In
 discussing the many plans proposed for consideration, the
 views of the committee were found to be widely different;
 and while all agreed that the present system is radically de-
 fective, they could not concur in any such amendments or
 modifications as would remove the defects.

The Committee are satisfied that the great obstacle in the
 way of preparing and perfecting a common school system,
 in New Jersey, to meet the wants and wishes of the commu-
 nity, is the distributing under the present law the scanty pit-
 tance which it affords. The annual appropriation of \$20,000
 for the last six years, has abstracted from the fund a large

amount, without producing any correspondent benefit; and in many parts of the State, it has not been applied even to objects contemplated by the law. In the hope of fixing the attention of the Legislature and the people, more directly on this most interesting subject; and of enlisting the best talents and energies of our citizens, in the preparation of a system which shall correspond with our means and our wants; the Committee unite in commending that the present law be repealed, and report herewith a bill to that effect.

By order of the Committee,

JOHN J. CHETWOOD, *Chairman.*

March 8th, 1836.

Which was read, and
Agreed to, and
Ordered to be printed.

Mr. Chetwood also reported by bill,
"An act relating to Common Schools;"

Which was read, and
Ordered a second reading,
And to be printed.

The bill entitled,

"An act to incorporate the Salem Silk Manufacturing Company,"

Was read the second time,
Considered by sections, and
Ordered to be engrossed for a third reading.

The bill from Council entitled,

"An act to enable the owners and possessors of the flowed lands and swamps on the river Passaic and its branches, between the Turnpike Road at Pine Brook, on said river, and the mill-dam at Chatham, to break up the reefs in said river, and remove the obstructions to the free course of the waters of the same,"

Was read the second time, and
Ordered to a third reading.

The bill entitled,

"An act to extend the Charter of the Trenton Banking Company,"

Was called up, and
Read the second time,
And while under consideration,

Mr. Molleson offered the following resolution :

“Resolved, That the bill entitled ‘An act to extend the charter of the Trenton Banking Company,’ be recommitted, with instructions to annex a condition that an annual statement ought to be made to the Legislature; and a proviso, that the Legislature retain a right to alter, modify or repeal the same, when the public good may require it:”

And upon the question of agreeing to the said resolution,
The yeas and nays were ordered,

And the House agreed to the said resolution by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Crowell,
Cooper,
Deacon,
Endicott,
Flummerfelt,
Flatt,
Haight,
Hunt,
Hillard,
Jobs,

Messrs. Lippincott,
Lydecker,
Linn,
Molleson,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Thomson,
Whitecar,
Young—24.

NAYS,

Messrs. Bray,
Blane,
Budd,
Cruser,
Chetwood,
W. Cook,
Hall,
Jackson,
Lalor,

Messrs. Marshall,
M’Kissack,
Parsons,
Quimby,
Tuttle,
Valentine,
Wade,
Wills,
Yorke—18.

And the said bill was accordingly recommitted, with instructions.

The bill entitled,

“An act to authorise the sale of the Real Estate of Alexander Kirkpatrick, deceased,”

Was read the second time, and
Ordered to a third reading.

Mr. J. Cook, with leave, reported a bill entitled,

“An act to defray Incidental Charges;”

Which was read by its title, and

Ordered a second reading,

And to be printed.

The bill entitled,

“An act supplementary to the act authorising the construction of a Rail Road connecting the Morris Canal and the Paterson and Hudson River Rail Road, passed February 3, 1831,”

Was read a second time, and

Ordered to be engrossed for a third reading.

The bill entitled,

“A Supplement to the act concerning Wills;”

Was read the second time,

And while the same was under consideration, was

Ordered, on motion of Mr. Hillard, that all after the enacting clause be stricken out of the first and only section;

And thereupon,

The said bill was postponed to the next session of the Legislature.

Mr. Wade, with leave, presented a bill entitled,

“An act to authorise the Board of Chosen Freeholders of Essex to borrow money;”

Which was read, and

Ordered a second reading.

The bill from Council entitled,

“An act to increase the Capital Stock of the State Bank at Newark,”

Was read by sections,

Considered, and

Agreed to, and

Ordered to a third reading.

The Preamble and Resolutions offered by Mr. Chetwood on the subject of a disposition of the proceeds of the sales of Public Lands,

Was called up, and

Read the second time;

And while an amendment thereto offered by Mr. Cruser was under consideration, in the following words—

"And that our Senators in Congress be instructed, and our Representatives be requested, to use their influence in effecting the same,"

Mr. Hillard moved to postpone the whole subject to the next session of the Legislature;

And the yeas and nays being ordered,

The House agreed to the said motion by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Haight,
Hillard,
Hall,

Messrs. Jackson,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
M'Kissack,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Strader,
Wills,

Young—29.

NAYS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Hunt,
Molleson,
M'Dowell,
Newcomb,

Messrs. Parsons,
Runyan,
Springer,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,

Yorke—17.

A message from Council, by Mr. Westcott, their Secretary, informed the House that

Council had passed the following bills :

"An act to annex the township of Patterson, in the county of Essex, to the county of Bergen ;"

"An act for the relief of Creditors in certain cases ;"—And,

"An act to relieve the Poor ;"

To which the assent of the House of Assembly is requested.

The act to annex the township of Patterson, in the county of Essex, to the county of Bergen ;

"An act for the relief of Creditors in certain cases ;"—And,

"An act to relieve the Poor,"

Were severally read by their title, and

Ordered a second reading.

The bill entitled,

"A Supplement to the act for the relief of the Trustees of Patterson Academy, passed November 23, 1822,"

Was read the second time, and

Ordered to be engrossed for a third reading.

Ordered, on motion of Mr. M'Kissack, that he have leave to withdraw the divorce papers of Walter Gleacen.

Ordered, on motion of Mr. Blane, that the bill entitled,

"An act for the better organization of the Field Artillery Corps of this State,"

Be postponed to the next session of the Legislature.

Ordered, on motion of Mr. Parsons, that bill No. 63, being

"An act to authorise the removal of obstructions in the river Passaic,"

Be postponed to the next session of the Legislature.

Ordered, on motion of Mr. Crowell, that the bill entitled,

"An act to incorporate the Tradesmens' Bank at Rahway,"

Be postponed to the next session of the Legislature.

Ordered, on motion of Mr. Hopper, that the divorce papers of Wm. H. Campbell be withdrawn.

The bill from Council entitled,

"An act to set off the township of Paterson, in the county of Essex,"

Was called up, and

On motion of Mr. Parsons, the rule was dispensed with, and

The said bill was

Ordered a third reading.

