Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Lawson, Lingo, Lowe, Messick, Morrison, Newton, Paradee, Powell, Price, Purnell, Thompson, Townsend, Tyre, Warren, Mr. Speaker---32.

Nays---None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Lawson, the bill,

House Bill No. 19, entitled:

An act fixing the salary of a County Superintendent of Free Schools at twelve hundred dollars,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Aspril, Austin, Bennett, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Hart, Holcomb, Hughes, Lawson, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Thompson, Townsend, Tyre, Warren, Mr. Speaker---27.

Nays---Messrs. Allen, Connelly, Gooden---3.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House joint resolution and House bills:

House Joint Resolution No. 10.

House Bill No. 24, entitled:

An act to change the name of Howard M. Patchett to Howard M. Davis,

House Bill No. 25, entitled:

An act to change the name of Harry B. Patchett to Harry B. Davis,

House Bill No. 26, entitled:

An act to change the name of Robert D. Pachett to Robert D. Davis,

And returned the same to the House.

Mr. Warren, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 52, entitled:

A supplement to the act entitled, "An act concerning the establishment of a general system of free public schools," approved May 12th, 1898, relating to the alteration, creation and union of school districts and to the apportionment of the school fund,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Education.

Mr. Connelly, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 54, entitled:

An act to exempt from sewer liens the east side of Warner street, between Beech and Oak streets, in the City of Wilmington.

Which, on his motion, was read

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

Mr. Jones, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 53, entitled:

An act requiring banks and other corporations to give notice of unclaimed dividends, deposits and balances in certain cases,

Which, on his motion, was read.

Mr. Speaker, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 56, entitled:

An act to authorize the Town of Smyrna to borrow six thousand dollars for the improvement of the water and the electric light plant in said town,

Which, on his motion, was read.

Mr. Thompson, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 55, entitled:

An act to provide for an additional Notary Public for Sussex County, to reside in the town of Rehoboth,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Judiciary.

Mr. Rose, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 57, entitled:

An act to repeal Chapter 117, Vol. 22, Laws of Delaware, entitled, "An act to amend Chapter 24, Vol. 14, Laws of Delaware, as supplemented by Chapter 364, Vol. 14, Laws of Delaware, and as amended by Chapters 10 and 11, Vol. 15, Laws of Delaware, entitled, 'An act to raise revenue for the State by taxing manufacturers and for other purposes,'"

Which, on his motion, was read.

On motion of Mr. Connelly, the bill,

House Bill No. 41, entitled:

An act to provide for making title to real estate in which insane persons have an interest,

Was read a second time, by its title, and referred to the Committee on Miscellaneous Business.

On motion of Mr. Connelly, the bill,

House Bill No. 42, entitled:

An act concerning bail for persons accused of crime,

Was read a second time, by its title, and referred to the Committee on Crimes and Punishment.

On motion of Mr. Price, the bill,

House Bill No. 40, entitled:

An act to amend Chapter 154, Section 11, Vol. 15, Laws of Delaware,

Was read a second time, by its title, and referred to the Committee on Judiciary.

On motion of Mr. Flinn, the bill,

House Bill No. 43, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred for the office of Harry P. Joslin,

Was read a second time, by its title, and referred to the Committee on Judiciary.

Mr. Lingo, on behalf of the Committee on Miscellaneous Business, to whom had been referred the bill,

House Bill No. 18, entitled:

An act supplemental to Chapter 247, Vol. 21, Laws of Delaware, governing the employment of persons confined in the New Castle Workhouse,

Reported the same back to the House unfavorably.

Mr. Lingo, on behalf of the Committee on Miscellaneous Business, to whom had been referred the bill,

House Bill No. 34, entitled:

An act to license the practice of chiropody,

Reported the same back to the House favorably.

On motion of Mr. Bancroft, House Bill No. 34 was recommitted to the Committee on Miscellaneous Business.

Mr. Lingo, on behalf of the Committee on Miscellaneous Business, to whom had been referred the bill,

House Bill No. 35, entitled:

An act making illegitimate children the heirs of their mother,

Reported the same back to the House favorably.

Mr. Newton offered the following House Joint Resolution No 11, entitled:

Joint resolution authorizing the State Board of Agriculture to print 2,500 copies of its report,

Which, on his motion, was read.

Mr. Newton moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Thompson, Townsend, Tyre, Warren, Mr. Speaker---33.

Nays---None.

So the question was decided in the affirmative, and the joint resolution, having received the required constitutional majority, was adopted.

Ordered to the Senate for concurrence.

JOINT SESSION.

The hour of 12 o'clock M. having arived, the President pro tempore, members, Clerks and Sergeant-at-Arms, of the Senate, being announced, were admitted.

The President pro tempore of the Senate instructed the Clerks to call the rolls of the respective Houses.

All members present.

Mr. Holcomb, of the House, moved that the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Clements, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for James H. Hughes.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for John Edward Addicks.

Mr. Harrington, of the Senate, voted for James H.Hughes.

Mr. Jefferson, of the Senate, voted for James H. Hughes.

Mr. Latta, of the Senate, voted for James H. Hughes.

