

Monday January 16. 1843.

Bill entitled an act to unite the Maine, New Hampshire and Massachusetts Rail Road Corporation with the Boston and Maine Rail Road (laid on the table by Mr Ingalls) was referred to the Committee on Rail Roads and Canals.

Sent down for concurrence.

Mr. Hubbard at his request was excused from serving on the Committee on Interior Waters, and the vacancy was supplied by the appointment of Mr. Main.

On motion of Mr. Dana Ordered: That the Committee on Banks and Banking, report by Bill any changes they may deem necessary in the Laws regulating Banks and Banking.

Sent down for concurrence.

Petition of James Knox and others inhabitants of Biddeford for a change of the Constitution so that the Legislature shall meet in Summer instead of Winter, read and referred to the Committee on Changing the time of meeting of the Legislature.

Sent down for concurrence.

On motion of Mr. Dana

Ordered, That so much of the Governor's Message as relates to the currency be referred to the committee on Banks and Banking.

Sent down for concurrence.

On motion of Mr. Cary,

Ordered, That the joint Standing committee on State roads be requested to inquire into the expediency of making an appropriation for the repair of the Mattanawock and Mars Hill military road.

Sent down for concurrence.

Order from the house appointing

Messrs. Chadburn of Baldwin,

Russ " Waldenborough,

Perry " Oxford,

Mildram " Wells,

Turner " Deer Isle,

Rolf " Princeton,

Russ " China,

Bailey " Anson,

Pillsbury " Newport,

Elliot " Frankfort

Mase " Milton,

Brown " Monson, and

Pierce " Houlton a com-

mittee on State valuation read and passed and Messrs. Bodwell, Hunt, Anderson, Eastman, and Garcelon joined, and the petition of Levi Brown and others for a reduction of the valuation of the town of Baldwin was

1843 referred to said committee in concurrence. 92.

Resolved equalizing the valuation of the towns of Boothbay and Townsend laid on the table in the House by Mr. Bartlett of Boothbay, was referred to the committee on State valuation in concurrence.

Petition of the Selectmen of Orlano praying for a reduction of their State valuation.

" of Hiram Young and others praying for a reduction of the State valuation for the town of Lincolnville, severally read and referred to the committee on State valuation in concurrence.

" of Greenwood L. Child and one hundred others and

" William Lowell and twenty five others for an alteration of the present Pedler Law, severally read and referred to the committee on the Pedler Law, in concurrence.

Order from the House that the committee on the Judiciary be instructed to examine the Revised Statutes Chapter 1. Section 3 Rule 17 to be observed in their construction, with a view to render the same more explicit, with leave to report by bill

or otherwise; read and passed in concurrence.

Resolves relating to the Bankrupt act were taken up. The question being on the motion of Mr. Frye to amend the first Resolve by inserting after the word unconstitutional the words "or of doubtful constitutionality" and the question being ordered to be taken by yeas and nays was decided in the negative as follows.

Yeas. Messrs. Frye, Garcelon, Hunt, Kavanagh,
Lowell and Patterson - - - 6.

Nays. Messrs. Anderson, Atwood, Bidgham,
Brooks, Burlingh, Cary, Cunningham,
Dana, Eastman, Elliot, Hubbard,
Ingalls, Leavitt, Main, Mitchell,
Parris, Smart, Stetson, Stickland,
Thout, and Stanley - - - 22.

Mr. Hunt moved to lay the Resolves on the table, and that question was decided in the negative by yeas and nays as follows.

Yeas. Messrs. Brooks, Frye, Garcelon, Hunt,
Mitchell and Thout. - - - 6.

Nays. Messrs. Anderson, Atwood, Bodwell,
Bidgham, Burlingh, Cary, Cunningham,
Dana, Eastman, Elliot, Hubbard, In-
galls, Kavanagh, Leavitt, Lowell, Main,
Mitchell, Parris, Patterson, Smart

And the question of passing the Resolves to be engrossed being in order Mr. Hunt called for a division of the question, and the question of passing the first resolve to be engrossed was decided in the affirmative, by Yeas and Nays as follows,

Yeas. Messrs. Anderson, Atwood, Bridgham, Burleigh, Cary, Cunningham, Dana, Eastman, Elliot, Garcelon, Huttons, Ingalls, Kavanagh, Leavitt, Main, Millett Mitchell, Parrie, Patterson, Smart, Stetson, Strickland, Thout, and Stanley - - - - 24.