House adjourned to 3 o'clock, P. M.

WEDNESDAY AFTERNOON, MARCH 9, 1836.

Three o'clock the House met.

Mr. Lydecker, from the committee on the subject of the account of John Engle, one of the Trustees of the State Lands in Bergen, reported, that the committee would respectfully recommend that the committee be discharged, and the whole subject be left to the House.

Ordered, on motion of Mr. Parsons, that the account of the said Trustee, together with the whole subject matter, be referred to the Attorney-General, with a request that he report thereon to the next session of the Legislature.

The engrossed bill entitled,

“An act to raise the sum of forty thousand dollars for the year eighteen hundred and thirty-six,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Endicott,
Flummerfelt,
Flatt,

Messrs. Haight,
Gifford,
Hunt,
Hopper,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
Molleson,
M'Dowell,
M'Kissack,

Messrs. Newcomb,
Parsons,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Saunier,

Messrs. Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,
Yorke—42.

NAYS,

Messrs. Bray,
Blane,

Messrs. Hillard,
Hall,
Quimby—5.

The re-engrossed bill entitled,
“An act relative to Juries,”

Having been again compared as amended and re-engrossed,

Upon the question,
Shall this bill pass?

Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,

Messrs. Flummerfelt,
Flatt,
Gifford,
Haight,
Hopper,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Lydecker,

Messrs. Linn,
Lalor,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,

Messrs. Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Wade,
Wills,
Young,

Yorke—39.

NAYS,

Mr. Endicott,

Mr. Whitecar—2.

The engrossed bill entitled,
“An act to provide for the continuation of the Geological
and Mineralogical survey of this State,”

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Deacon,
Gifford,
Haight,

Messrs. Hunt,
Hillard,
Hall,
Jobs,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)

Messrs. Runyan,
Saunier,
Thomson,

Messrs. Tuttle,
Whitecar,
Wills,

Yorke—31.

NAYS,

Messrs. Budd,
Endicott,
Flummerfelt,
Flatt,
Hopper,
Lippincott,
Lydecker,

Messrs. Linn,
Lalor,
Shay,
Springer,
Strader,
Valentine,
Wade,

Young—15.

The engrossed bill entitled,
"An act to divorce Patrick H. Taylor from his wife,"
Was read the third time, and
Having been heretofore compared,
Upon the question,
Shall this bill pass?
It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Crowell,
Cooper,
Cruser,
W. Cook,
J. Cook,
Endicott,
Flummerfelt,
Gifford,

Messrs. Hunt,
Hopper,
Hall,
Jackson,
Lippincott,
Lydecker,
Linn,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)

Messrs. Shay,
Springer,
Strader,
Saunier,
Thomson,

Messrs. Tuttle,
Valentine,
Whitecar,
Young
Yorke—32.

NAYS,

Messrs. Blane,
Budd,
Deacon,
Jobs,

Messrs. Lalor,
M'Dowell,
Runyan,
Wade—8.

The bill entitled,
"An act to prevent Appeals in cases of trial by jury or referees in a Justices' Court,"
Was read the third time,
And compared, and
Upon the question,
Shall this bill pass?
It was determined in the negative by the following vote:

YEAS,

Messrs. Bray,
W. Cook,
J. Cook,
Endicott,
Hillard,
Hall,

Messrs. Jackson,
Linn,
Parsons,
Quimby,
Shay,
Springer,

Wade—13.

NAYS,

Messrs. Burtis,
Brown,
Blane,
Budd,
Chetwood,
Cruser,
Deacon,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Hopper,
Jobs,
Lydecker,
Lalor,

Messrs. Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Ryall, (Sp.)
Runyan,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wills,
Young,
Yorke—32.

Ordered, that the said bill be dismissed.

The bill entitled,

“An act to divorce Elizabeth Messeroll from her husband, Jonathan Messeroll,”

Having been read the third time, and

Compared,

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Brown,
Budd,
Crowell,
Cooper,

Messrs. Cruser,
W. Cook,
Deacon,
Endicott,
Flummerfelt,

Messrs. Gifford,
Haight,
Hunt,
Hopper,
Hall,
Lippincott,
Lydecker,
Newcomb,
Parsons,
Ryall, (Sp.)

Messrs. Runyan,
Shay,
Strader,
Saunier,
Thomson,
Valentine,
Whitecar,
Wade,
Young,
Yorke—30.

NAYS,

Messrs. Bray,
Blane,
Flatt,

Messrs. Hillard,
Jobs,
Linn,

Marshall—7.

The act to incorporate the Salem Silk Manufactory,
Was read the third time, and
Compared, and
Upon the question,
Shall this bill pass?
It was determined in the affirmative unanimously.
The bill entitled,

“An act to increase the capital of the State Bank at New-
ark,”

Was called up,
And the rule having been dispensed with,
Upon the question,
Shall this bill pass?
It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Budd,
 Crowell,
 Chetwood,
 J. Cook,
 Deacon,
 Flatt,
 Gifford,
 Haight,
 Jackson,
 Jobs,
 Linn,
 Lolor,
 Molleson,

Messrs. M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Saunier,
 Thomson,
 Tuttle,
 Valentine,
 Wade,
 Wills,

Yorke—29.

NAYS,

Messrs. Bray,
 Blane,
 Cruser,
 Cooper,
 W. Cook,
 Endicott,

Messrs. Flummerfelt,
 Hopper,
 Lippincott,
 Strader,
 Whitecar,
 Young—12.

The bill entitled,
 "An act relative to Common Schools,"
 Was read a second time, and
 Postponed to the next session of the Legislature.
 Mr. J. Cook offered the following resolution :

"Resolved, Council concurring, that Joseph C. Potts be, and he is hereby authorised to receive from the Treasurer of this State, payment for the engrossing of all bills during the present session of the Legislature, at the rate fixed by law;"

Which was read,
And agreed to.

Ordered, That the Clerk carry the same to Council, and request their concurrence.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed a bill entitled,

“A Supplement to an act to prevent the issuing and circulating of Small Notes for the payment of money, passed fourth March, eighteen hundred and thirty-five ;”

To which the assent of the House of Assembly is requested.

Council have passed the bill from the House of Assembly entitled,

“An act to incorporate the Lambertville Manufacturing Company,”

With sundry amendments ;

To which amendments the assent of the House of Assembly is requested.