Mr. McNulty, of the Senate, voted for James H. Hughes.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

- Mr. Pennewill, of the Senate, voted for John Edward Addicks.
 - Mr. Smith, of the Senate, voted for James H. Hughes.
 - Mr. Sparks, of the Senate, voted for Henry A. DuPont.
 - Mr. Sterling, of the Senate voted for Henry A. DuPont.
 - Mr. Wright, of the Senate, voted for James H. Hughes.
- Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.
 - Mr. Allen, of the House, voted for James H. Hughes.
 - Mr. Aspril, of the House, voted for Henry A. DuPont.
 - Mr. Austin, of the House, voted for John Edward Addicks.
 - Mr. Bancroft, of the House, voted for Henry A. DuPont.
 - Mr. Bennett, of the House, voted for John Edward Addicks.
 - Mr. Buckmaster, of the House, voted for James H. Hughes.
 - Mr. Connelly, of the House, voted for James H. Hughes.
 - Mr. Cook, of the House, voted for James H. Hughes.
 - Mr. Derrickson, of the House, voted for Henry A. DuPont.
 - Mr. Eastburn, of the House, voted for Henry A. DuPont.
 - Mr. Flinn, of the House, voted for Henry A. DuPont.
 - Mr. Frazier, of the House, voted for John Edward Addicks.
- Mr. Gehman, of the House, voted for John Edward Addicks.
 - Mr. Gooden, of the House, voted for James H. Hughes.
 - Mr. Hart, of the House, voted for James H. Hughes.
 - Mr. Holcomb, of the House, voted for James H. Hughes.
 - Mr. Hughes, of the House, voted for James H. Hughes.
 - Mr. Jones, of the House, was absent.
 - Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr, Lowe, of the House, voted for James H. Hughes.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for James H. Hughes.

Mr. Morrison, of the House, voted for James H. Hughes.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Paradee, of the House, voted for James H. Hughes.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Henry A. DuPont.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for James H. Hughes.

Mr. Thompson, of the House, voted for James H. Hughes...

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Henry A. DuPont.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, twenty votes.

For James H. Hughes, twenty-one votes.

For Henry A. duPont 10 votes.

Total, fifty-one votes.

The President pro tempore of the Senate declared that no person having received a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Harrington, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for David T. Marvel.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for William S. Hilles.

Mr. Harrington, of the Senate, voted for David T. Marvel.

Mr. Jefferson, of the Senate, voted for David T. Marvel.

Mr. Latta, of the Senate, voted for David T. Marvel.

Mr. McNulty, of the Senate, voted for David T. Marvel.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for David T. Marvel.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

Mr. Sterling, of the Senate, voted for Anthony Higgins.

Mr. Wright, of the Senate, voted for David T. Marvel.

Mr. President pro tempore, of the Senate, voted for Anthony Higgins.

Mr. Allen, of the House, voted for David T. Marvel.

Mr. Aspril, of the House, voted for Anthony Higgins.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Anthony Higgins.

17

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for David T. Marvel.

Mr. Connelly, of the House, voted for David T. Marvel.

Mr. Cook, of the House, voted for David T. Marvel.

Mr. Derrickson, of the House, voted for Anthony Higgins.

Mr. Eastburn, of the House, voted for Anthony Higgins.

Mr. Flinn, of the House, voted for Anthony Higgins.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for David T. Marvel.

Mr. Hart, of the House, voted for David T. Marvel.

Mr. Holcomb, of the House, voted for David T. Marvel.

Mr. Hughes, of the House, voted for David T. Marvel.

Mr. Jones, of the House, was absent.

Mr. Lawson, of the House, voted for John Edward Addicks

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for David T. Marvel.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for David T. Marvel.

Mr. Morrison, of the House, voted for David T. Marvel.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Paradee, of the House, voted for David T. Marvel.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Anthony Higgins.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for David T. Marvel.

Mr. Thompson, of the House, voted for David T. Marvel.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Anthony Higgins.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, nineteen votes.

For David T. Marvel, twenty-one votes.

For Anthony Higgins ten votes.

For William S. Hilles, one vote.

Total, fifty-one votes.

The President pro tempore of the Senate declared that, no person having received a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. McNulty, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

On motion of Mr. Gehman, the House took a recess until 2 o'clock, p. m.

Same Day---2 o'clock P. M.

House re-assembled after noon recess.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter 653, Vol. 19, Laws of Delaware, by providing for an additional appropriation for the public road leading from Little Creek to Mahon's River in Kent County.

Mr. Gooden gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act for the protection and preservation of game.

Mr Connelly, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 58, entitled:

An act to enable property owners in the City of Wilmington, whose properties have been or may be damaged by change of grade, to obtain compensation therefor,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Municipal Corporations.

Mr. Paradee, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 59, entitled:

An act for the protection of muskrats,

Which, on his motion, was read.

On motion of Mr. Warren, the House adjourned until tomorrow at 10.30 o'clock, a. m., January 28, 1903.

Wednesday, January 28, 1903---10 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker.

Mr. Gehman moved that the reading of the Journal be dispensed with,

Which motion

Prevailed.