Nays. Messrs. Bodwell, Brooks, Frye, Lowell - - - - 4.

Mr. Hunt was excused from voting.

The question of passing the second and third Resolves to be engrossed was decided in the affirmative as follows

Yeas. Messrs. Anderson, Atwood, Bodwell, Bridgham, Brooks, Burleigh, Cary, Cunningham, Dana, Eastman, Elliot, Frye, Garcelon, Huttons, Hunt, Ingalls, Kavanagh, Leavitt, Lowell, Main, Millett Mitchell, Parrie, Patterson, Smart, Stetson, Strickland, Thout and Stanley - - - 29.

Nays. None - - - - 0.

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Sent down for concurrence.

Resolve in relation to
the disputed territory found laid on the
table by Mr Dana was read twice, the
rule being suspended, and passed to be en-
grossed. Sent down for concurrence.

Adjourned.

Levi Haskell, Secretary.

Tuesday January 17. 1843.

Communications were received from Cyrus Moore, Dominicus Jordan, Dennis L. Milliken, and Graftieff White, counsellors elect, severally signifying their acceptance and readiness to take and subscribe the oaths required by the constitution: read and sent down.

Mr. Faye from the joint select committee appointed to contract with some suitable person to do the job printing for the State, for the current political year, reported that they had contracted with William A. Smith and George M. Weston to perform the above service, and that they had also contracted with George S. Carpenter to do the folding, sticking and binding for the current political year, and that the terms and conditions upon which the said services are to be performed are contained in contracts which accompany the report: read, accepted, and sent down for concurrence.

The following orders from the House were severally read and passed in concurrence: That the committee on the Judiciary be requested to inquire into the expediency of repealing, or changing so much of the law respecting limitations in civil actions as to

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allow a review so long as the execution obtained by either party shall be valid against the other.

That the same committee examine into the expediency of amending the law relative to taxing real estate, so that all assessments made on real estate shall hold a lien thereon for the payment of all taxes so assessed.

That the committee on State valuation inquire into the expediency of reducing the valuation of the towns of Durham and Pownall.

That the same committee inquire into the expediency of reducing the valuation of the towns of Oyster and Norway.

That said committee be directed to inquire into the expediency of reducing the State valuation for the towns of Essex, Raymond, and Otisfield.

Petition of David Shout for a pension for injuries in the Westbrook expedition, read and referred to the committee on Military pensions in concurrence.

- 1 of W. M. E. Brown and others officers of the first company of Infantry in the town of Guilford praying that the Selectmen of said town may be required by law to define the limits of said company by the first day of

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May 1843. read and referred to the com. 98.
mitted on the Militia, in concu-
rrence.

Petition of Francis Radoux and others for
annexing a part of the town of
Standish called the cape, to the town
of Casco, read and referred to the
Committee on the Division of Towns.
in concurrence.

A message was received
from the House by the clerk proposing a
convention of the two branches of the Legis-
lature forthwith in the Hall of the House of
Representatives for the purpose of qualifying
Guntie White, Cyrus Moore, Dominicus Jordan,
Dennis L. Milliken and Atwood Levensaler,
counsellors elect who have severally signified
their acceptance and readiness to take and
subscribe the oaths required by the constitu-
tion to enable them to enter upon the dis-
charge of their official duties.

On motion of Mr. Frye
Ordered: That a message be sent to the House
informing that today, that the Senate con-
cur in the proposition for a convention of
the two houses in the Representatives Hall
forthwith for the purpose of qualifying coun-
sellors elect.

In Convention.

The two Houses having met in convention

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agruably to assignment for the purpose of qualifying counsellors elect. Mr Stetson of the Senate was charged with a message to inform Cyrus Moore, Dominicus Jordan, Dennis L. Milliken, Atwood Levensaler, and Greeting White, counsellors elect, that the two houses have met in convention and are ready to administer to them the necessary oaths to qualify them to enter upon the discharge of their official duties.

Whereupon Cyrus Moore, Dennis L. Milliken, Atwood Levensaler, Dominicus Jordan, and Greeting White came in, attended by the Secretary of State and before the President of the Convention took and subscribed the oaths required by the constitution to qualify them to enter upon the discharge of their official duties. The convention then separated.