Council have passed the following bills from the House of Assembly, viz :

“A Supplement to the act entitled An act concerning Wrecks, passed March 3, 1820 ;”—And,

“An act to incorporate the New Jersey Manufacturing Company,

Without amendment ;—And,

The bill entitled,

“A supplement to the act entitled An act concerning Taxes ;”

And request the concurrence of the House :—And that

Council had passed the following bills, to which the assent of the House is requested :

“An act to dissolve the marriage contract between John Cross and Mary, his wife, of the county of Essex ;”—And,

“An act for the sale and conveyance of certain Real Estate, late of Daniel Y. Overton, of the county of Morris.”

The said several bills so passed in Council

Were read by their titles, and

Ordered severally to a second reading.

The bill from Council entitled,

“An act to incorporate the Lambertville Manufacturing Company,”

Was read, and

The amendments made in Council were agreed to, and

The bill was ordered to be re-engrossed.

The bill from Council entitled,

“An act to set off the township of Patterson, in the county of Essex, to the county of Bergen,”

Was called up and read,
 And while under consideration,
 Mr. Lydecker moved to postpone the said bill to the next
 session of the Legislature ;
 And the yeas and nays being ordered,
 The House disagreed to the motion by the following vote :

YEAS,

Messrs. Burtis,
 Brown,
 Budd,
 Cooper,
 Endicott,
 Flummerfelt,
 Haight,
 Hopper,
 Hall,
 Lippincott,
 Lydecker,

Messrs. Linn,
 Lalor,
 Marshall,
 M'Kissack,
 Ryall, (Sp.)
 Shay,
 Strader,
 Saunier,
 Valentine,
 Wills,
 Young—22.

NAYS,

Messrs. Bray,
 Blane,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Flatt,
 Gifford,
 Hunt,

Messrs. Hillard,
 Jackson,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Springer,
 Thomson,
 Tuttle,
 Whitecar,

Wade—23.

The said bill was then read the third time,
 And compared,
 And was then postponed until to-morrow.

The bill entitled,
 "An act to incorporate the Monmouth Silk Manufacturing
 Company,"

Was read the third time,

And compared, and

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Blane,
 Crowell,
 Cooper,
 Cruser,
 W. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Flatt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Hall,
 Jobs,
 Lippincott,

Messrs. Lydecker,
 Linn,
 Lalor,
 Marshall,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.),
 Runyan,
 Shay,
 Springer,
 Saunier,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,

Young—37.

NAYS,

Mr. Budd,

Mr. Bray—2.

Mr. Hillard offered the following resolution for the distribution of Professor Rogers' Report :

Resolved, By the Council and General Assembly of this State, That the Report of Professor Henry D. Rogers, upon the Geological Survey of this State, be distributed by the Treasurer, as follows: To each of the members of Council and Assembly, Secretary of Council, and Clerk of Assembly, ten copies; to the Governor of the State, twenty-five copies; to each of the Justices of the Supreme Court, one copy; to the Attorney General, one copy; to the Treasurer, one copy; to each of our Senators and Representatives in Congress, one copy; to Professor Rogers, fifty copies; to the Governor of New Jersey, for distribution amongst the Governors of the different States and Territories, thirty copies; and the residue shall be deposited in the Library, for future distribution.

Which was read, and
Agreed to.

The Supplement to the act authorising the construction of a Rail Road to connect the Morris Canal and Patterson and Hudson River Rail Road,

Was called up,
And the bill having been read the third time,
And the rule having been dispensed with,
Upon the question,
Shall this bill pass?

It was determined in the affirmative unanimously.

The bill entitled,

"An act to authorise the sale of Real Estate late of William Conover, of the county of Somerset,"

Having been called up,
And the rule being dispensed with,
The said bill was read the third time, and
Passed the House of Assembly unanimously.
The bill from Council entitled,

"An act to authorise Almira Concklyn, widow, and John Stephenson, administrator of Jacob Concklyn, to execute a certain contract made between the said deceased and George M. Laurence, of the county of Bergen,"

Was called up and read,
And the rule having been dispensed with,
The said bill was read the third time, and

Passed the House of Assembly unanimously.
 The bill from Council entitled,
 "An act to prevent the issuing and circulation of Small
 Notes for the payment of money,"
 Was called up,
 And the rule having been dispensed with,
 Was read the third time, and
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Cooper,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Gifford,
 Hopper,
 Hillard,
 Hall,

Messrs. Jobs,
 Lippincott,
 Lydecker,
 Linn,
 Lalor,
 Marshall,
 Molleson,
 M'Kissack,
 Quimby,
 Ryall, (Sp.)
 Shay,
 Saunier,
 Tuttle,
 Valentine,
 Wills,
 Young—33

NAYS,

Messrs. Flatt,
 Newcomb,
 Parsons

Messrs. Springer,
 Whitecar,
 Wade,

Yorke—7.

The bill entitled,
 "An act to collect Taxes on unimproved and vacant lots,"
 Was called up,
 And having been heretofore considered and read the second time,

The House refused to order said bill to be engrossed for a third reading, and the same was dismissed.

The bill from Council entitled,
 "An act to change Trust Property therein named,"
 Was called up and read,
 And the rule having been dispensed with,
 Was read the third time, and
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Chetwood,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Hall,
 Jobs,

Messrs. Jackson,
 Lippincott,
 Lydecker,
 Molleson,
 M'Dowell,
 M'Kissack,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Shay,
 Springer,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,

Young—37.

NAY,

Mr. Flatt—1.

The Joint Resolution to compensate Joseph Warren Scott,
Esq., for his revision of the Orphans' Court System,
Was read the second time, and
Ordered to be engrossed for a third reading ;
And the rule having been dispensed with,
Upon the question,
Shall this Joint Resolution be agreed to ?
It was determined in the negative by the following vote:

YEAS,

Messrs. Bray,
Crowell,
Cooper,
Chetwood,
Cruser,
J. Cook,
Flatt,
Hunt,
Hillard,
Jobs,
Lippincott,
Marshall,

Messrs. Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Runyan,
Springer,
Thomson,
Tuttle,
Whitecar,
Wade,
Yorke—24.

NAYS,

Messrs. Burtis,
Brown,
Blane,
Budd,
W. Cook,
Deacon,
Endicott,
Flummerfelt,
Gifford,

Messrs. Haight,
Hopper,
Hall,
Linn,
Lalor,
Quimby,
Shay,
Strader,
Wills,

Young—19.

The bill from Council entitled,

"An act to authorise the sale of certain Real Estate of Daniel Y. Overton, deceased, in the county of Morris,"

Was called up,

And the rule having been dispensed with,

Was read the third time, and

Passed the House of Assembly unanimously.