The following invitation was received from the Dover Century Club and read:

Mrs. Saulsbury, the President of the Dover Century Club, requests the presnce of the House of Representatives of the State of Delaware at the meeting to be held on the afternoon of Wednesday, January 28th, at 3.30 ° clock, in the club room, when an address upon Child Labor and kindred topics will be given by Mrs. Florence Kelly, of New York, Secretary of the National Consumers' League. This subject, which is becoming very prominent in the manufacturing States of the Union, may in the future appeal to Delaware and cannot fail to interest all who have the welfare of our children at heart.

Yours,

F. H. FISHER, Sec.

On motion of Mr. Monaghan, the invitation was accepted, and as many members as can possibly attend to do so.

Mr. Gooden, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 60, entitled:

An act for the protection and preservation of game,

Which, on his motion, was read.

Mr. Connelly, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 61, entitled:

An act to provide for the collection, arrangement and display of the products of Delaware at the Louisiana Purchase Exposition of 1904 and to make an appropriation therefor,

Which, on his motion, was read.

Mr. Holcomb offered a resolution, which, on his motion, was read as follows:

Whereas in most of the counties of our neighboring States the county officers are recompensed by a fixed salary and that with a few exceptions the officers in our several counties receive their remuneration from the system of fees, which tends to unsatisfactory results,

Be it resolved, That the Speaker of this House appoint a committee of fifteen, five of whom shall be from each county, to recommend such legislation that will put all county officers on a salary basis. This committee, or sub-committees of the whole, shall have power to sit where they deem best, to summon such witnesses as they deem necessary, and to compel their attendance and to administer oaths to them,

And, on his further motion,

Was adopted.

Committees: Messrs. Holcomb, Bancroft, Jones, Price, Hart, of New Castle County; Messrs. Austin, Frazier, Warren, Gooden, Paradee, of Kent County, and Messrs. Bennett, Purnell, Lingo, Lowe and Thompson, of Sussex County.

Mr. Thompson gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to reincorporate the Commissioners of Rehoboth.

Mr. Bancroft gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to appropriate money to pay the expenses of binding the enrolled bills of this State, and providing additional space

for certificates of incorporation and other papers pertaining thereto.

Mr. Aspril, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 62, entitled:

An act to construct a trolley line along the King's Highway from Delaware City, Delaware, to Lewes, Delaware,

Which, on his motion, was read.

Mr. Rose offered a resolution, which, on his motion, was read as follows:

Resolved, That the resolution appointing a committee to investigate the fee system of county officers, be and are hereby authorized to include all State officers within the fee system,

And, on his further motion,

Was adopted.

Mr. Flinn, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 63, entitled:

An act to provide for the permanent improvement of the public roads in the State of Delaware,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Public Highways.

Mr. Jones, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 64, entitled:

An act to punish the making of threats to destroy property,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Miscellaneous Business.

Mr. Baynum, Clerk of the Senate, being admitted, informed

the House that the Senate had concurred in the following House Bill, No. 17, entitled:

An act appropriating one hundred and fourteen thousand dollars to "The State Board of Trustees of the Delaware State Hospital at Farnhurst,"

And returned the same to the House.

Mr. Flinn moved that 500 copies of House Bill No. 63 be printed,

Which motion

Prevailed.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter 26, Vol. 19, Laws of Delaware, entitled, "An act in relation to the Levy Court of New Castle County," concerning the awarding of contracts.

Mr. Buckmaster gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend an act entitled, "An act to exempt from execution process certain articles of personal property."

Mr. Lowe, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 65, entitled:

An act incorporating the School Committee of United School Districts Nos. 163 and 163½ of Sussex County, by the name of the Delmar Public Schools, and authorizing said Delmar Public Schools to provide better school buildings, and to borrow money, issue bonds and levy taxes,

Which, on his motion, was read.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Section 8, Chapter 374, Volume 20, Laws of Delaware, being an act to regulate the business of pawn-brokers and junk dealers in New Castle County.

Mr. Price gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act authorizing the Prothonotary of New Castle County to make certain judgment indices, and providing for the appointment of commissioners to examine and certify to the same.

Mr. Townsend, on behalf of the Committee on Revenue and Taxation, to whom had been referred the following bills:

House Bill, No. 15, entitled:

An act to repeal Chapter 646 of Volume 19, Laws of Delaware, being an act providing for license to retailers of goods, wares and merchandise and inn and tavern keepers, to sell intoxicating liquors in quantities less than one quart, to be drunk off the premises,

House Bill, No. 28, entitled:

An act authorizing the commissioners of Kenton Public School to raise an additional sum of money by taxation,

House Bill No. 2, entitled:

An act fixing the manner in which real property shall hereafter be assessed in this State,

Reported the same back to the House favorably.

By unanimous consent Mr. Holcomb withdrew House Bill, No. 48.

Mr. Austin, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following joint resolution and bills:

House Joint Resolution No. 10.

House Bill No. 26, entitled:

An act to change the name of Robert D. Pachett to Robert D. Davis.

House Bill No. 25, entitled:

An act to change the name of Harry B. Pachett to Harry B. Davis.

House Bill, No. 24, entitled:

An act to change the name of Howard M. Pachett to Howard M. Davis.

JOINT SESSION.

The hour of 12 o'clock, m., having arrived, the President pro tempore, members, Clerks and Sergeant-at-Arms of the Senate, being announced, were admitted.

The President pro tempore directed the Clerks to call the rolls of the respective Houses.

All members present.

