

Monday, March 7<sup>th</sup> 1842. 335.

Report and Order in relation to the reapportionment of the Senate was taken up: The question of accepting the Report being ordered to be taken by Yeas and Nays, was decided in the affirmative as follows, to wit:—

Yeas: Messrs. Alger, Barnard of Oxford, Bennett, Bridgman, Burleigh, Elliot, Farnsworth, Fairfield, Frye, Goodwin, Humphrey, Kavanagh, Leavitt, Parris, Tallerton, Smart, Smith of Cumberland, Somes, Stetson and Scott. . . . . 28.

Nays: Messrs. Blake, Brown, Eastman and Old. 4.

And Messrs. Bridgman, Alger and Humphrey were joined, in concurrence, to the Committee on Senatorial apportionment: consisting on the part of the House, of Messrs. Abbot, of Belfast,

West, " Limington

Partridge, " Orland

Parker, " Hallowell,

Quinn, " Poland,

Mile " Lincoln, and

Frye " Bethel. . .

Mr. Eastman, from the Committee on the Judiciary, Reported: legislation inexpedient on an Order in relation to the 51, section of chapter 14, and Act of amendment 45 of Revised Statutes;—

also

Mon. Mar. 7<sup>th</sup>

also leave to withdraw on Petition of William Emerson; —

Read and accepted: Sent down for concurrence. —

The Committee on Division of Towns; Reported leave to withdraw on Petitions of

S. M. Smith, Junior, and another

Stephen S. Taylor;

Andrew How, and others; and

William Butterfield, and others;

Read and accepted: Sent down for concurrence. —

The Committee on Claims, Reported reference to the next Legislature on Petition of Elections Oakes and Joseph Corrow. —

Read and accepted: Sent down for concurrence. —

Bill entitled  
An Act to incorporate the Eastport and Perry Bridge Company;

was read a second time and passed to be engrossed, as amended on Sheets annexed, marked A. B. and C.

Sent down for concurrence. —

Resolve in favor of David Shout: was read a second time and indefinitely postponed:

Sent down for concurrence. —

Bill entitled  
An Act to incorporate the Dresden-neck Bridge Company;



Bill was read once; and on motion of Mr. Kavanaugh  
laid on the table:

337

Resolve to authorize the Land Agent to settle with  
Land W. H. Smith (laid on the table by  
Mr. Smith of Cumberland,)

was read once, and this day at twelve o'clock assigned  
for a second reading.

Resolve for apportioning one hundred and fifty one  
Representatives among the several Counties,  
Cities, Towns, Plantations and Clashes in the  
State of Maine, at the fourth apportionment;  
was passed to be engrossed as amended on sheets annexed,  
marked A. B. C. D. E. and F.

Bill entitled  
An Act to incorporate the Sanford Manufacturing  
Company;  
came up amended on sheet annexed, marked A: The  
amendment was adopted, and the Bill passed to be  
engrossed in concurrence.

Bill entitled  
An Act accepting the Surrender of the Charter of  
the St. George Bank;

" " to repeal an Act, entitled "an Act to"  
"set off a part of the town of Wellington;"  
"and annex the same to the town of Parkman;"  
were severally read a second time and passed to  
be engrossed in concurrence.

Mr

Nov. Mar. 7<sup>th</sup>

Mr Leavitt from the Committee on the Militia,  
Reported Legislation inexpedient, on an Order in relation  
to Ferries:

Read and accepted. Sent down for concurrence.

Resolve in favor of Rufus Mc Intire;  
was taken up: Mr. Leavitt moved that,  
the Senate reconsider its vote of Saturday, by which the  
blank in said Resolve was filled with "fifteen hundred dollars";  
and the question was decided in the Negative, as follows, to wit;

Yeas: Messrs: Blake, Brown, Faye, Leavitt and  
Otis, . . . . . 5.

Nays: Messrs: Ayer, Barnard, of Oxford, Bennett,  
Bridgham, Burleigh, Eastman, Elliot,  
Fairbank, Goodwin, Kavanaugh,  
Patterson, Smith of Cumberland, Smart,  
Stetson and Scott, . . . . . 15.

And the question of passing the Resolve to be engrossed  
was decided in the affirmative, by Yeas and Nays, as follows, to wit;

Yeas: Messrs: Ayer, Barnard of Oxford, Bennett,  
Bridgham, Brown, Burleigh, Eastman, Elliot,  
Fairbank, Goodwin, Kavanaugh,  
Patterson, Smart, Smith of Cumberland, Smart, Stetson  
and Scott, . . . . . 17.

Nays: Messrs: Blake, Fairfield, Faye, Leavitt and  
Otis, . . . . . 5.  
Sent down for concurrence.

Resolve

1842 Resolve in favor of Abner B. Thompson and others, 339  
(brought on the table by Mr. Smith of Somerset.)  
was read once and tomorrow at eleven o'clock assigned for  
a second reading. -

Petition of the town of Salmouth for a separate  
representation;

Read and referred to the Committee on representation in  
concurrence.

Mr. Humphrey from the Joint Select  
Committee on changing the time of meeting of the  
Legislature, Reported:

Resolve to amend the Constitution relative to the  
time of holding the annual Sessions of  
the Legislature, and the time of holding  
annual Elections;

which was read once, and tomorrow at eleven o'clock  
assigned for a second reading. -

Bill entitled  
An Act in addition to an Act to incorporate  
the Penobscot Boom Corporation;  
was taken up: Mr. Metson moved to  
amend the amendment; and pending that Motion  
the Bill and amendments, were, on motion of Mr.  
Metson, referred to a Select Committee, consisting of  
Messrs. Smith of Cumberland  
Metson, and  
Eastman. -

Mr. Humphrey

Mr. Humphrey laid on the table a Bill entitled  
An Act to set off a part of the County of Seneca, and  
 annex the same to the County of Oneida;  
 which was read once, and tomorrow at eleven o'clock  
 assigned for a second reading.

Resolve in favor of William W. Quimby;  
 was read a second time and passed to be  
engrossed by Yeas and Nays, as follows, to wit:

Yeas: Messrs. Ayer, Barnard of Oxford, Bennett,  
 Brown, Eastman, Elliot, Farnsworth,  
 Fairfield, Mage, Goodwin, Hanscom,  
 Humphrey, Kneenough, Patton, Smith, of  
 Somerset, and Scott. . . . . 16

Nays: Messrs. Blake, Bridgman, Leavitt, Patterson,  
 Smith of Connecticut, and Smith. . . . . 6

On motion of Mr. Patton the Note, whereby  
 the Senate passed the  
Resolve in favor of William W. Quimby to be  
engrossed, was reconsidered:

Mr. Leavitt moved to amend by  
 striking out "two years" and inserting "one year".  
 And the motion was lost.