Ordered, on motion of Mr. Tuttle, that the bill entitled,

"An act to incorporate the Commercial Bank at Newark,"

Be postponed to the next session of the Legislature.

The bill from Council entitled,

"An act to authorise the owners and possessors of flowed lands and swamps on the river Passaic and its branches, between the Turnpike road at Pine Brook on said river, and the Mill-dam at Chatham, to break up the reefs in said river and remove obstructions to the free course of the waters of the same,"

Was called up and read,

And the rule of the House having been dispensed with,

Was read the third time, and

Passed by the following vote :

YEAS,

Messrs. Burtis,
Brown,
Crowell,
Cooper,
Chetwood,
Cruser,[†]
W. Cook,
J. Cook,
Gifford,
Haight,
Hunt,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Linn,
Lalor,

Messrs. Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,
Strader,
Thomson,
Tuttle,
Whitecar,
Wade,
Wills,
Young,
Yorke—36.

NAYS,

Messrs. Bray,
Blane,

Messrs. Endicott,
Marshall—4.

The bill entitled,

“A Supplement to an act for the relief of the Trustees of the Patterson Academy, passed November 23, 1822,”

Was called up,

And the rule having been dispensed with,

Was read the third time, and

Passed the House of Assembly unanimously.

Ordered, That the Clerk carry the said several bills to Council, inform them of their passage, and request their concurrence.

The bill from Council entitled,

“An act for the relief of Creditors in certain cases,”

Was called up, and

Read the second time,

And thereupon,

Mr. Flatt moved to postpone said bill to the next session of the Legislature;

And the yeas and nays being ordered,

The House refused to postpone by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Chetwood,
Endicott,
Flatt
Hopper,
Lydecker,

Messrs. Marshall,
M'Dowell,
Ryall, (Sp.)
Springer,
Saunier,
Thomson,
Valentine,
Whitecar,
Wade,

Yorke—19.

NAYS,

Messrs. Burtis,
Crowell,
Cruser,
W. Cook,
J. Cook,
Hillard,
Hall,
Jackson,
Jobs,
Lippincott,
Linn,
Lalor,
M'Kissack,

Messrs. Flummerfelt,
Gifford,
Haight,
Hunt,
Newcomb,
Parsons,
Quimby,
Runyan,
Shay,
Strader,
Tuttle,
Wills,
Young—26.

The said bill was then postponed until to-morrow morning.

The House then went into nomination for Joint Meeting, and after concluding their nominations, the lists were compared, and a duplicate sent to Council.

House adjourned to 9 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

THURSDAY MORNING, MARCH 10, 1836.

Nine o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House that

Council have also passed the following bills from the House of Assembly,

Without amendment, viz:

"An act making a further appropriation for the completion of the State Penitentiary ;"

"An act to provide for the removal of the Prisoners to the New Penitentiary ;"

"A Supplement to the act incorporating the Episcopal Church of St. Mary, in the city of Burlington ;"

"An act to divorce Hannah D. Wallin from her husband, Silas B. Wallin ;"

"An act to incorporate the Phoenix Manufacturing Company of Trenton ;"

"A Supplement to the act entitled An act for incorporating the Town of Princeton ;"

"An act to divorce Matilda Sharp from her husband, Isaac Sharp."

Council have disagreed to the bill from the House of Assembly entitled,

"An act fixing the times in which public acts shall go into operation ;"

And herewith return said bill.

Council have concurred in the two resolutions from the House of Assembly, viz :

For the distribution of certain copies of Professor Rogers' Geological Report ;—And,

For providing payment for engrossing bills.

Mr. Marshall, from the Committee to whom was recommended the bill entitled,

"An act to extend the charter of the Trenton Banking Company,"

Reported the said bill with amendments, in accordance with the instructions of the House ;

Which amendments were read, and

Agreed to, and

The bill ordered to be re-engrossed.

The bill entitled,

"An act to authorise the sale of the Real Estate of Robert Dillon, dec., late of the county of Burlington,"

Having been read the third time,

And compared,

Upon the question,

Shall this bill pass ?

It was determined in the affirmative unanimously.

The re-engrossed bill entitled,

"An act to incorporate the Lambertville Manufacturing Company,"

Was read, and
 Compared as amended, and
 Upon the question,
 Shall this bill pass?
 Was determined in the affirmative unanimously.
 The bill from Council entitled,
 "An act to authorise the sale of the Real Estate of Alexander Kirkpatrick, jr., deceased,"
 Was read the third time, and
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative unanimously.
 The bill entitled,
 "An act to annex the township of Patterson, in the county of Essex, to the county of Bergen,"
 Was called up on its third reading, and
 Mr. Lydecker moved to postpone the said bill to the next session of the Legislature;
 And the yeas and nays being ordered,
 The House disagreed to the postponement by the following vote:

YEAS,

Messrs. Burtis,
 Brown,
 Cooper,
 Cruser,
 Deacon,
 Flummerfelt,
 Haight,
 Hunt,
 Hall,

Messrs. Lippincott,
 Lydecker,
 Lalor,
 Marshall,
 Rogers,
 Shay,
 Springer,
 Saunier,
 Yorke—18.

NAYS,

Messrs. Bray,
 Blane,
 Budd,

Messrs. Chetwood,
 W. Cook,
 J. Cook,

Messrs. Endicott,
 Flatt,
 Gifford,
 Hopper,
 Hillard,
 Jackson,
 Jobs,
 M'Dowell,
 M'Kissack,

Messrs. Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,

Wills—25.

And thereupon,
 The said bill was put on its final passage ; and
 Upon the question,
 Shall this bill pass?
 It was determined in the negative by the following vote :

YEAS,

Messrs. Burtis,
 Bray,
 Blane,
 Budd,
 Chetwood,
 W. Cook,
 J. Cook,
 Endicott,
 Flatt,
 Gifford,
 Hopper,
 Hillard,

Messrs. Jackson,
 Jobs,
 M'Dowell,
 Newcomb,
 Parsons,
 Quimby,
 Runyan,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,

Wills—25.

NAYS,

Messrs. Brown,
 Cooper,
 Cruser,

Messrs. Deacon,
 Flummerfelt,
 Hunt,

Messrs. Hall,
Lippincott,
Lydecker,
Lalor,
Marshall,

Messrs. M'Kissack,
Rogers,
Springer,
Saunier,
Young—16.

Ordered, that the said bill be laid on the table.