Mr. Holcomb, of the House, moved that the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Conner, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for James H. Hughes.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for John Edward Addicks.

Mr. Harrington, of the Senate, voted for James H. Hughes. Mr. Jefferson, of the Senate, voted for James H. Hughes.

Mr. Latta, of the Senate, voted for James H. Hughes.

Mr. McNulty, of the Senate, voted for James H. Hughes.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

- Mr. Smith, of the Senate, voted for James H. Hughes.
- Mr. Sparks, of the Senate, voted for Henry A. DuPont.
- Mr. Sterling, of the Senate, voted for Henry A. DuPont.
- Mr. Wright, of the Senate, voted for James H. Hughes.
- Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.
 - Mr. Allen, of the House, voted for James H. Hughes.
 - Mr. Aspril, of the House, voted for Henry A. DuPont.
 - Mr. Austin, of the House, voted for John Edward Addicks.
 - Mr. Bancroft, of the House, voted for Henry A. DuPont.
 - Mr. Bennett, of the House, voted for John Edward Addicks.
 - Mr. Buckmaster, of the House, voted for James H. Hughes.
 - Mr. Connelly, of the House, voted for James H. Hughes.
 - Mr. Cook, of the House, voted for James H. Hughes.
 - Mr. Derrickson, of the House, voted for Henry A. DuPont.
 - Mr. Eastburn, of the House, voted for Henry A. DuPont.
 - Mr. Flinn, of the House, voted for Henry A. DuPont.
 - Mr. Frazier, of the House, voted for John Edward Addicks.
 - Mr. Gehman, of the House, voted for John Edward Addicks.
 - Mr. Gooden, of the House, voted for James H. Hughes.
 - Mr. Hart, of the House, voted for James H. Hughes.
 - Mr. Holcomb, of the House, voted for James H. Hughes.
 - Mr. Hughes, of the House, voted for James H. Hughes.
 - Mr. Jones, of the House, voted for John Edward Addicks.
 - Mr. Lawson, of the House, voted for John Edward Addicks.
 - Mr. Lingo, of the House, voted for John Edward Addicks.
 - Mr. Lowe, of the House, voted for James H. Hughes.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for James H. Hughes.

Mr. Morrison, of the House, voted for James H. Hughes.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Paradee, of the House, voted for James H. Hughes.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Henry A. DuPont.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for James H. Hughes.

Mr. Thompson, of the House, voted for James H. Hughes.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Henry A. DuPont.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, twenty-one votes.

For James H. Hughes, twenty-one votes.

For Henry A. DuPont, ten votes.

Total, fiftyt-wo votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Harrington, of the Senate, moved that they proceed to vote for a United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective

Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for David T. Marvel.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for T. Coleman DuPont.

Mr. Harrington, of the Senate, voted for David T. Marvel.

Mr. Jefferson, of the Senate, voted for David T. Marvel.

Mr. Latta, of the Senate, voted for David T. Marvel.

Mr. McNulty, of the Senate, voted for David T. Marvel.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for David T. Marvel.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

Mr. Sterling, of the Senate, voted for Harry A. Richardson.

Mr. Wright, of the Senate, voted for David T. Marvel.

Mr. President pro tempore, of the Senate, voted for Anthony Higgins.

Mr. Allen, of the House, voted for David T. Marvel.

Mr. Aspril, of the House, voted for Anthony Higgins.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Anthony Higgins.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for David T. Marvel.

- Mr. Connelly, of the House, voted for David T. Marvel.
- Mr. Cook, of the House, voted for David T. Marvel.
- Mr. Derrickson, of the House, voted for Anthony Higgins.
- Mr. Eastburn, of the House, voted for Anthony Higgins.
- Mr. Flinn, of the House, voted for Anthony Higgins.
- Mr. Frazier, of the House, voted for John Edward Addicks.
- Mr. Gehman, of the House, voted for John Edward Addicks.
 - Mr. Gooden, of the House, voted for David T. Marvel.
 - Mr. Hart, of the House, voted for David T. Marvel.
 - Mr. Holcomb, of the House, voted for David T. Marvel.
 - Mr. Hughes, of the House, voted for David T. Marvel.
 - Mr. Jones, of the House, voted for T. Coleman DuPont.
 - Mr. Lawson, of the House, voted for John Edward Addicks.
 - Mr. Lingo, of the House, voted for John Edward Addicks.
 - Mr. Lowe, of the House, voted for David T. Marvel.
 - Mr. Messick, of the House, voted for John Edward Addicks.
 - Mr. Monaghan, of the House, voted for David T. Marvel.
 - Mr. Morrison, of the House, voted for David T. Marvel.
- Mr. Newton, of the House, voted for John Edward Addicks.
 - Mr. Paradee, of the House, voted for David T. Marvel.
 - Mr. Powell, of the House, voted for John Edward Addicks.
 - Mr. Price, of the House, voted for Anthony Higgins.
 - Mr. Purnell, of the House, voted for John Edward Addicks.
 - Mr. Rose, of the House, voted for David T. Marvel.
 - Mr. Thompson, of the House, voted for David T. Marvel.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Harry A. Richardson.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, nineteen votes.

For David T. Marvel, twenty-one votes.

For Anthony Higgins, eight votes.

For T. Coleman DuPont, two votes.