The question of passing the  
Resolve to be engrossed was then decided in  
 the affirmative, by Yeas and Nays, as follows,  
 to wit:

Yeas

1840 Yeas: Messrs. Ayer, Barnard of Oxford, Bennett, Brown, 341.  
Eastman, Ellich, Hamden, Page, Goodwin,  
Munphrey, Kavanagh, Pullow, Smart, Smith of  
Somerset, and Scott. 15.

Nays: Messrs. Blake, Leavitt, Patterson, Smith of  
Cumberland, and Somes. 5.  
Sent down for concurrence.

Resolve to authorize the Land Agent to settle with  
Land W. H. Smith;  
was read a second time; and, on motion of Mr. Smith,  
of Somerset, laid on the table.

Mr. Bridgman from the Committee on  
Engrossed Bills reported as correctly engrossed;

Bill entitled—  
An Act relating to Rail Roads;  
and the same was passed to be enacted.

Mr. Pullen moved a reconsideration  
of the Note whereby the Senate passed to be engrossed  
Bill entitled  
An Act to repeal an Act, entitled an Act to set  
off a part of the town of Wellington and  
annex the same to Parkman;  
which motion was lost.

Resolve in favor of Otis Harwood, (reported from  
the Committee on State Lands, on Petition  
of Otis Harwood and others.)

" in favor of Thomas Sawyer, Junior,  
(reported)



(reported in the House,)

Bill entitled

An Act to incorporate the Eastport Mechanic Association,  
(introduced in the House,)

" " relating to appeals from County Commissioners,  
(reported from the Committee on the Judiciary,)

" " relating to the Mattanawooke State Road, and  
the United States Military Road, (reported  
from the same Committee,)

were severally read once, and tomorrow at ten o'clock  
assigned for a second reading.

Bill entitled

An Act to incorporate the Brooksville Manufacturing  
Company;

was read a second time, and passed to be engrossed  
as amended on Sheet annexed, marked A.

Sent down for concurrence.

Bill entitled

An Act to incorporate the Union Mechanic Association  
of Lewiston, Canville and Auburn;

" " to incorporate the Steuben Manufacturing  
Company;

" " relating to suits on Sheriffs and  
Coroners Bonds;

" " to incorporate the Waterville and Winslow  
Manufacturing Company;

Resolve

Resolve to correct a clerical error in the valuation of the town of Sanford, and for correcting the State and County tax in said town;

" to correct a clerical error in the valuation of the town of Strawberry Isles, and for correcting the State and County tax in said town;

" in favor of Daniel Brown; and

" " " " Spencer G. Povey;

were severally read a second time, and passed to be engrossed Sent down for concurrence.

On motion of Mr. Smith of Somerset, the Senate reconsidered its former Vote, (the rules being suspended,) and referred the Report of the Committee on Military Pensions, on the Petition of Charles Taughly, to the next Legislature.  
Sent down for concurrence.

Message in aid of the Deaf, Dumb and Blind, (introduced into the House;)

was read once, and tomorrow at eleven of the clock assigned for a second reading.

Adjourned.

Attest: Vere Haskell Secretary.

Tues Mar. 8<sup>th</sup>Tuesday, March 8<sup>th</sup> 1842.

Remonstrance of James R. Leighton and others, of  
Dover, against submitting the question of  
Shire Town, for the County of Piscataquis,  
again to the people;

Read and referred to the Committee on Division and  
Alteration of Counties, in concurrence. —

Petition of A. L. Holton and others, of Buxton, that,  
the Legislature submit to the people the  
question of altering the Constitution so that,  
the Legislature may convene in the month  
of May or June;

Read and referred to the Committee on changing the time  
of meeting of the Legislature, in concurrence. —

Petition of the Selectmen of Freeman for an  
alteration in the law regulating the  
school fund of that town;

Read and referred to the next Legislature, in concurrence.

Mr. Bridgman from the Committee  
on Hospital for the Insane;

Reported legislation inexpedient on an Order relating  
to assistant physician in that institution:

Read and accepted;

Sent down for concurrence. —

Bill entitled  
An Act to alter the time of holding the Supreme  
Judicial

Judicial Court in the County of Somerset, (reported from the Committee on the Judiciary.) 345

was read once, and this day at 12 o'clock assigned for a second reading. —

On motion of Mr. Bennett, the Senate reconsidered its Note of yesterday, whereby it passed the Resolve apportioning one hundred and fifty one Representatives to be engrossed. The Note of the Senate, whereby the Resolve was amended, was also reconsidered; — the amendment amended, and the Resolve passed to be engrossed as amended on sheets annexed marked A. B. C. D. E. and F.

Sent down for concurrence.

On motion of Mr. Eastman, the Senate reconsidered the Note of yesterday, whereby it passed a Bill entitled an Act to incorporate the Newben Manufacturing Company to be engrossed: The Bill was amended as on sheet annexed, marked A. and passed to be engrossed as amended.

Sent down for concurrence.

The Committee on Literature and Literary Institutions: Reported leave to withdraw on Petition of John Milson and others; — and reference to the next Legislature on Petition of School Committee of Brewster. —

Read and accepted, in concurrence. —

The Committee

Thurs Mar: 8<sup>th</sup>The Committee on Roads and Bridges:

Reported reference to the next Legislature, on  
Petition of Joseph Chase, and others; and  
 " " John H. Gilman, and others:

Read and accepted, in concurrence.

The Committee on Literature and Literary

Institutions: Reported legislation inexpedient on an Order  
 in relation to the location of School districts:

Read and accepted, in concurrence. —

Mr. Kacanagh, from the Joint Select  
 Committee on the North Eastern Boundary of the State,  
 made a Report: which, with the accompanying documents  
 was laid on the table; — and one thousand copies ordered  
 to be printed for the use of the Legislature. —

Report of the Committee on Pardon of Jouns giving  
 leave to withdraw on

Petition of Samuel Paim, and others, came up from the  
 House recommended with instructions to bring  
 in a Bill. The Senate concurred. —

The Committee on Literature  
and Literary Institutions: Reported reference to  
 the next Legislature on an Order in relation  
 to aid to the Maine Wesleyan Seminary:  
 Read and laid on the table. —

Resolve providing for an amendment of the  
 Constitution



was read once; and, on motion of Mr Kavanagh, laid  
on the table.

Bill entitled

An Act to incorporate the town of Centreville;—  
came up; the House having nonconcurring, and  
insisted on its former Vote; proposed a conference,  
and appointed, as Conferees:

Messrs. Eastman, of Westley;  
Pattangall & Perry, and  
Dunning, of Newport.