The bill from Council entitled,

“An act for the relief of Creditors in certain cases,”

Was again taken up, and

Mr. Chetwood moved to postpone the said bill to the next session of the Legislature ;

And the yeas and nays having been ordered,

The House agreed to the motion by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,
Chetwood,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Flatt,
Hunt,

Messrs. Hopper,
Lydecker,
Lalor,
Marshall,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Runyan,
Springer,
Strader,
Thomson,
Whitecar,
Wade,
Young—30.

NAYS,

Messrs. Cruser,
J. Cook,
Gifford
Haight,
Hillard,
Jackson,
Jobs,

Messrs. Lippincott,
Linn,
Quimby,
Rogers,
Shay,
Strader,
Valentine,

Wills—15.

The bill entitled,
“An act to defray Incidental Charges,”
Was called up, and
Read the second time;
And having been amended, was
Ordered to be engrossed for a third reading.
The bill from Council entitled,
“An act to relieve the Poor,”
Was called up, and
Read the second time,
Ordered to a third reading, and
And the rule having been dispensed with,
The said bill was put on its final passage; and
Upon the question,
Shall this bill pass?
It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Crowell,
Chetwood,
Cruser,

Messrs. W. Cook,
Deacon,
Davis,
Hopper,
Hunt,
Hillard,
Linn,
Lalor,

Messrs. Marshall,
Molleson,
Parsons,
Quimby,
Ryall, (Sp.)
Runyan,
Shay,
Springer,

Messrs. Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Yorke—32.

NAYS,

Messrs. Cooper,
Flatt,

Messrs. Gifford,
Haight,
Rogers—5.

Ordered, That the Clerk carry the said bill to Council, and inform them of its passage in the House,
Without amendment.

The bill entitled,

“An act to authorise the Board of Chosen Freeholders of Essex to borrow money,”

Was read the second time, and

Ordered to be engrossed for a third reading.

Ordered, on motion of Mr. Blane, that the vote of yesterday disagreeing to the resolution for compensation to Col. Scott, be reconsidered; and

Upon the question,

Shall this Joint Resolution be agreed to?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Crowell,
Cooper,

Messrs. Chetwood,
Cruser,
Deacon,
Endicott,
Flatt,
Hunt,

Messrs. Hillard,
Jobs,
Lippincott,
Molleson,
M'Dowell,
M'Kissack,
Newcomb,

Messrs. Parsons,
Runyan,
Springer,
Saunier,
Tuttle,
Whitecar,
Wade,

Yorke—27.

NAYS,

Messrs. Burtis,
W. Cook,
Davis,
Flummerfelt,
Haight,
Jackson,
Lydecker,

Messrs. Linn,
Marshall,
Quimby,
Shay,
Strader,
Valentine,
Young—14.

Ordered, on motion of Mr. Budd, that the bill entitled,
"A Supplement to the act concerning Inns and Taverns,"
Be postponed to the next session of the Legislature.

Ordered, on motion of Mr. M'Kissack, that the bill entitled,
"A Supplement to an act establishing a Militia System,
passed February 18, 1815,"

Be postponed to the next session of the Legislature.

The bill from Council entitled,

"An act to appoint Trustees to sell certain Real Estate formerly of Jacob Van Horn, of the county of Bergen, deceased,"

Was read the second time,

And compared, and

The rule having been dispensed with,

Upon the question,

Shall this bill pass?

It was determined in the affirmative unanimously.

The bill from Council entitled,

"An act to divorce John Cross from his wife,"

Was read the second time, and

Ordered to a third reading;

And the rule having been dispensed with,
Upon the question,
Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
Bray,
Brown,
Crowell,
Cooper,
Chetwood,
Cruser,
W. Cook,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,
Jackson,
Lippincott,
Lydecker,

Messrs. Marshall,
M'Kissack,
Newcomb,
Parsons,
Quimby,
Ryall, (Sp.)
Rogers,
Runyan,
Shay,
Springer,
Strader,
Saunier,
Thomson,
Tuttle,
Valentine,
Wade,
Young,

Yorke—35.

NAYS,

Messrs. Blane, Hunt and Whitecar—3.

Ordered, That the Clerk carry the said bills to Council, and inform them of the passage thereof in this House,
Without amendment.

Council came into the Assembly room, both Houses went into Joint Meeting, and after having gone through the same, the Joint Meeting rose, and the House came to order.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the bill from the House of Assembly entitled,

“An act to raise the sum of forty thousand dollars for the year one thousand eight hundred and thirty-six,”

With an amendment;

To which amendment the assent of the House of Assembly is requested.

House adjourned to 3 o'clock, P. M.

THURSDAY AFTERNOON, MARCH 10, 1836.

Three o'clock the House met.

Mr. Hillard offered the following resolution :

“Resolved, That Thomas Coombs be authorised to have the care and charge of the Assembly room during the recess from this time to the next session of the Legislature ; and that he be allowed therefor seventy dollars ;”

Which was read, and

Agreed to.

The engrossed bill entitled,

“An act to defray Incidental Charges,”

Was called up,

Read the third time,

And compared, and

Upon the question,

Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 Crusier,
 W. Cook,
 J. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Hall,

Messrs. Jackson,
 Jobs,
 Lippincott,
 Lydecker,
 Lalor,
 Marshall,
 Molleson,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Runyan,
 Strader,
 Saunier,
 Tuttle,
 Valentine,
 Wade,
 Wills,
 Young—40.

NAYS,

Messrs. Rogers, Springer and Whitecar—3.

The engrossed bill entitled,
 "An act to authorise the Chosen Freeholders of the county
 of Essex to borrow money,"
 Was read the third time, and
 Compared, and
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Cruser,
 W. Cook,
 J. Cook,
 Deacon,
 Endicott,
 Flummerfelt,
 Gifford,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Jackson,

Messrs. Jobs,
 Lippincott,
 Lalor,
 Marshall,
 Molleson,
 M'Dowell,
 Newcomb,
 Parsons,
 Ryall, (Sp.)
 Rogers,
 Runyan,
 Springer,
 Strader,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,
 Wills,
 Young—38.

NAYS,

Mr. Cruser,

Mr. Flatt—2.

Ordered, That the Clerk inform Council of the passage of the said bills, and request their concurrence.