For Harry A. Richardson, two votes.

Total, fifty-two votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. McNulty, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

On motion of Mr. Tyre, the House took a recess until 2 o'clock, p. m.

Same Day---2 o'clock, P. M.

House met at expiration of noon recess.

The first biennial report of the State Library Commission for the State of Delaware, 1901-1902, was read,

And, on motion of Mr. Connelly, was received and referred to the Committee on Education.

On motion of Mr. Rose, the bill,

House Bill, No. 57, entitled:

An act to repeal Chapter 17, Volume 22, Laws of Delaware, entitled, "An act to amend Chapter 24, Volume 14, Laws of Delaware, as supplemented by Chapter 364, Volume 14, Laws of Delaware, and as amended by Chapters 10 and 11, Volume 15, Laws of Delaware, entitled, 'An act to raise revenue for the State by taxing manufacturers and for other purposes,'"

Was read a second time by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Speaker, the bill,

House Bill, No. 56, entitled:

An act to authorize the town of Smyrna to borrow six thousand dollars for the improvement of the water and electric light plant in said town,

Was read a second time, by its title, and referred to the Committee on Municipal Corporations.

Mr. Bennett, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 66, entitled:

An act to authorize the Recorder of Deeds in and for Sussex County to make new indices for mortgages,

Which, on his motion, was read.

Mr. Bennett, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 67, entitled:

An act to authorize the Recorder of Deeds in and for Sussex County to make new indices for deeds,

Which, on his motion, was read.

Mr. Holcomb asked and obtained leave to introduce a bill, House Bill No. 68, entitled:

An act to amend Chapter 26, Volume 19, Laws of Dela-

ware, entitled, "An act in relation to the Levy Court of New Castle County," concerning the awarding of contracts,

Which, on his motion, was read, under suspension of Rule 7.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Paradee, the bill,

House Bill No. 59, entitled:

An act for the protection of muskrats,

Was read a second time, by its title, and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Tyre, the bill,

House Bill No. 53, entitled:

An act requiring banks and other corporations to give notice of unclaimed dividends, deposits and balances in certain cases,

Was read a second time, by its, title, and referred to the Committee on Private Corporations.

Mr. Bancroft, on behalf of the Committee on Judiciary, to whom had been referred the following bills,

House Bill No. 36, entitled:

An act to enable the Governor to appoint a Notary Public for Kent County, to reside in North Murderkill Hundred, Seventh Representative District, at or near the Town of Woodside,

House Bill No. 37, entitled:

An act to enable the Governor to appoint a Justice of the Peace for Kent County, to reside in West Dover Hundred, Fourth Representative District, at or near the Town of Hartly,

House Bill No. 38, entitled:

An act to enable the Governor to appoint a Notary Public for Kent County, to reside in West Dover Hundred, Fourth Representative District, at or near the Town of Hartly,

House Bill No. 43, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the office of Harry P. Joslyn.

House Bill No. 40, entitled:

An act to amend Chapter 154, Section 11, Vol. 15, Laws of Delaware,

House Bill No. 55, entitled:

An act to provide for an additional Notary Public for Sussex County, to reside in the Town of Rehoboth

Reported the same back to the House favorably.

Mr. Gooden moved that 500 copies of House Bill No. 60 be printed,

Which motion

Prevailed.

Mr. Austin, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bill,

House Bill No. 17, entitled:

An act appropriating one hundred and fourteen thousand dollars to "The State Board of Trustees of the Delaware State Hospital at Farnhurst."

On motion, the House adjourned until to-morrow at 10.30 c'clock, a. m.

Thursday, January 29, 1903—10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker.

Mr. Messick moved that the reading of the Journal be dispensed with,

Which motion

Prevailed.

The following letter of recommendations was received from the Grand Jury of New Castle County and read as follows:

Wilmington, Delaware, November 19, 1902.

To the Honorable Court of New Castle County.

We, the Grand Jury for New Castle County, after careful consideration, deem it advisable, for the best interest of the court and the citizens of this county, that the bailiffs be placed in uniform by the county and that their pay be increased to two dollars and fifty cents (\$2.50) per day, when on duty, payable quarterly, in lieu of the two dollars (\$2.00) per day now paid.

We would, therefore, recommend to the State Legislature that a law be enacted to this effect at their next session; all of which is respectfully submitted.

WM. G. TAYLOR, Foreman.

Attest:

A. G. WEBBER, Secretary.

Copy ordered sent to the General Assembly by the Court of

General Sessions in and for New Castle County, Delaware, November, 19th, 1902.

W. S. QUIGLEY, Clerk of the Peace.

Mr. Monaghan moved that the communication be accepted and referred to the attorneys to draw up a bill in accordance with the same.

Mr. Jones gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the law offices of John H. Rodney.

Mr. Rose gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to repeal Chapter 322, Vol. 16, Laws of Delaware, entitled, "An act to amend Section 3 of Chapter 11 of the Revised Statutes relating to the assessment of real estate in cities and towns and villages."

Mr. Aspril gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter 117, Volume 13, Laws of Delaware, entitled, "An act to raise revenue and provide for the current expenses of the State Government, in relation to the transportation of State documents by express companies."