The Senate insist; concur in the proposition for a  
conference, and appoint

Messrs. Ayer,  
Jones and  
Scott, Conferees. —

Mr. Smith, from the Select Committee,  
to which was referred a Bill entitled,

An Act in addition to an Act to incorporate  
the Prudoot Boom Corporation;

Reported the Bill in a new draft; which was read twice:

Mr. Smith, of  
Newburyland, moved to amend by striking out the words  
"eight" in the fourth section, and inserting "five": —

Mr. Smart moved an amendment to  
the amendment in the following words to wit; "and if"  
"the sum deposited in said Treasury shall not be"  
"sufficient to pay the said owners, or persons paying"  
"tollage, the Corporation shall be held to make"  
"up

"up the deficiency" to the owners as a whole:—

And the question of adopting the amendment, was decided in the affirmative, by Yeas and Nays, as follows, to-wit:

Yeas: Messrs. Barnard, of Oxford, Bennett, Bridgman, Brown, Elliot, Farnsworth, Frye, Goodwin, Hanscom, Humphrey, Kavanagh, Lane, Parris, Patterson, Smart, Smith of Somerset, Smith of Cumberland and Scott. . . . 18.

Nays: Messrs. Ayer, Blake, Burleigh, Eastman, Fairfield, Leavitt, Old, Patten, Simes, and Stetson. . . . 10.

And the question of passing the Bill to be engrossed, as amended, was decided, by Yeas and Nays, in the affirmative, as follows, to-wit:

Yeas: Messrs. Ayer, Barnard, of Oxford, Bennett, Bridgman, Brown, Burleigh, Eastman, Elliot, Farnsworth, Fairfield, Frye, Goodwin, Kavanagh, Hanscom, Humphrey, Lane, Leavitt, Parris, Patterson, Patten, Smart, Smith of Somerset, Smith of Cumberland, Simes and Scott. . . . 25.

Nays: Messrs. Blake and Stetson. . . . 2.  
Sent down for concurrence.

Bill entitled

An Act to incorporate the Dresden Neck Bridge Company;

was taken up; amended on sheets marked A. and T.B. and tomorrow at ten o'clock assigned for a second reading. —

Bill entitled

An Act to establish the Shire town of the County of Piscataquis;

was read a second time; and, on motion of Mr. Eastman, laid on the table. —

Mr. Leavitt, from the Committee on the Militia: Reported legislation inexpedient on Order relative to providing the Artillery Company in Gray with a set of harness;

" " " fencing and repairing the gun house in Eastport;

" " " repealing Chapter sixteen, Article seven, Section forty two of the Revised Statutes;

" " " enlistment of soldiers from one Brigade to another; and on

Petition of Joseph Watson and others; and leave to withdraw on

" " James Chase, and others; and

" " Hiram Cushman, and others;

and also on

Account of John C. Combs;

severally read and accepted;

laid down for concurrence.

Bill entitled

Thurs. Mar. 8<sup>th</sup>Bill entitled

An Act to promote agriculture and diminish pauperism, (introduced in the House,) was read once, and laid on the table.

Resolve to authorize the Land Agent to settle with Land W. H. Smith;

" in favor of Abner P. Thompson and others;

Bill entitled

An Act relating to appeals from County Commissioners; and

" " to alter the time of holding the Supreme Judicial Court in the County of Somerset, were severally read a second time, and passed to be engrossed;

Sent down for concurrence.

Bill entitled

An Act to incorporate the Eastport Mechanic Association; was read a second time and passed to be engrossed in concurrence.

Resolve in favor of Thomas Sawyer, Junior, was read a second time; and passed to be engrossed as amended on Sheet annexed, marked A. in concurrence.

Bill entitled

An Act to repeal the forty second Section of the sixteenth Chapter of the Revised Statutes (introduced into the House) and

" " additional to an Act to incorporate the City of Portland, (introduced into the House) were read once, and tomorrow at ten o'clock assigned for a second reading.

The Committee on Engrossed Bills:  
Reported as correctly engrossed;

Bill entitled  
An Act to provide for the expenditures of Government, in part;

" " to extend the time for closing the concerns of the Bankrupt Bank;

" " relating to proceedings in civil actions, and the power of Justices of the Peace;

" " to incorporate the Gardiner Mechanic Association;

and the same were severally passed to be enacted;

The same Committee:  
Reported as correctly engrossed;

Resolve in favor of Arthur L. Grant;

Resolve



Resolve additional in relation to the distribution  
of the annual School fund;

" in favor of <sup>the</sup> Local Wellington;  
and the same were finally passed.

Resolve providing for the repair of the Canada Road;

Came up; The House having insisted on its former vote, and  
appointed Messrs Sherburne, of Phillips,  
McIntire, " Bingham,  
Ruggles, " Staples, as Confederates.

Adjourned:

Attest: Levi Haskell Secretary.

Wednesday, March 9<sup>th</sup> 1842.

Petition of the town of Auburn;

" " " " " Minot, both praying for  
separate representation;

Read and referred to the Committee on Apportionment,  
in concurrence.

Claim of the town of Ripley against the State for  
supplies furnished by said town for soldiers  
in 1839;

Read and referred to the next Legislature, in concurrence.

Resolve in favor of Ellsworth Light Infantry,  
(introduced in the House;)

was read once, and this day at twelve o'clock assigned  
for a second reading. —

Resolve in relation to the State burial grounds,  
and for the erection of certain monuments,  
(reported in the House)

was read once, and this day at eleven o'clock assigned  
for a second reading. —

Bill entitled

An Act to incorporate the Dresden Neck Bridge  
Company, was taken up.

3

On motion of  
Mr Kavanagh the Senate reconsidered its Vote  
of yesterday, whereby it adopted amendment on  
sheet annexed marked A. — The Bill was read  
a second time 3. . . . . further

Wed. Mar. 9<sup>th</sup>

further amended, and passed to be engrossed, as amended on sheets annexed, marked B and C. —

Sent down for concurrence.

Resolve in favor of Daniel Williams, (laid on the table by Mr Eastman.)

was read once, and this day at twelve o'clock, assigned for a second reading. —

Bill entitled

An Act to incorporate the Union Mechanic Association of Lewiston, Danville and Auburn; came up from the House amended on sheets annexed, marked A and B. — The Senate reconsidered its vote passing the Bill to be engrossed, concurred in the amendment marked A, and non concurred in that marked B, and passed the Bill to be engrossed.  
Sent down for concurrence.