On motion of Mr. Atwood.
Ordered: That a message be sent to the Governor and Council, informing that today, that Dominicus Jordan, Greeting White, Atwood Levensaler, Dennis L. Milliken and Cyrus Moore have been duly elected counsellors to advise the Governor in the executive department of the government for the current political year, and that they have been duly qualified as the constitution requires to enter upon the discharge of their official duties.

to change the name of the town of Almond, reported from the committee on incorporation of towns on petitions of Almer Hoxie and others, and town of Almond was read once and tomorrow at eleven o'clock assigned for a second reading.

Order from the House that the chairman of the committee on incorporation of towns take from the files of the Senate the petition of Samuel McKuen and others praying that the name of the town of Asher may be changed to Stoneham, read and passed in concurrence; and said petition was referred to the committee on Incorporation of Towns, sent down for concurrence.

On motion of Mr. Smart the order from the House that the chairman of the joint standing committee on claims be authorized to take from the files of the Senate and of the House of Representatives, all of the original papers presented and used in the years 1840, 1841 and 1842 in the case of Benjamin Brown a petitioner, to the legislatures of those years for remuneration for an injury done to his horse, while transporting soldiers from Bethel to Augusta in March 1839 read and passed in concurrence.

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Petition of Simeon C. Woodman of Minot
for a change of time for holding
the Western District and Supreme
Judicial Courts at Paris.

- " of David Baker praying to be released and discharged from his liability to pay the contents of a certain promissory note given to the State severally read and referred to the committee on the judiciary. Sent down for concurrence.
- " of Joseph Johnson and others for a dam at the Grand Falls in Glad River read and referred to the committee on Interior Waters. Sent down for concurrence.
- " of Benjamin Brown for compensation for the loss of a horse while in the service of the State in the year 1839, read and referred to the committee on claims, in concurrence.
- " of William Anson for compensation for services rendered the State in making a chart, indefinitely postponed in the Senate came up, the House having insisted on its former vote referring the same to

On motion of Mr. Smart
the Senate insisted on its former vote.

Sent down for concurrence.

Adjourned.

Lee Haskell, Secretary.

Wednesday January 18, 1813.

A communication was received from Moses Mason counsellor elect signifying his acceptance, which was read and sent down.

Petition of the inhabitants of townships Nos. 2, 3, 4 and 5 in Groton County praying the State to authorize the Land Agent of this State to purchase township No 3 in the 5th range belonging to Massachusetts, read and referred to the committee on State Lands, in concurrence.

" of Lander Norton praying for an appropriation to rebuild a gun house in Bristol, read and referred to the committee on Militia in concurrence.

" of Columbus Crockett praying for remuneration for services rendered the State in 1839, read and referred to the committee on claims in concurrence.

" of Robert Maxwell praying for a military pension: read and referred to the com =

mitted on military pensions in 1844.
concurrency.

Remonstrance of Azariah Edwards and others against being set off from the town of Lincoln.

of Jacob Parsons and one hundred and thirty-four other inhabitants of the town of Lincoln against the incorporation of the town of Benton, severally read and referred to the committee on incorporation of towns in concurrence.

The following orders from the House were read and passed in concurrence.

Directing the committee on State valuation to enquire into the expediency of reducing the valuation of Waldo plantations.

That the committee on division of towns take from the files of the Senate all the papers relating to the petition of Sargent McLain, and others for a division of the town of Hope.

Bill entitled an act for the preservation of Highways and Bridges/taid on the table in the house by Mr. Perry of Oxford was referred to the Committee on Roads and Bridges in concurrence.

Bill entitled an act to provide for the taxation of Rail Road property / laid on the table in the House by Mr. Bellamy of Hittery, was referred to the committee on Rail Roads and Canals in concurrence.

Petition of Stwall Cochran to have his land set off from Foxcroft to Dover.

- of S. D. Sherman and forty three others inhabitants of Machias praying for a division of that town and the town of Centreville and for the incorporation of a new town to be called Palmer, severally read and referred to the committee on Division of Towns.

Sent down for concurrence.

- of E. W. Snow Judge of Probate for the County of Piscataquis for increase of salary, read and referred to the committee on the Judiciary.

Sent down for concurrence.

- of Selectmen of Guilford to be authorized to define the limits of their company read and referred to the committee on the Militia, Sent down for concurrence.