On motion of Mr. Connelly, the bill,

House Bill No. 2, entitled:

An act fixing the manner in which real property shall hereafter be assessed in this State,

Was taken up for consideration, and, on his further motion, was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Buckmaster, Connelly, Gehman, Holcomb,

Lowe, Messick, Monaghan, Paradee, Powell, Thompson, Townsend, Warren, Mr. Speaker---13.

Nays---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Cook, Derrickson, Eastburn, Flinn, Frazier, Gooden, Hart, Hughes, Jones, Lawson, Lingo, Morrison, Newton, Price, Purnell, Rose, Tyre---22.

So the question was decided in the negative, and the bill, not having received the required constitutional majority,

Was lost.

On motion of Mr. Lowe, the bill,

House Bill No. 65, entitled:

An act incorporating the school commissioners of united school districts Nos. 163 and 163½ of Sussex County by the name of the Delmar Public Schools and authorizing said Delmar Public Schools to provide better school building and to borrow money, issue bonds and levy taxes,

Was read a second time by its title and referred to the Committee on Education.

On motion of Mr. Connelly, the bill,

House Bill No. 61, entitled:

An act to provide for the collection, arrangement and display of the products of Delaware at the Louisiana Purchase Exposition of 1904 and to make an appropriation therefor,

Was read a second time, by its title, and referred to the Committee on Appropriations.

Mr. Buckmaster, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 69, entitled:

An act to revive and extend the time of recording private acts,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the

bill was read a second time, by its title, and referred to the Committee on Revised Statutes.

Mr. Townsend, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 71, entitled:

An act prohibiting the manufacturing and sale of cigarettes, cigarete paper and cigarette tobacco within this State,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Miscellaneous Business.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had adopted and requested the concurrence of the House in the following Senate Joint Resolution No. 4:

Joint resolution providing for the appointment of a joint committee of three to arrange for the removal of the remains of Governor George Truitt and provide for the expenses of the same.

Mr. Flinn offered a joint resolution,

House Joint Resolution No. 12,

Which, on his motion, was read as follows:

Be it resolved by the Senate and House of Representatives of the State of Delaware in General Assembly met,

That the Delaware State Temperance Alliance be granted a hearing on the 5th day of February, 1903, during the afternoon session.

Mr. Flinn moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The year and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker---34.

Nay---Mr. Allen---1.

So the question was decided in the affirmative, and the joint resolution, having received the required constitutional majority, was adopted.

Ordered to the Senate for concurrence.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bills:

House Bill No. 22, entitled:

An act to authorize the Mayor and Council of Wilmington, Delaware, to appropriate money for Brandywine Fire Company, No. 10, of the City of Wilmington, Delaware.

House Bill No. 6, entitled:

An act in relation to Ninth street, west of Market street, in the City of Wilmington, prohibiting street cars thereon, with amendment,

And returned the same to the House.

Mr. Thompson, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 70, entitled:

An act to reincorporate the Commissioners of Rehoboth,

Which, on his motion, was read.

Mr. Rose, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 73, entitled:

An act to repeal an act, entitled, "An act creating the office of voters' assistant and prescribing the duties thereof," approved March 8, A. D. 1901, being Chapter 63, Vol. 22, Laws of Delaware.

Which, on his motion, was read.

Mr. Buckmaster, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 72, entitled:

An act to amend Chapter 562, Vol. 14, Laws of Delaware, entitled, "An act to exempt from execution process certain articles of personal property,"

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Lawson, the bill,

House Bill No. 20, entitled:

An act authorizing certificates to teach in the free schools without examination in certain cases,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On motion of Mr. Rose, Professor Carroll, Superintendent of Kent County Public Schools, was given privilege of floor to explain House Bill No. 20.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker—35.

Nays—None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Gehman, the bill,

House Bill No. 37, entitled:

An act to enable the Governor to appoint a Justice of the Peace for Kent County, to reside in West Dover Hundred, Fourth Representative District, at or near the Town of Hartly,

Was taken up for consideration and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastbun, Flinn, Frazier, Gehman, Gooden, Hart, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker---34.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Gehman, the bill,

House Bill No. 38, entitled:

An act to enable the Governor to appoint a Notary Public for Kent County, to reside in West Dover Hundred, Fourth Representative District, at or near the Town of Hartly,

Was taken up for consideration, and, on his further motionwas read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Hughes, Jones, Lowson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker---34.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Bennett, the bill,

House Bill No. 66, entitled:

An act to authorize the Recorder of Deeds in and for Sussex County to make new indices for mortgages,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Bennett, the bill,

House Bill No. 67, entitled:

An act to authorize the Recorder of Deeds in and for Sussex County to make new indices for deeds,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Gooden, the bill,

House Bill No. 60, entitled:

An act for the protection and preservation of game,

Was read a second time, by its title, and referred to the Committee Fish, Oysters and Game.

Mr. Price, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 74, entitled:

An act authorizing the Prothonotary of New Castle County

to make certain judgment indices and providing for the appointment of commissioners to examine and certify to the same,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Revised Statutes,

JOINT SESSION.

The hour of 12 o'clock, m. having arrived, the President pro tempore, members, Clerks and Sergeant-at-Arms of the Senate, being announced, were admitted.

The President pro tempore directed the Clerks to call the rolls of the respective Houses.