Resolve in favor of William Anson; was taken up, and passed to be engrossed, as amended on sheets annexed, marked A and B, in concurrence.

Bill entitled

An Act to repeal the forty second section of the sixteenth chapter of the Revised Statutes; was read a second time; — and the question of passing the same to be engrossed, in concurrence, was decided in the Affirmative, by Yeas and Nays, as follows, to wit:

Yeas

Yeas: Messrs. Ayer, Blake, Bridgman, Brown, Kellogg,  
Hansworth, Fairfield, Fogg, Goodwin, Hanson,  
Kavanaugh, City, Loomis, Nelson and Seth. 15.

Nays: Messrs. Eastman, Humphrey, Lane, Leavitt,  
Pulley and Smiths of Mountaineer. 6.

Order from the House: That the Committee on Valuation  
report, if expedient, a Resolve reducing the  
valuation of the plantation of Dearborn:  
Read and passed, in concurrence. —

Bill entitled  
An Act regulating the sale of fire wood and  
bark, (introduced into the House,)  
was read once, and amended on sheet annexed, marked  
A and indefinitely postponed:  
Sent down for concurrence.

Bill entitled  
An Act to provide for making County roads:  
came up from the House indefinitely  
postponed.  
The Senate concurred.

Resolve in favor of Daniel Williams;  
was read a second time and passed to  
be engrossed, by Yeas and Nays, as follows  
to-wit:

Yeas

Wed. Mar. 9<sup>th</sup>

Read: Messrs: Barnard of Oxford, Bridgman, Brown, Blough, Eastman, Hansworth, Hanson, Humphreys, Kavanagh, Parry, Smith of Somerset, Smith of Cumberland, Somes, Sisson and Scott. 15.

Mays: Messrs: Ayer, Elliot, Fairfield, Goodwin and Smart. 5.

Bill entitled

An Act to set off a part of the County of Penobscot, and annex the same to the County of Crookston;

was read a second time; and on Motion of Mr. Barnard of Oxford, laid on the table.

Resolve in relation to the sale of Townships No. three, in range thirteen; was taken up, and tomorrow at ten o'clock assigned for its further consideration.

Bill entitled

An Act additional to an Act to organize, govern and discipline the Militia of this State; was taken up; and tomorrow at half past ten o'clock assigned for a second reading.

Bill entitled

An Act to increase the number of the Justices of the Supreme Judicial Court; was read a second time; and the question of passing



1848. /rafting the same to be engrossed, being ordered to  
be taken by Yeas and Nays, was decided in the  
negative, as follows, to wit:

Yeas: Messrs. Eastman, Kavanagh, Leavitt, Parry,  
and Jones. . . . . 5.

Nays: Messrs. Ayer, Barnard, of Oxford, Bridgman,  
Brown, Burleigh, Clough, Elliot,  
Farnsworth, Fairfield, Goodwin, Hankins,  
Humphrey, Lane, Olin, Smart, Smith,  
of Cumberland, Stetson and Tech. 18.  
Sent down for concurrence.

Bill entitled

An Act additional to an Act to incorporate the  
City of Portland;  
was read a second time and passed to be  
engrossed, in concurrence.

Bill entitled

An Act to incorporate the Belgrade Cotton and  
woolen manufacturing Company (reported  
from the Committee on Manufactures, on  
Petition of John Chandler and others.)

" " to divide the town of Clinton and  
incorporate the town of Sebasticoke  
(reported in the House.)

" additional Act relating to School districts,  
(reported in the House.)

Bill

Wed. Mar 9<sup>th</sup>.Bill entitled

An Act to set off sundry islands from Long Island Plantation in the County of Hancock and annex the same to Hog Island Plantation in said County, (reported in the House;)

" " to change the names of certain persons, (reported in the House;)

" " to enlarge the time for closing the concerns of the Globe Bank, of Bangor, (reported from the Committee on Banks and Banking, in a new draft);

and

Resolve in relation to the bequest of the late Bryce Mc Lellan, (reported from the Committee on the Judiciary;)

were severally read once, and tomorrow at ten o'clock, assigned for a second reading.

The Committee on Engrossed Bills:  
Reported as correctly engrossed.

Bill entitled

An Act to incorporate the Sanford Manufacturing Company;

" " to repeal an Act, entitled an Act to set off a part of the town of Wellington and annex the same to Parkman;

" " allowing additional fees to Coroners;

Bill

An Act authorizing the town of Bath to erect a bridge over New Meadows River and to raise money to build and maintain the same;

" " additional to the several Laws now in force respecting the Police Court in Bangor;

" " to incorporate the Bath Mutual Marine Insurance Company;

" " additional to an Act accepting the Surrender of the charter of the Washington County Bank and for other purposes;

" " to authorize the town of Addison to build a Bridge across Pleasant River;

and the same were severally passed to be enacted.

The same Committee  
Reported as correctly engrossed.

Resolved authorizing the Land Agent to locate and open a road from the Westbrook to the St. John River;

and

" directing the Land Agent to locate and subdivide certain lands;

and the same were finally passed.

Adjourned:

Wm. Sere Haskell Secretary

Resolve

100 Resolve in favor of William Antone;

361.

<sup>and</sup>  
to authorize the Land Agent to settle with J.  
and W. H. Smith;  
and the same were finally passed.

Petition of the inhabitants of the town of Vienna  
for separate representation;  
Read and referred to the Committee on appointments,  
in concurrence.

Mr. Patterson from the Committee on  
State Prison, to which was referred the reports of the  
Warden and Inspectors of the State Prison, made a  
Report, accompanied by a Resolve, which was laid on  
the table; and five hundred copies ordered to be printed  
for the use of the Legislature.

Bill entitled

An Act to incorporate the Negamkeag Dam and  
Lock Company;

came up from the House amended on sheets annexed,  
marked A. B. C. D. E. and G. The Senate adopted the  
amendments, and passed the Bill to be engrossed,  
in concurrence.

On motion of Mr. Kavanagh  
Ordered: That the Land Agent be requested to communicate  
to the Senate the amount of expenses incurred by this State  
in maintaining the Civil Life on the public lands since  
the commencement of the year, 1839; - and also the  
amount



312.

Thurs. Mar. 10<sup>th</sup>

amount expended by the State in locating and constructing roads north of the Military road leading from Mattanawcook to Houlton. —

Mr. Eastman from the Committee of conference on the disagreeing Vote of the two branches on —

Resolve in favor of certain soldiers in the town of Parkman;

Reported: That the conferees recommend that the Senate recede from its former Vote, whereby the Resolve was indefinitely postponed; and that said Resolve be amended by striking out "five dollars," and inserting "one dollar and fifty cents;" and that, as so amended, the Resolve be passed. —

The Report was accepted; the Senate receded, and the Resolve, as amended on both amended, marked A and B, passed to be engrossed: Sent down for concurrence. —

On motion of Mr. Bennett:

Ordered: That the hour of meeting for the Senate shall be half past nine A.M.; and half past two P.M. unless otherwise ordered.