- of Shepard Cary that he may be indemnified for damage sustained in his lumber operations from those having

1843 charge of the Acrostech Boom. Read and referred 106.
to the committee on State Lands.

Sent down for concurrence.

Bill entitled an Act
to change the name of the town of Almond
was read a second time and passed to be en-
grossed. Sent down for concurrence.

On motion of Mr. Moritt
Ordered: That the committee on the Judiciary
be directed to inquire into the expediency of
altering and amending the law relative to
the collecting of taxes assessed upon real estate.

Mr. Carelson from the
Committee on the Division of Towns reported
leave to withdraw on petition of David C.
Archer and others, and order of notice to the
present legislature on petition of Rufus
Sylvester and others. Severally read and ac-
cepted. Sent down for concurrence.

A message was received
from the House by their clerk proposing
a concensus of the two branches of the
Legislature in the Representatives Hall
forthwith for the purpose of qualifying
Moses Mason counsellor elect, who has sig-
nified his acceptance, and readiness to
take and subscribe the necessary oaths to
qualify him to enter upon the discharge of
his executive duties.

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A message was sent to the House concerning in the foregoing proposition for a convention.

In Convention.

Agreeably to assignment the two Houses met in convention for the purpose of qualifying Moses Mason, counsellor elect.

Mr. Dana of the Senate was charged with a message to inform the counsellor elect that the two Houses have met in convention and are now ready to administer the necessary oaths to qualify him to enter upon the discharge of his official duties: Whereupon Moses Mason came in attended by the Council and Secretary of State, and before the President of the Convention, and in presence of both branches of the Legislature took and subscribed the oaths required by the Constitution to enable him to enter upon the discharge of his executive duties.

The Convention then separated.

The Clerk of the House informed the Secretary that changes in the joint Standing Committees on the part of the House had been made as follows:

On Interior Fisheries Mr. Hyde of Fairfield in place of Mr. Horrick of Sedwick.

On Agriculture Mr. Clark of Strong 108.

in place of Mr. Allen of Seagwick.

On Incorporation of Towns Mr. Vrentow
of Bristol in place of Mr. Herrick of Seag-
wick

Adjourned.

Luc Haskell, Secretary.

— Thursday January 19. 1843. —

On motion of Mr. Anderson:

Ordered: That a message be sent to the Governor and Council informing that today that Moses Mason, has been duly elected one of the Council to advise the Governor in the Executive department of the Government for the current political year, and that he has been duly qualified as the constitution directs to enter upon the discharge of his official duties.

On motion of Mr. Hubbard:

Ordered: That the committee on Interior Waters to whom was referred the order of the House directing them to inquire into the expediency of repealing Section 13. of Chapter 27 of the Revised Statutes, be discharged from the further consideration of that subject, and that the same be referred to the committee on the Judiciary: Sent down for concurrence. Concurred.

On motion of Mr. Smart:

Ordered: That the joint select committee appointed to take into consideration the subject of a repeal of the act passed at the last session of the Legislature relative to hawkers and pedlars be instructed to enquire into the expediency of enacting a law taxing all

1843. goods sold at auction, not manufactured in this 110
State, and owned by persons having no permanent residence in said State - the tax to be assessed at a certain per cent on the amount of goods sold by the auctioneer, who shall receive the tax or duty, of the person, or persons owning the goods so sold and deliver the same into the town treasury for the use of the town where such auction may be held, together with a list of all goods sold.

Sent down for concurrence.

The following orders from the House were read and passed in concurrence. to wit.

That the Committee on Rail Roads and Canals be authorized to take from the files of the Senate all the original papers relating to the taxation of Rail Road property.

That the Committee on State valuation inquire into the expediency of reducing the valuation of the town of Thomaston and all other towns in this State.

Directing the Committee on the Judiciary to inquire into the expediency of amending the law in regard to the citation of poor debtors, in such manner that when the creditor cannot be easily found, or has removed from his former place of abode, though he may be still in the State, the citation may be served on his attorney.

Petition of Cyrus Moore praying that a tract of land may be set off from the town and plantation of Argyle and annexed

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to the town of Oldtown read and referred to the committee on the division of towns, in concurrence.

Petition of Samuel Staples and others inhabitants of Luce for a loan of rifles from the State, read and referred to the committee on the Militia in concurrence.

• of the town of Minot for a remission of a portion of the State tax in said town A.D. 1821 &c and refers to the committee on State valuation. Sent down for concurrence.