The bill entitled,

“An act to raise forty thousand dollars for the year eighteen hundred and thirty-six,”

Was again called up ;

And while the following amendment made thereto was under consideration,—

“ All moneys at interest, whether on bond, obligation or sealed bill, secured by mortgage or judgment, to be rated, assessed and taxed on the principal sum of each, at the same

and in the same manner, as lands are rated and assessed by this act,—”

Mr. Hillard moved that the amendment be agreed to ;

And the yeas and nays being called and ordered,

The House disagreed to the amendment by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
Flatt,
Gifford,
Hopper,

Messrs. Hillard,
Hall,
Jackson,
Lippincott,
Linn,
Marshall,
Quimby,
Shay,
Strader,

Wills—19.

NAYS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Haight,
Hunt,
Jobs,
Lydecker,
Lalor,
Molleson,

Messrs. M'Dowell,
Newcomb,
Parsons,
Ryall, (Sp.)
Rogers,
Runyan,
Springer,
Saunier,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Young,
Yorke—30.

Ordered, That the Clerk inform Council that the House have disagreed to the amendment made in Council to the said bill.

Mr. Hunt moved to reconsider the vote rejecting the bill entitled,

“An act to annex the township of Patterson to the county of Bergen ;”

And upon agreeing to the motion,

The yeas and nays were ordered,

And the House disagreed to the said motion by the following vote :

YEAS,

Messrs. Bray,
Crowell,
Chetwood,
Cruser,
W. Cook,
J. Cook,
Davis,
Flatt,
Gifford,
Hunt,
Hillard,

Messrs. Jackson,
Jobs,
Newcomb,
Parsons,
Quimby,
Runyan,
Springer,
Strader,
Thomson,
Tuttle,
Whitecar,

Wade—23.

NAYS,

Messrs. Burtis,
Brown,
Blane,
Budd,
Cooper,
Deacon,
Endicott,
Flummerfelt,
Haight,
Hopper,
Hall,

Messrs. Lippincott,
Lydecker,
Lalor,
Marshall,
M'Dowell,
Ryall, (Sp.)
Rogers,
Shay,
Saunier,
Wills,
Young,

Yorke—23.

Ordered, That the said bill be dismissed from the files of the House.

Ordered, That the Clerk inform Council that the House have disagreed to the said bill.

A message from Council, by Mr. Westcott, their Secretary, informed the House that

Council had passed the following bills from the House of Assembly,

Without amendment :

“An act authorising the sale of the Real Estate of Martha Moore, and the recovery of the rents of the same ;”

“A Supplement to an act entitled An act for the support of the Government of this State, passed the 11th day of November, 1835 ;”

“An act for the relief of the heirs and next of kin of John G. Leake, deceased ;”

“An act incorporating the Hamburgh Manufacturing Company ;”

“An act supplementary to the several acts relating to the partition of Real Estate ;”—And,

“A Joint Resolution remunerating J. W. Scott for his services in revising the Orphans’ Court System.”

Council have disagreed to the bill from the House of Assembly entitled,

“An act to divorce Catharine Smith from her husband, Clark Smith,”

And return the bill.

Council have passed a bill entitled,

“An act relative to the Commissioners appointed to superintend the building of the new State Penitentiary ;”

And request the concurrence of the House of Assembly:

And that Council have passed a concurrent resolution relative to spreading on the Minutes the Geological Report of Professor Rogers ;

And request the concurrence of the House of Assembly.

The bill entitled,

“An act relative to the Commissioners appointed to superintend the building of the New Penitentiary,”

Was read, and

Ordered a second reading.

The resolution from Council relative to the erection of a Fence by the Trenton Delaware Falls Company, and the improvement of the State House Yard,

Was called up,

And while under consideration,

Was amended, and

Having been read as amended,
Was agreed to.

Ordered, That the Clerk inform Council thereof, and request their assent to the amendment.

The concurrent resolution from Council relative to the printing and distribution of Col. Scott's Orphan Court System,

Was read, and

Disagreed to by the following vote :

YEAS,

Messrs. Crowell,
Chetwood,
Flatt,
Jobs,
M'Dowell,
Parsons,

Messrs. Runyan,
Springer,
Saunier,
Tuttle,
Wade,
Yorke—12.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
W. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hunt,
Hopper,
Hillard,

Messrs. Lippincott,
Lydecker,
Linn,
Lalor,
Marshall,
Newcomb,
Quimby,
Ryall, (Sp.)
Rogers,
Shay,
Strader,
Thomson,
Valentine,
Whitecar,
Wills,
Young—32.

Ordered, That the Clerk inform Council of the disagreement of the House, and return the said resolution.

The bill entitled,
 "A Supplement to the act concerning Taxes,"
 Was read the second time, and
 Ordered a third reading;
 And the House having dispensed with the rule,
 Upon the question,
 Shall this bill pass?
 It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Blane,
 Budd,
 Crowell,
 Cooper,
 Chetwood,
 Cruser,
 Deacon,
 Davis,
 Flummerfelt,
 Hillard,
 Hall,

Messrs. Jackson,
 Jobs,
 Lippincott,
 Linn,
 M'Dowell,
 Parsons,
 Rogers,
 Runyan,
 Springer,
 Strader,
 Thomson,
 Valentine,
 Wade,

Yorke—27.

NAYS,

Messrs. Flatt,
 Gifford,

Messrs. Whitecar,
 Wills—4.

The bill entitled,
 "An act to authorise the Governor to convey a part of the
 Government Lot to the City of Trenton,"
 Was read the second time, and

Upon the question,
Shall this bill be engrossed?

It was determined in the negative by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Cruser,
Hall,

Messrs. Lalor,
Marshall,
Ryall, (Sp.)
Runyan,
Valentine,

Wills—11.

NAYS,

Messrs. Burtis,
Budd,
Crowell,
Cooper,
Chetwood,
Deacon,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Haight,
Hunt,
Jackson,
Jobs,

Messrs. Lippincott,
Linn,
Molleson,
Newcomb,
Parsons,
Quimby,
Rogers,
Springer,
Strader,
Thomson,
Tuttle,
Whitecar,
Wade,
Young,

Yorke—29.

Mr. Marshall moved to reconsider the vote ordering to engrossment the bill entitled,

“An act to extend the charter of the Trenton Banking Company,”

In order to amend the same by striking out the second section, which requires an annual statement of its affairs to

be laid before the Legislature, and reserves to the Legislature the right to alter, modify or repeal the charter ;

And the House disagreed to the same by the following vote:

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Cruser,
J. Cook,
Hall,
Lalor,

Messrs. Marshall,
Newcomb,
Parsons,
Runyan,
Thomson,
Tuttle,
Wade,
Wills—16.