Resolve to correct a clerical error in the valuation of the town of Waldoboro' (reported from the Committee on Valuations);

was read once, and this afternoon at three o'clock again for a second reading. —

Mr. Smith, of Somerset, from the conferees

1846. Conference on the disagreeing Notes of the two branches in relation 343.  
to the

Resolve providing for the repair of the Canada Road,  
made a

Report recommending that the Senate recede and concur,  
with the House in the proposed amendment:—

The Report was accepted; and the Resolve passed to be  
Engrossed as amended on sheet marked A, in concurrence.

Resolve in favor of John H. Pillsbury and Ebenezer  
Webster &

came up from the House indefinitely postponed:— The  
Senate nonconcurred the House, and referred the Resolve  
to the next Legislature:

Sent down for concurrence.

The Committee on the Militia reported leave  
to withdraw on the Account of Aaron P. Emerson & Co.  
Read and accepted. Sent down for concurrence.

Bill entitled

An Act to divide the town of Clinton and incorporate  
the town of Sebasticoch;

was read a second time, and passed to be Engrossed,  
as amended on sheet annexed, marked A.

Sent down for concurrence.

Resolve in favor of David Strout,  
(indefinitely postponed in the Senate.)

came up from the House nonconcurred, and passed to be Engrossed.  
The Senate insist on its former Note, propose a  
conference

conference; and appointed Messrs Leavitt,

Clough, and

Barnard, of Oxford,

conferred. Sent down for concurrence.

The House concurred; and joined

Messrs. Cony, of Augusta;

Dunn, & Poland, and

Hest, & Limington, as

conferred on its part.

Bill entitled

All (Act) in relation to Costs in Criminal prosecutions.

was taken up, and passed to be engrossed

as amended on sheet annexed, marked A, by Yeas  
and Nays, as follows, to-wit:

Yeas: Messrs Barnard of Oxford, Bennett, Brown, Clough,  
Eastman, Elliot, Francis, Fairbank, Fay,  
Goodwin, Hanson, Humphrey, Kavanagh,  
Lane, Olin, Patterson, Patten, Smith of  
Somerset, and Smith of Cumberland. . . . . 19.

Nays: Messrs. Blake, Bridgman, Burleigh, Leavitt, Nelson  
and Scott. . . . . 6.

Sent down for concurrence.

The Committee on Literature and Literary  
Institutions reported reference to the next Legislature on  
Order in regard to aid to the Maine Wesleyan  
Seminary;

Read and accepted, in concurrence.

Bill entitled

An Act, additional to an Act in relation to the public  
Lands;

was read a second time; amended on sheet annexed,  
marked A; and, on Motion of Mr. Otis, laid on the table.

Bill entitled  
An Act in relation to Institutions for Savings;

was read a second time:

Mr. Smith, of  
Cumberland, moved an amendment to the fourth  
Section, in these words:

"Provided that this Act shall"  
"not interfere with, or apply to the suit of any depositor"  
"which shall have been defaulted or upon which a verdict"  
"shall have been rendered for the plaintiff, prior to the"  
"passage of the same:"

And the question of adopting the  
amendment, being ordered to be taken by Yeas and Nays,  
was decided in the Affirmative, as follows:

Yeas. Messrs. Barnard, of Oxford, Bennett, Bridgman,  
Brown, Burleigh, Clough, Goodwin, Hanson,  
Humphrey, Kavanagh, Lane, Leavitt, Smith,  
of Cumberland and Somerset. . . . . 154.

Nays. Messrs. Eastman, Farnsworth, Page and Patterson, . . . . . 4.

The Bill was passed to be engrossed as amended.

Sent down for concurrence.

Resolve in favor of Ellsworth Light Infantry Company;  
was

346

Thurs. Mar. 10<sup>th</sup>

was read a second time, and indefinitely postponed;  
Sent down for concurrence.

The Committee on Interior Waters reported  
reference to the next Legislature on  
Petition of John Winslow and others; and  
" " I. E. McKusick and others;  
Read and accepted. Sent down for concurrence.

Bill entitled  
An Act to provide for the construction of a dam  
across Penobscot River (reported from the  
Committee on Interior Waters, on Petition  
of Charles W. Willoughby)  
was referred to the next Legislature:  
Sent down for concurrence.

Resolve for apportioning one hundred and fifty one  
Representatives among the several Counties, Cities,  
Towns, Plantations and Clashes in the State of Maine,  
at the fourth apportionment  
came up from the House further amended;  
The Senate adopted the amendments of the House; and passed  
the Resolve to be engrossed as amended on sheets annexed,  
marked A. B. C. D. E. F. G. and H. in concurrence.

Adjourned.



Bill entitled

An Act to change the names of certain streets;  
 was read a second time; amended on sheets  
 annexed, marked A and B, and passed to be engrossed:  
 Sent down for concurrence.

Bill entitled

An Act to alter the mode of advertising real estate for  
 non payment of taxes, (reported in the House from  
 the Committee on the Judiciary;)  
 came up from the House referred to the next Legislature;  
 The Senate nonconcurred. The Bill was read once and  
 tomorrow assigned for a second reading.

Bill entitled

An Act granting the right of appeal in certain Criminal  
 Cases, (introduced into the House by Mr. C  
 Bradley, of Calais,)

" " making more definite the limits of the town of  
 St George, (introduced in the House;)

" " further regulating Banks and Banking, (reported  
 in the House from the Committee on Banks and Banking)

Resolve in relation to the distribution of certain  
 documents, (reported from the Committee on the  
 Library, on memorial of the New York Lyceum;)  
 were severally read once, and tomorrow at ten o'clock assigned  
 for a second reading.

Bill entitled

Thurs Mar. 10<sup>th</sup>Bill entitled

An Act to set off part of the County of Penobscot and annex the same to the County of Crookston;

(one)

relating to the Multanawcook State road and the United States Military road;  
were read a second time, and passed to be engrossed  
as amended on sheets annexed, marked A.

Sent down for concurrence.

Bill entitled

An additional Act relating to School districts.

was read a second time, and  
passed to be engrossed, in concurrence.

Bill entitled

An Act to enlarge the time for closing the concerns of  
the Globe Bank of Bangor;

to incorporate the Pelgrade Cotton and Woolen  
Manufacturing Company;

Resolve in favor of Otis Harwood;

in relation to the bequest of the late Bryce  
McLellan;  
were separately read a second time, and passed to be engrossed;  
Sent down for concurrence.