• of Patrick Tenox and one hundred and fifty three others praying for the repeal of the present feeder law. read and referred to the committee on the feeder law. Sent down for concurrence.

The Clerk of the House informs the Secretary that Mr. Chapman of Acobert has been appointed on the committee on division of towns and Mr. Garretson of Webster on the committee on Interior Fisheries both in place of Mr. Fairfild of Bassett.

Adjourned

Levi Haskell, Secretary.

Friday January 20. 1843.

Petition of Leonard Jones for the benefit of the act of 1838 in relation to the sale and settlement of public lands, read and referred to the Committee on State Lands in concurrence.

" of Samuel L. Stambaugh and others inhabitants of township No 5 Sixth range praying that a road may be opened through said township, read and referred to the Committee on State Roads in concurrence.

" Throott Bartlett and others praying for an act of incorporation for a private burying ground, read and referred to the Committee on parishes in concurrence.

" of Rufus C. Counce and two hundred and twenty two others praying for the repeal of the pedler law read and referred to the Committee on the Pedler law in concurrence.

" of Henry Lowell for alteration of the town line between Hallowell and Augusta, read and referred to the Committee on division of towns in concurrence.

Remonstrance of the inhabitants of Centerville against the petition of J. D. Sherman and

others for the division of said town, read and referred to the Committee on division of towns in concurrence.

The following orders from the House were severally read and passed in concurrence.

Directing the Committee on the Judiciary to inquire into the expediency of imposing additional penalties for setting fires at certain seasons of the year.

That the same Committee inquire into the expediency of extending the powers of administrators, executors, and guardians as now held under the first section of the one hundred and twelfth Chapter of the revised Statutes.

That the Committee on division of towns take from the files of the Senate the remonstrance of the town of Machias against the petition of William F. Palmer and others for a division of said town with the accompanying papers.

Directing the Committee on State Lands to take into consideration the expediency of authorizing the land agent to settle with all persons who now have, or have had, permits on the public lands for timber cut beyond the limits of such permits.

Instructing the Committee on the Militia to inquire into the expediency of repealing the sixteenth Chapter of the revised

1843 Statutes, and reviewing the laws relating to the Militia existing at the time the revised Statutes took effect. 184

Mr. Eastman from the Committee on division of towns, reported order of notice returnable to the present Legislature on petitions of Samuel Whaler and others, Archibald W. Twombly, Cyrus Moore, Isaac Jordan and Lewis Cochran, severally read and accepted. Sent down for concurrence.

Order from the House appointing Messrs. Hoddard of Dover, Colburn of Parkman, Gilman of Medbury, Wood of Lebanon and Fales of Thomaston a committee to examine the returns of votes cast in Piscataquis County on the question of Shiretown, read and passed and Messrs Mitchell and Stanley appointed in concurrence.

A communication was received from the Secretary of State transmitting the return of votes given in the County of Piscataquis, on the question of Shiretown which were referred to the foregoing committee.

Petition of Leonard Jarvis and others by their attorney J. B. Hill for an abatement of interest on taxes on townships, read and to authorize the Land Agent to release said township to the owners by

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paying taxes and legal interest, read and referred to the committee on State Lands, Sent down for concurrence.

Petition of John Beechwith praying to have his bond cancelled came up referred to a joint select committee consisting of Messrs Pierce of Houlton, Wakehouse of Scarborough, Bradbury of Kennebec, Huntport, Gates of Thomaston, Perkins of Hallowell, Rome of Bridgwater, and Fairbanks of Presque Isle; the Senate joins Messrs Bond, Eastman and Brooks in concurrence.

" of William Arsen came up the House having insisted on its former vote, and proposed a conference, and appointed Messrs. Lyman of Lubec, Little of Portland and Emery of Gorham as conferees: the Senate still insisting concurred in the proposition for a conference, and appointed Messrs. Smart, Leavitt and Ingalls as conferees.

A message was received with the Governor by the Secretary of State enclosing an additional report of the commissioners upon the North Eastern Boundary which was referred to the committee having that subject under consideration. Sent down for concurrence.

to the fine of General Andrew Jackson was taken up, the Senate reads from its vote passing said resolve to be engrossed, the amendment of the House striking out the word "of" and inserting the words "imposed upon" in the title adopted: the resolve further amended on sheet annexed marked B. and passed to be engrossed in concurrence by yeas and nays as follows.