NAYS,

Messrs. Burtis,
Crowell,
Cooper,
Deacon,
Endicott,
Flummerfelt,
Flatt,
Gifford,
Hunt,
Hopper,
Hillard,
Jackson,

Messrs. Jobs,
Lippincott,
Linn,
Molleson,
Quimby,
Ryall, (Sp.)
Rogers,
Springer,
Strader,
Whitecar,
Young,
Yorke—24.

Ordered, That the petitioners have leave to withdraw their papers.

Ordered, on motion of Mr. Bray, That the Act to incorporate the Hunterdon Rail Road Company,

Be postponed to the next session of the Legislature.

Ordered, on motion of Mr. Tuttle, that the bills entitled,

“An act for the more equal representation of the several counties in this State;”—And

“An act to incorporate the Newark Benevolent Association,”

Be severally postponed to the next session of the Legislature.

Ordered, on motion of Mr. Endicott, that the bill entitled,

“An act to set off a new county in Gloucester, to be called Atlantic,”

Be postponed to the next session of the Legislature.

House adjourned to 7 o'clock to-morrow morning.

HOUSE OF ASSEMBLY.

FRIDAY MORNING, MARCH 11, 1836.

Seven o'clock the House met.

A message from Council, by Mr. Westcott, their Secretary, informed the House that Council had passed the following bills from the House of Assembly, viz:

“An act making a further appropriation for the prosecution of the Geological and Minerological Survey of this State,”

Without amendment:

That Council have receded from their amendment to the bill from the House of Assembly, entitled,

“An act to raise the sum of 40,000 dollars for the year 1836;”

And have passed said bill—without amendment.

And that Council have passed the following bills from the House of Assembly—without amendment:

“A further supplement to the act entitled An act to incorporate the New Jersey Turnpike Company;”

"An act to defray Incidental Charges;"

"A Supplement to the act for the relief of the Trustees of Patterson Academy, passed November 23, 1822;"

"An act to incorporate the Hoboken Fire Engine Company;"

"A further supplement to the act authorising a Rail Road from the Morris Canal to the Patterson and Hudson River Rail Road;"

"An act for the relief of Samuel Sutphin, of the county of Somerset;"

"A Supplement to an act concerning Stray Cattle, Horses and Sheep;"

"An act to incorporate the Camden and Egg Harbor Rail Road Company;"

"An act to incorporate the Mechanics' and Tradesmens' Institute of the Town of Newark;"

"An act to incorporate the Monmouth Silk Manufacturing Company;"

"An act to incorporate the Salem Silk Manufacturing Company;"

"An act to dissolve the marriage contract between Phebe Aspinall and her husband;"

"An act to dissolve the marriage contract between John J. Vandever and wife;"

"An act authorising the sale of certain Real Estate of Robert Dillon, deceased;"

"An act to divorce Jane Ward from her husband."

Council have passed a bill entitled,

"An act for the relief of James Cook, of the county of Morris;"

To which bill the assent of the House of Assembly is requested.

Council have disagreed to the bill from the House of Assembly entitled,

"An act to authorise the Board of Chosen Freeholders of the county of Essex to borrow money;"

And herewith return said bill.

Also, to the bill from the House of Assembly entitled,

"A Supplement to the act to enable the owners of swamps and meadow ground to drain the same;"

And herewith return said bill:

And to the bill entitled,

"An act to divorce Patrick H. Taylor from his wife;"

And herewith return said bill.

Council have disagreed to the amendment made by the House of Assembly to the concurrent resolution from Council relating to the State House Yard, &c.

Council have passed a concurrent resolution, authorising the Treasurer to repair the State House ;

And have passed a Joint Resolution for discontinuing proceedings in the case of William Leake ;

To which resolutions the assent of the House of Assembly is requested.

The bill from Council entitled,

“An act for the relief of James Cook, of the county of Morris,”

Was read by its title,

Ordered a second reading,

And the rule having been dispensed with,

The said bill was ordered a third reading ;

And the rule having been again dispensed with,

The said bill passed the House of Assembly unanimously.

The Joint Resolution directing the discontinuance of proceedings in the case of William Leake,

Was read, and

Agreed to,

And the rules having been dispensed with,

The said resolution was read the second and third time, and

Passed the House of Assembly unanimously.

The Joint Resolution, authorising the Treasurer to repair the State House,

Was read, and

Agreed to,

And the rule having been dispensed with,

The said resolution was read the second and third time,

And passed the House of Assembly unanimously.

Mr. Thomson offered the following resolution:

“Resolved that the Speaker be authorised to convene the House, should he be requested to do so by any four members who may deem the public exigency to require it ;”

Which was read,

And agreed to.

The bill from Council entitled,

“An act relative to the Commissioners appointed to superintend the erection of the New Penitentiary,”

Was again called up, and

While under consideration,

Mr. Marshall moved to strike out the name of “William R. Allen,” and insert “John Voorhees ;”

And the yeas and nays being ordered,

The motion was disagreed to by the following vote :

YEAS,

Messrs. Bray,
Brown,
Blane,
Budd,
Cooper,
Cruser,
Deacon,
Endicott,

Messrs. Gifford,
Hall,
Lippincott,
Lydecker,
Lalor,
Marshall,
Ryall, (Sp.)
Strader,

Saunier—17.

NAYS,

Messrs. Crowell,
Chetwood,
W. Cook,
J. Cook,
Davis,
Flummerfelt,
Flatt
Haight,
Hunt,
Hopper,
Hillard,
Jobs,
Linn,

Messrs. Molleson,
M'Dowell,
M'Kissack,
Newcomb,
Shay,
Springer,
Thomson,
Tuttle,
Valentine,
Whitecar,
Wade,
Wills,
Young,

Yorke—27.

And the House having refused to amend said bill, the same was read a third time, and

Upon the question,
Shall this bill pass?

It was determined in the affirmative by the following vote:

YEAS,

Messrs. Burtis,
 Bray,
 Brown,
 Blane,
 Budd,
 Crowell,
 Chetwood,
 W. Cook,
 J. Cook,
 Flummerfelt,
 Flatt,
 Haight,
 Hunt,
 Hopper,
 Hillard,
 Lydecker,

Messrs. Marshall,
 Molleson,
 M'Dowell,
 M'Kissack,
 Newcomb,
 Parsons,
 Quimby,
 Ryall, (Sp.)
 Shay,
 Springer,
 Strader,
 Thomson,
 Tuttle,
 Valentine,
 Whitecar,
 Wade,

Young—33.