Resolve in aid of the Deaf, Dumb and Blind;

was read a second time and passed to be engrossed in  
concurrence.

The Committee

## The Committee on Engrossed Bills:

369

Reported as correctly engrossed:Bills entitledAn Act to incorporate the Eastport and Perry Bridge Company;

" " to incorporate the Eastport Mechanic Association;

" " to incorporate the Lewiston Falls Mechanic Association; (passed to be engrossed as Union of Lewiston, Bonville and Auburn's)

" " to incorporate the Washington Hall Association;

" " to repeal the forty second section of the sixteenth chapter of the Revised Statutes;

" " providing for inspectors of beef and pork;

" " additional to an Act to incorporate the City of Portland;

And the same were severally passed to be enacted.

The same Committee

Reported as correctly engrossed:Resolve to correct an error in the valuation of the town of Whiting, and for correcting the State and County tax on said town;

" to correct a clerical error in the valuation of the town of Cranberry Isles, and for correcting the State and County tax on said town;

Resolve

Thurs. Mar. 10<sup>th</sup> (C)

- to correct a clerical error in the valuation  
of the town of Sanford, and for correcting  
the State and County tax on said town;
- providing for the Survey of certain lots of land  
on Fish river road;
- in favor of Thomas Sawyer, Junior,  
and the same were severally finally passed.

Adjourned:

Attest: Levi Haskell Secretary.

Friday March, 11<sup>th</sup> 1842.

Resolve in relation to the British Colonial Trade,  
(introduced in the House)  
was read once; and, on motion of Mr. Smith, of  
Lumberland, laid on the table.

Bill entitled  
An Act to alter the mode of advertising real estate  
for non payment of town taxes;  
was read a second time and passed to be engrossed.

The Committee on Roads and Bridges  
Reported reference to the next Legislature on  
Petition of Robert H. Gardiner and others,  
and

" " Inhabitants of Tryelburg;  
Read and accepted: Sent down for concurrence.

Resolve in favor of Hezekiah Lombard  
came up; the House having reconsidered  
its Vote passing it to be engrossed, and  
further amended the same.

The Senate reconsidered its Vote passing the same  
to be engrossed, (the rules being suspended,) adopting  
the amendment of the House, and passed the Resolve  
to be engrossed, as amended on sheets marked  
A and P. in concurrence.

Report



Tues. Mar. 11<sup>th</sup>

Report of Committee on Incorporation of Towns on  
Petition of George Babb and others, giving  
 leave to withdraw, was read and accepted in  
 concurrence.

Bill entitled  
An Act to set off sundry Islands from Long Island  
plantations in the County of Hancock and  
annex the same to Hog Island plantations in  
said County;

was taken up; and, on motion of Mr. Eastman,  
indefinitely postponed :—

Sent down for concurrence.

Resolve in relation to certain Accounts against the State;  
 passed to be engrossed in the House;  
 was read once, and indefinitely postponed;  
 Sent down for concurrence.

The President laid before the Senate a  
Communication from the Land Agent; which was laid on  
 the table, and three hundred copies ordered to be printed  
 for the use of the Legislature.

Mr. Olds from the Joint Select Committee  
 on the right of Petition made a Report: which  
 was laid on the table, and three hundred copies  
 ordered to be printed for the use of the Legislature.

Mr. Lane from the Committee on  
 Agriculture, to which was referred the Petition of  
 Luther Carey and others, for an increase of bounty on  
 Sick)

542 Mr. Sibley made a Report, which was laid on the table, and 373.  
three hundred copies ordered to be printed for the use of the  
Legislature. —

Bill entitled,  
An Act regulating the sale of fire wood and bark,  
(Indefinitely postponed in the Senate,) came up;  
the House having insisted on its former Vote, passing the  
Bill to be engrossed; proposed a Conference; and appointed

Messrs. Dunn, of Potomac,  
Barnes, of Portland, and  
Paine, of Bangor, as conferees;

The Senate insisted on its former Vote; concurred in the  
proposition for a Conference; and appointed as conferees

Messrs. Smith, of Cumberland,  
Hutton, and  
Leavitt.

Resolve in relation to the Insane Hospital;  
(introduced in the House);

was read once; and, on motion of Mr. Kavanaugh,  
laid on the table. —

Resolve to amend the Constitution relative to the time of  
holding the annual Sessions of the Legislature,  
and the time of holding the annual Elections,  
was read a second time and passed to be engrossed  
by Clerks and Messrs, as follows, to wit:

Yea. Messrs. Ayer, Barnard, of Oxford, Bennett, Blake, Bridgman,  
Brown, Burleigh, Clough, Elliott, Fairfield, Fox-  
Thompson, Kavanaugh, Lane, Leavitt, Otis, Patterson,  
Patten, and Smith of Somerset. . . . . 19

Nays

374

Thurs. Mar. 11<sup>th</sup>

Msgs. Messrs. Eastman; Farnsworth, Goodwin, Smith, Somes, and  
Horton. C.  
Sent down for concurrence.

Bill entitled  
An Act additional to an Act in relation to the Public Lands;  
was taken up; and passed to be engrossed as  
as amended on sheets annexed, marked A. B. and C.—  
Sent down for concurrence.

Bill entitled  
An Act making more definite the limits of the town of  
St. George;  
was read a second time and passed to be engrossed in  
concurrence.

Resolve in relation to the distribution of certain documents,  
(and)  
to correct a clerical error in the valuation of  
the town of Walsoboro;  
were read a second time and passed to be engrossed.  
Sent down for concurrence.

On motion of Mr. Farnsworth, the Senate  
reconsidered its Note whereby it passed to be engrossed.

Bill entitled  
An Act to alter the mode of advertising real estate for the  
non payment of town taxes;  
and the same was laid on the table; and tomorrow at  
eleven o'clock assigned for its further consideration.  
On motion

On motion of Mr. Clough: 375.

Ordering: That a message be sent to the House of Representatives, requesting that body to return to the Senate,

Bill entitled

An Act relating to Institutions for Savings;

Said Bill was returned to the Senate by the Clerk of the House.

Resolve to reduce the valuation of the plantation of Pearbony and for abating the State and County tax on said plantations (reported in the House from the Committee on Valuation.)

Bill entitled

An Act to amend the forty first Section of the sixteenth Chapter of the Revised Statutes, (introduced into the House.)