Yea. Messrs. Anderson, Atwood, Bodwell, Brigham, Brooks, Dana, Eastman, Elliot, Hubbard, Hunt, Ingalls, Kavanaugh, Leavitt, Lowell, Maine, Mitchell, Parris, Patterson, Sawtelle, Smart, Stanley, Stetson, and Strickland - 23.

Nays. None - 0.

Adjourned.

Lucy Haskell, Secretary.

Saturday January 21. 1843.

On motion of Mr. Meritt
Ordered: That the request of Mr. Meritt, to
have his name entered as voting in the
affirmative on the resolve in relation
to the fine imposed on General Andrew
Jackson, be entered on the Journal of this day.

Petition of Adam Wild and others inhabi-
tants of Waldo in relation to pro-
prietors of saws of streams dam-
ming up the waters of such streams,
read and referred to the Committee
on the Judiciary. Sent down for
concurrence.

" of the Directors of Somerset Mutual
Fire Insurance Company for an
alteration of the law regulating
mutual insurance companies,
read and referred to the Committee
on the Judiciary. Sent down for
concurrence.

" of Samuel Cony and others pray-
ing a reduction of tolls on Oldham
Bridge, read and referred to the com-
mittee on roads and bridges. in con-
currence.

1823. Petition of the Selectmen of Humebunk = 118.
port for a law authorizing that
town to establish School District
Libraries, read and referred to the
Committee on Literature and
Literary Institutions, in con-
currence.

" of John True and two hundred and
twelve others of Bangor and
vicinity for an alteration
of the Pedler law, read and referred
to the Committee on the Pedler
law in concurrence.

The following orders from
the House were severally read and passed
in Concurrence;

That the Committee on divisions and
alteration of Counties inquire into the
expediency of setting off so much of the
County of Penobscot as to include the Fish
river Settlement, and annexing the same
to the County of Arrostook.

Directing the Committee on the
Judiciary to inquire into the expediency
of amending Chapter one hundred and
sixteen of the Revised Statutes or of repeal-
ing the same.

That the same Committee inquire
into the expediency of providing by law
for the prosecution of all officers of cities,
towns and plantations, who shall fail

to perform their duty as prescribed by the Revised Statutes respecting elections.

Remonstrance of inhabitants of the town of Whitefield against the petition of William Eldred of Jefferson, read and referred to the Committee on division of towns in concurrence.

" of H. R. Robinson and others

" of Lot Ruel " "

" of Hartson Worthing " "

severally against the petition of Stephen Chadwick and others for the removal of Jacob Buffum from the office of Justice of the Peace, referred to the Committee on the Judiciary in concurrence.

Mr. Mitchell from the Committee appointed to examine the return of votes given in the county of Piscataquis upon the question of Thirietown reported:

That the whole number of votes returned was two thousand two hundred and sixty eight:

That one thousand one hundred and forty two were for Dover; seven hundred and sixty eight were for Guilford; three hundred and eleven were for

1842 Foscroft, and twenty nine were for other 120
places; and that the town of Dover having
received a majority of all the votes
returned remains the Shire town of said
county agreeably to an act passed
March 17, 1842. Said report was read
and accepted. Sent down for con-
currence.

Bill entitled an act
to set off a part of the town of Benolscot
to the town of Lerry reported from the
Committee on division of towns in petition
of Matthew Canham and others, was read
once and Monday next at eleven o'clock
assigned for a second reading.

A message was received
from the Governor, by the Secretary of
State, transmitting resolves of the State
of New Hampshire in relation to Bank
Bills of a small denomination, which
was referred to the committee on Banks &
Banking. Sent down for concurrence.

Resolves in relation to
the Military Academy at West point in
the State of New York reported from
the committee to which was referred so
much of the Governor's Message as relates
to West point Academy were read twice,
the rule being suspended, and on motion
of Mr. Ingalls laid on the table.

Saturday Jan 21.

On motion of Mr. Hullard
Ordered; that the Committee on Interior Matters
to which was referred the order of the House
directing inquiry into the expediency
of repealing an act, entitled an act in
relation to ferries approved March 16. 1817
be discharged from further attendance
to that Subject, and that the same be
referred to the Committee on the Judiciary
Sent down for concurrence.

Adjourned.

Levi Haskell, Secretary.