NAYS,

Messrs. Cooper,
 Crusier,
 Deacon,
 Davis,
 Endicott,
 Gifford,

Messrs. Jobs,
 Lippincott,
 Linn,
 Lalor,
 Saunier,
 Wills—12.

Mr. Hillard offered the following resolution :

“Resolved, That the thanks of the House be presented to the Hon. Daniel B. Ryall, for the able, impartial and faithful manner in which he has discharged the duties of Speaker of the House during the session :

And thereupon,

The yeas and nays were called for and ordered, upon the question of agreeing to the resolution,

And the House agreed to the resolution by the following vote :

YEAS,

Messrs. Burtis,
Bray,
Brown,
Blane,
Budd,
Cooper,
J. Cook,
Deacon,
Davis,
Endicott,
Flummerfelt,
Gifford,
Haight,
Hopper,

Messrs. Hillard,
Hall,
Jobs,
Lippincott,
Lydecker,
Linn,
Lalor,
M'Kissack,
Quimby,
Shay,
Strader,
Saunier,
Wills,
Young—28.

NAYS,

Messrs. Crowell,
Chetwood,
Cruser,
W. Cook,
Flatt,
Hunt,
Marshall,

Messrs. Molleson,
M'Dowell,
Newcomb,
Parsons,
Thomson,
Tuttle,
Whitecar,

Wade—15.

Whereupon,

The Speaker rose and addressed the House as follows :

Gentlemen of the House of Assembly:

The individual who cannot derive pleasure from the expressions of commendation from the community with which he has been associated, and has acted when the object of their united exertions has been the welfare and happiness of society, must be wanting in the better feelings which should characterize the man.

Feeling justly proud of my situation as the presiding officer over the deliberations of this branch of the Legislature of my native State, to which I have been called by your unanimous vote, I would be justly charged with insensibility did I not acknowledge, with feelings of gratitude, the complimentary sentiments expressed in the resolution you have just adopted, and the kind feelings which prompted them.

The duties of my station, as your presiding officer, though arduous, have been rendered pleasant and agreeable from the uniform disposition of the House, at all times, to extend its aid, advice and support to the Chair, and the courtesy which has characterized your deliberations. Under circumstances like these, but little has occurred to mar the harmony of your deliberations, or the friendly intercourse between the House and the Chair;—the honor and credit is your own, but my gratitude is not less your due: we have mutually, in parting, much to remember in friendship, and but little to regret. Accept, then, Gentlemen, my thanks for the kind manner in which you have thought proper to express your approbation relative to the performance of my duties as your presiding officer.

We are, Gentlemen, now about to part, and to return to those who have confided to us, for a time, their dearest interests. That you have watched over their interests with a jealous care, all must admit; and in your legislative action, your constituents will, I trust, see and feel much to commend, and nothing to condemn. The people are our Judges, and impartially so. Their interests and happiness should be, and, as I firmly believe, have been, the Polar-star of your legislative action. They are slow to condemn when their public servants honestly and fearlessly discharge their duties. May you receive the reward of your zeal and exertions in their cause, the meed due to honest efforts for the public weal.

The numerous private bills which have received the action of this House, are evidences of your persevering industry in meeting the wants of your constituents; and your deliberation and action on the public bills which have been here considered and discussed, are additional evidences to an enlightened community, of your zeal in their cause.

Our legislative labors are now brought to a close, and we are about to return to our families and homes. Who among us does not feel that we, who have so long communed together upon subjects interesting to ourselves, and to our constituents; who have labored for a common object, the happiness, interest and welfare of those we represent, cannot, in the ordinary providences of God, ever all collectively assemble together again. The reflection is a solemn one—but be it as it may, we can never forget, or, I trust, regret the time here spent—we cannot forget the friendships here formed; they will remain vigorous and green in the recollection of him who now addresses you, and I know they will not be forgotten by you.

Receive, then, Gentlemen, again, at parting, my thanks for the sentiments and opinions expressed in the resolution you have adopted; and may He who rules, governs and presides over the destinies of all nations, long preserve to us, and those whom we represent, and their children's children, the free principles and institutions of our Government and Country—bless our efforts for our own and their happiness, and restore you individually again in safety and health to your friends, families and homes. Farewell.

Mr. Budd offered the following resolution :

“Resolved, That the thanks of this House are due to Richard P. Thompson, Esquire, for the efficient, courteous and gentlemanly manner in which he has discharged the duties of Clerk of Assembly during the two sittings of the Legislature this year :

And the yeas and nays having been called and ordered, upon agreeing to the said resolution,

The House agreed to the said resolution unanimously.

Mr. Marshall offered the following preamble and resolution :

Whereas, the Delaware and Raritan Canal and Camden and Amboy Rail Road and Transportation Companies have, at

this session of the Legislature, made a proposition to surrender all their charter and charter rights to the State of New Jersey upon certain conditions, presented in a bill reported to the House by the committee appointed for that purpose; which said bill was materially modified and amended in various ways, but finally rejected by the House, upon the supposition that the people were opposed to the measure—

Now, therefore, be it resolved, That a committee be appointed to wait upon the officers of said Companies, to inquire of them whether they will be willing to submit their proposition again to the next Legislature; and whether any of the bills, as modified and amended this session, would be accepted by them: and should they be willing to submit their said proposition to our successors, the said committee to report the same, and to cause their report to be published in one or two of the newspapers printed in each and every county in this State, at least for three weeks next succeeding the next fall elections for members of Council, General Assembly, Sheriffs, Coroners, &c.; recommending the said counties to hold conventions, or separate township meetings, as they may deem necessary and proper, to take into consideration the proposition to be submitted, and instruct their representatives elect upon this interesting and important subject:

Which was read, and

Upon a call of the yeas and nays,

The House disagreed to the said preamble and resolution by the following vote:

YEAS,

Messrs. Blane,
Cruser,
W. Cook,
Hunt,
Marshall,
Molleson,

Messrs. M'Kissack,
Runyan,
Saunier,
Tuttle,
Valentine,
Whitecar—12.

NAYS,

Messrs. Burtis,
Bray,
Brown,
Budd,
Cooper,
Deacon,
Davis,
Endicott,
Flatt,
Gifford,
Haight,

Messrs. Hopper,
Hillard,
Hall,
Lippincott,
Lydecker,
Linn,
Quimby,
Ryall, (Sp.)
Shay,
Springer,
Strader,

Young—23.

After which, the House adjourned in due form, *sine die*.

ATTEST.

RICHARD P. THOMPSON,

Clerk.

TRENTON, N. J., March 11, 1836.



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