All members present.

Mr. Holcomb, of the House, moved that the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Smith, of the Senate, moved that they preced to vote for United States Senator for the term ending March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for John J. Black.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for John Edward Addicks.

Mr. Harrington, of the Senate, voted for John J. Black.

Mr. Jefferson, of the Senate, voted for John J. Black.

Mr. Latta, of the Senate, voted for John J. Black.

Mr. McNulty, of the Senate, voted for John J. Black.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for John J. Black.

Mr. Sparks, of the Senate, voted for Henry A. DuPont.

Mr. Sterling, of the Senate, voted for Henry A. DuPont.

Mr. Wright, of the Senate, voted for John J. Black.

Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.

Mr. Allen, of the House, voted for John J. Black.

Mr. Aspril, of the House, voted for Henry A. DuPont.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Henry A. DuPont.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for John J. Black.

Mr. Connelly, of the House, voted for John J. Black.

Mr. Cook, of the House, voted for John J. Black.

Mr. Derrickson, of the House, voted for Henry A. DuPont.

Mr. Eastburn, of the House, voted for Henry A. DuPont.

Mr. Flinn, of the House, voted for Henry A. DuPont.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for John J. Black.

Mr. Hart, of the House, voted for John J. Black.

Mr. Holcomb, of the House, voted for John J. Black.

Mr. Hughes, of the House, voted for John J. Black.

Mr. Jones, of the House, voted for John Edward Addicks.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for John J. Black.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for John J. Black.

Mr. Morrison, of the House, voted for John J. Black.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Paradee, of the House, voted for John J. Black.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Henry A. DuPont.

Mr. Purnell, of the House voted for John Edward Addicks.

Mr. Rose, of the House, voted for John J. Black.

Mr. Thompson, of the House, voted for John J. Black.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Henry A. DuPont.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, twenty-one votes.

For John J. Black, twenty-one votes.

For Henry A. DuPont, ten votes.

Total, fifty-two votes.

The President pro tempore of the Senate declared that, no

person having a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Harrington, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed,

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for John Biggs.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for T. Coleman DuPont.

Mr. Harrington, of the Senate, voted for John Biggs.

Mr. Jefferson, of the Senate, voted for John Biggs.

Mr. Latta, of the Senate, voted for John Biggs.

Mr. McNulty, of the Senate, voted for John Biggs.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for John Biggs.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

Mr. Sterling, of the Senate, voted for Harry A. Richardson.

Mr. Wright, of the Senate, voted for John Biggs.

Mr. President pro tempore, of the Senate, voted for Anthony Higgins.

Mr. Allen, of the House, voted for John Biggs.

Mr. Aspril, of the House, voted for Anthony Higgins.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Anthony Higgins.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for John Biggs.

Mr. Connelly, of the House, voted for John Biggs.

Mr. Cook, of the House, voted for John Biggs.

Mr. Derrickson, of the House, voted for Anthony Higgins.

Mr. Eastburn, of the House, voted for Anthony Higgins.

Mr. Flinn, of the House, voted for Anthony Higgins.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for John Biggs.

Mr. Hart, of the House, voted for John Biggs.

Mr. Holcomb, of the House, voted for John Biggs.

Mr. Hughes, of the House, voted for John Biggs.

Mr. Jones, of the House, voted for T. Coleman DuPont.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for John Biggs.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for John Biggs.

Mr. Morrison, of the House, voted for John Biggs.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Paradee, of the House, voted for John Biggs.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Anthony Higgins.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for John Biggs.

Mr. Thompson, of the House, voted for John Biggs.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Harry A. Richardson.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced as follows:

For John Edward Addicks, nineteen votes.

For John Biggs, twenty-one votes.

For Anthony Higgins, eight votes.

For T. Coleman DuPont, two votes.

For Harry A. Richardson, two votes.

Total, fifty-two votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. McNulty, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

On motion of Mr. Rose, the House took a recess until 2: o'clock, p. m.

Same Day—2 o'clock P. M.

House re-assembled after noon recess.

Mr. Buckmaster moved that the members be paired for Friday and Saturday,

Which motion

Was lost.

Mr. Austin offered a resolution, which, on his motion, was read as follows:

Resolved, That a vote of thanks be extended to the Hon. David C. Rose for furnishing to the members of the House our late President's favorite flower, the pink carnation,

And, on his further motion, was adopted.

Mr. Buckmaster gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act providing for compulsory vaccination.

Mr. Price, in pursuance of previous notice, asked and obtaine leave to introduce a bill,

House Bill No. 75, entitled:

An act for the better protection of fish in the waters of the Chesapeake and Delaware Canal and its feeders in New Castle County,

Which, on his motion, was read.

On motion of Mr Thompson, the bill,

House Bill No. 55, entitled:

An act to provide for an additional Notary Public for Sussex County, to reside in the Town of Rehoboth,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

19

Yeas---Messrs, Austin, Bancroft, Bennett, Connelly, Derrickson, Eastburn, Frazier, Gooden, Hughes, Lingo, Lowe, Messick, Paradee, Powell, Price, Purnell, Rose, Thompson, Mr. Speaker---19.