Resolve in relation to fixing the time for the choice of Electors of President and Vice President, (introduced into the House.)

directing the manner in which the Laws shall be printed and distributed, (introduced into the House.)

for equalizing the valuation of the town of Parkman and Wellington (introduced into the House.)

to correct an error in the number of Bees in the town of Poland, and for correcting the State and County tax on said town, (reported in the House, from the Committee on State Valuation.)

Resolve

Resolve authorizing the County Commissioners of Crookston County to hire money for, and on the faith of the County, (introduced into the House,)

- 1 to correct a clerical error in the valuation of the town of Durham, and for correcting the State and County tax on said town, (reported in the House, from the Committee on Valuation.)

were severally read once, and tomorrow at ten o'clock assigned for a second reading.

On motion of Mr. Fought,  
Ordered: That when the Senate does adjourn, it adjourn to meet tomorrow morning at half past nine.

On motion of Mr. Leavitt, the Senate resumed the consideration of

Bill entitled  
An Act additional to an Act to organize, govern and discipline the Militia of this State.

The Bill was further amended; and while the same was under consideration, the Senate

— Adjourned —

Wm. Lee Haskell Secretary.





Sat Mar. 12<sup>th</sup>

Major General, to fill the vacancy in the eighth division of the Militia of this State, occasioned by the resignation of Major General Charles N. Bodfish.

Mr. Ayer from the Committee of Conference on the disagreeing Vote of the two Houses in reference to

Bill entitled

An Act to incorporate the town of Centerville;

made a Report recommending that the Senate recede from its former Vote and concur with the House:

Read and accepted; and the Bill passed to be engrossed in concurrence.

On motion of Mr. Bennett, (the rules being suspended) the Senate reconsidered its Vote passing to be engrossed.

Bill entitled

An Act to enlarge the time for closing the concerns of the Globe Bank of Bangor.

The Bill was amended on Sheet annexed, marked A, and passed to be engrossed:

Sent down for concurrence.

Bill entitled

An Act to prevent frauds at Elections.

(introduced in the House.)

was read once and twelve o'clock this day assigned for a second reading.

Resolve

Resolve to correct an error in the number of PHS of the town of Poland, and for correcting the State and County tax on said town;

" to correct a clerical error in the valuation of the town of Durham, and for correcting the State and County tax on said town;

" in relation to fixing the time for the choice of Electors of President and Vice President;

" directing the manner in which the Laws shall be printed and distributed;

" authorizing the County Commissioners of Worcester County to hire money for, and on the faith of the County;

" forequalizing the valuation of the towns of Parkman and Wellington;

" to reduce the valuation of Dearborn plantation, and for abating the State and County tax on said plantation;

were severally read a second time and passed to be engrossed in concurrence.

Resolve in favor of the Inhabitants of township No. two, first range, being the Waite township, in the County of Washington;

was taken up, amended on Sheet annexed marked

A.

Sat. Mar. 12<sup>th</sup>

A. and passed to be engrossed;  
Sent down for concurrence.

Resolve additional for the payment of Accounts  
against the State;  
was read twice and passed to be engrossed in  
concurrence.

Mr. Smith from the Committee on State Lands:  
Reported leave to withdraw on  
Petition of Charles Stapley, and others;  
" " Samuel Stapley;  
" " Frederick A. Cobby  
" " Charles B. Goodrich; and  
" " Joseph S. Jewett:  
Read and accepted.  
Sent down for concurrence.

The Committee on Incorporation of Towns:  
Reported reference to the next Legislature on  
Petition of Joseph Cowen and others:  
Read and accepted in concurrence.

Resolve in favor of the Ellsworth Light Infantry  
Company;  
came up; the House having insisted on its Vote passing  
the same to be engrossed; proposed a conference, and  
appointed as conferees,

Messrs. Moor, of Ellsworth  
Buckney, " Calais and  
Tuck, " Sedona.  
The Senate

The Senate insisting on the Note postponing said  
Resolve indefinitely, concurred in the proposition for  
 a Conference; and appointed as Conferees;

Messrs. Bridgman,  
 Alger, and  
 Tatterton.

Bill entitled

An Act additional for the prevention of frauds and  
 perjury, (reported from the Committee on the Judiciary)  
 on Order in relation to gifts and donations;

" to set off part of the town of Passadumkeag  
 to Lowell, (reported from the Committee on  
 Division of Towns);

" to amend an Act, entitled an Act authorizing  
 the assessment of certain taxes upon the town  
 of Oldtown, (introduced into the House);

Resolve in favor of William S. Green, (introduced  
 into the House);

" to correct a clerical error in the valuation  
 of the town of Mount Desert, and for correcting  
 the State and County tax on said town, (reported  
 in the House, from the Committee on Valuation on  
 Petition of Selectmen of Mount Desert);

were severally read once, and Monday next, at ten o'clock  
 assigned for a second reading.

Resolve



Sat. Mar. 12<sup>th</sup>

Resolve to correct a clerical error in the valuation of the town of Albany, (reported in the House, on an Order in relation to the valuation of the town of Albany;)

was read once, and indefinitely postponed, in concurrence.

Resolve in relation to the Insane Hospital;

was read a second time, and on motion of Mr. Bridgman laid on the table.

Bill entitled—

An Act additional to an Act entitled an Act to organize, govern, and discipline the Militia of this State;  
was taken up:

Mr. Eastman moved an amendment in the following words; to wit:

Section 24. The sum to be paid by the Incidents of towns "to officers and members of companies, at the place of inspection" "and review, shall be fifty cents, instead of one dollar as" "required in the forty first section of Chapter Sixteen of" "the Revised Statutes; and the like sum shall also be" "paid to each field and staff officer, belonging to the respective" "towns, who shall appear duly equipped and perform duty" "at such inspection and review."

And the question of adopting the amendment was decided in the affirmative, by Yeas and Nays, as follows:

Yea: Messrs. Barnard of Oxford, Bennett, Blake, Bridgman, Eastman, Farnsworth, Fairfield, Goodwin, Hudson, Humphrey, Kavanaghe, Leavitt, Oly, Patterson, Smith of Somerset, Somes, Stetson and Scott.

18.

Nay

382. Yeas: Messrs. Ayer, Brown, Burleigh, Clough, Elliot, Frye,  
Lane and Tallen, . . . . . 8.

383.

The Bill was further amended; and, on Motion of Mr. Elliot,  
referred to the next Legislature, by Yeas and Nays, as follows:

Nays: Messrs. Ayer, Blake, Brown, Burleigh, Clough,  
Eastman, Elliot, Farnsworth, Frye, Hanson,  
Lane, Otis, Tallen and Tully, . . . . . 14.

Nays: Messrs. Barnard of Oxford, Bennett, Bridgman,  
Fairfield, Goodwin, Humphrey, Leavitt,  
Parrish, Patterson, Smith of Somerset, Smith  
and Stetson, . . . . . 12.

Resolve to reduce the valuation of Township No. 1, 2<sup>d</sup> range,  
Bingham's purchase, West of Keweenaw River, and for  
abating the State and County tax on said Township;  
was read once, and three o'clock this afternoon assigned  
for a second reading.

Resolve in favor of Hannah Simmons;  
was read once and twelve o'clock assigned for a  
second reading.

Bill entitled

An Act for the encouragement of Agriculture; (reported  
from the Committee on Agriculture);  
was read once; and referred to the next Legislature, in  
concurrence.

Adjourned.

Sat. Mar. 12th

Afternoon

Resolve to reduce the valuation of Township N<sup>o</sup>. 1. 2<sup>d</sup> range, Bingham's purchase West of Kennebec River, and for abating the State and County tax on said Township;  
was read a second time and passed to be engrossed;  
Sent down for concurrence.

Resolve to correct a clerical error in the valuation of the town of Shapleigh, and for correcting the State and County tax on said town;  
was read twice and passed to be engrossed, in concurrence.

Resolve in favor of Hannah Simmons;  
was read a second time and passed to be engrossed  
as amended on sheet annexed, marked A.  
Sent down for concurrence.

Resolve relating to a State burial ground, and the erection of certain monuments;  
was read a second time and passed to be engrossed, in concurrence, by Yeas and Nays, as follows:

Yeas: Messrs: Barnard, of Belfast, Bennett, Blake, Bingham, Brown, Eastman, Farnsworth, Fairfield, Page, Goodwin, Humphrey, Lane, Leavitt, Patterson, Smith of Somerset, Snow, Stetson, and Scott . . . . . 18.

Nays: Messrs: Mclough, Hanson, and Oly. . . . . 3.

Put on till Monday

An Act to prevent frauds at Elections;  
was read a second time and passed to be engrossed,  
in concurrence.

The Committee on the Judiciary  
Reported legislation inexpedient on

Resolves of the Legislature of Massachusetts relating  
to the Revenue Laws, &c.

Mr. Atty moved to recommend, with  
instructions to Report the following Resolve:

Resolved: That, in apportioning the duties to be collected,  
on importations into the United States, a sound policy requiring  
"that a proper discrimination should be made, by so apportioning"  
"the duties, as to give a just protection to the products and"  
"manufactures, and to encourage the domestic production and"  
"labor of our own Country; and that the same duties"  
"shall not exceed, in the aggregate, the wants of an"  
"economical administration of the Government."

And the question of recommitting being  
ordered to be taken by Yeas and Nays, was decided  
in the Negative, as follows:

Yeas: Messrs. Cough, Frye, Goodwin, Hanscom and Atty. 5

Nays: Messrs. Barnard of Oxford, Bennett, Blake,  
Bridgman, Eastman, Farnsworth, Fairfield,  
Humphrey, Lane, Leavitt, Parish, Patterson,  
Somes and Stetson. 14

The Report was then accepted, laid down for concurrence.  
On motion

Sat. Mar. 12<sup>th</sup>

On motion of Mr. Barnard of Oxford  
the Senate reconsidered its Note of yesterday, whereby it  
passed to be engrossed

Bill entitled

An Act additional to an Act in relation to the Public  
Lands;

The Bill was further amended; and passed to be engrossed  
as amended on sheets annexed marked A. B. and C.

Sent down for concurrence.

Resolve in relation to the Colonial Trade;  
was taken up; and Monday next at ten  
o'clock assigned for a second reading.

Resolve for the relief of John Coggett;  
was taken up; read a second time, and  
referred to the next Legislature, in concurrence.

Resolves in relation to the Sale of Township No. 3. in  
Range 13;

were taken up; and passed to be engrossed as  
amended on sheets annexed marked A. B. and C.

Sent down for concurrence.

Resolve making appropriations for Military purposes;  
came up from the House of Representatives passed to be  
engrossed in a new draft.

The Senate nonconcurred the House, and insisted on its Vote of the  
24<sup>th</sup> ultimo, passing the original Resolve to be engrossed  
as amended, propose a Conference, and appointed as  
Conference



Pennett and

Clough, - Sent down for concurrence.

The House insist on its former vote; concur in the proposition for a Conference; and appoint as Conference,

Messrs. Pike of Eastport;

Shaw " Portland, and

Abbott " Lewiston.

Bill entitled

An Act to alter the mode of advertising real estate for the non payment of town taxes;  
was taken up and passed to be engrossed.

Bill entitled

An Act granting the right of appeal in certain Criminal Cases;

was read a second time; and the question of Order being raised, the President decided that the Bill was not in Order; the proposition being the same as was disposed of by Vote of the Senate, of the nineteenth of February.

Mr. Lane moved a reconsideration of the Vote, whereby the Senate passed to be engrossed.

Bill entitled

An Act to alter the mode of advertising real estate for the non payment of town taxes;  
and the motion, together with the Bill, was laid on the table.

On motion of Mr. Clough, the Senate reconsidered its Vote, whereby it passed to be engrossed.

Bill entitled

Sat. Mar. 12<sup>th</sup>Bill entitledAn Act in relation to Instituting for Savings;

Mr. Alough then moved to reconsider the vote whereby the Senate adopted the amendment to the fourth Section: And the motion together with the Bill, was laid on the table.

Resolve to correct an error in the valuation of Monhegan Island and for correcting the State and County tax thereon, (reported in the House from the Committee on Valuation, on Petitions of Sarah Starling and others;)

in relation to certain deeds to Thomas J. Hobart and others, (reported from the Committee on State Lands, on Order in relation to the conduct of the late Land Agent)

were read once, and Monday next, at ten o'clock assigned for a second reading.

The Committee on Engrossed Bills Reported as correctly engrossed.

Bill entitled

An Act relating to Suits on Sheriff's and Coroners' Bonds;

to incorporate the Bucksville Manufacturing Company;

to incorporate the Dresden Neck Bridge Company;

Bill entitled

An Act additional relating to School districts;

" " to incorporate the Waterville and Winslow  
Manufacturing Company;

" " to alter the time of holding the Supreme  
Judicial Court, in the County of Somerset;

" " relating to appeals from County Commissioners;

" " to incorporate the Stearns Manufacturing Company;

" " making more definite the limits of the town of St.  
George;

and the same were severally passed to be enacted.

The same Committee

Reported, as correctly expressed:

Resolve in favor of Daniel Williams;  
and the same was finally passed.

Adjourned!

Attest: Lere Haskell Secretary.