Nays---None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Aspril, the bill,

House Bill No. 62, entitled:

An act to construct a trolley line along the King's Highway from Delaware City, Delaware, to Lewes, Delaware,

Was read a second time, by its title, and referred to the Committee on Public Highways.

On motion of Mr. Hughes, the bill,

House Bill No. 35, entitled:

An act making illegitimate children the heirs of their mother,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gooden, Hughes, Lawson, Lingo, Lowe, Morrison, Paradee, Powell, Price, Purnell, Rose, Thompson, Tyre, Warren, Mr. Speaker---26.

Nays---None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Austin, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bill:

House Bill No. 22, entitled:

An act to authorize the Mayor and Council of Wilmington, Delaware, to appropriae money for Brandywine Fire Company, No. 10, of the City of Wilmington, Delaware.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House joint resolutions:

House Joint Resolution No. 11:

Authorizing the State Board of Agriculture to print 2,500 copies of its report,

House Joint Resolution No. 12:

That the Delaware State Temperance Alliance be granted a hearing on the 5th day of February, 1903, during the afternoon session.

And returned the same to the House.

He also informed the House that the Senate had adopted and requested the concurrence of the House in the following Senate Joint Resolution, No. 5, entitled:

Joint resolution fixing the time beyond which new business will not be received by the present session of the General Assembly.

And presented the same to the House.

On motion of Mr. Flinn, the bill,

House Bill No. 43, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred for the office of Harry P. Joslyn,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hughes, Lawson, Lingo, Lowe, Morrison, Paradee, Powell, Price, Purnell, Rose, Thompson, Tyre, Warren, Mr. Speaker.---27.

Nays---None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Warren, on behalf of the Committee on Crimes and Punishment, to whom had been referred the bill,

House Bill No. 42, entitled:

An act concerning bail for persons accused of crime,

Reported the same back to the House favorably.

Mr. Rose asked that the Senate Joint Resolution No. 5, entitled:

Fixing the time beyond which new business will not be received by the present session of the General Assembly, Be read,

Mr. Flinn moved that the joint resolution be amended, fixing the date February 25th instead of the 18th.

Which motion

Prevailed.

On the question, "Shall the joint resolution, as amended, be concurred in?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Aspril, Austin, Bancroft, Bennett, Buck-master, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier,

Gehman, Gooden, Hughes, Lawson, Lingo, Lowe, Monaghan, Morrison, Powell, Price, Purnell, Rose, Thompson, Tyre, Warren, Mr. Speaker---27.

Nay-Mr. Paradee-1.

So the question was decided in the affirmative, and the joint resolution, as amended, having received the required constitutional majority, was concurred in.

Ordered that the Senate be informed thereof, the joint resolution returned to that body and concurrence in the amendment requested.

Mr. Buckmaster, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 76, entitled:

An act to change the name of Benjamin B. Palmer to Benjamin B. Ewing,

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Miscellaneous Business.

On motion of Mr Warren, the bill,

House Bill No. 36, entitled:

An act to enable the Governor to appoint a Notary Public for Kent County, to reside in North Murderkill Hundred, Seventh District, at or near the Town of Woodside,

Was taken up for consideration, and, on his further motion was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Messrs. Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Hughes, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Townsend, Tyre, Warren, Mr. Speaker---29.

Nays---None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Baynum, Clerk of the Senate, being admitted, returned to the House the following duly and correctly enrolled House bills and House joint resolution, the same having been signed by the Speaker of the House and President of the Senate:

House Bill No 17, entitled:

An act appropriating one hundred and fourteen thousand dollars to the State Board of Trustees of the Delaware State Hospital at Farnhurst.

House Bill No. 24, entitled:

An act to change the name of Howard M. Pachett to Howard M. Davis.

House Bill No. 25, entitled:

An act to change the name of Harry B. Pachett to Harry B. Davis.

House Bill No. 26, entitled:

An act to change the name of Robert D. Pachett to Robert D. Davis.

House Joint Resolution No. 10.

Mr. Gehman, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 77, entitled:

An act prohibiting the use of pool tables, billiard tables, bagatelle tables and shuffle boards,

Which, on his motion, was read.

Mr. Thompson moved that the House now adjourn, to meet to-morrow, January 30, 1903, 10.30 o'clock, a. m.,

Which motion

Prevailed.

Friday, January 30, 1903---10.30 o'clock, A.M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present---Messrs. Aspril, Austin, Bancroft, Bennett, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Hughes, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker.

On motion of Mr. Derrickson, the reading of the Journal was dispensed with.

Mr. Tyre gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act authorizing the appointment of a stenographic reporter for the Court of Chancery of the State of Delaware.

Mr. Eastburn gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act proposing an amendment repealing Section 5 of Article 8 of the Constitution of the State of Delaware, relating to the levying and collection of a capitation tax.

On motion of Mr. Gehman, the bill,

House Bill No. 77, entitled:

An act prohibiting the use of pool tables, billiard tables, bagatelle tables and shuffle boards,

Was read a second time, by its title, and referred to the Committee on Miscellaneous Business.

On motion of Mr. Price, the bill,

House Bill No. 75, entitled:

An act for the better production of fish in the waters of the

Chesapeake and Delaware Canal and its feeders in New Castle County,

Was read a second time, by its title, and referred to the Committee on Fish, Oysters and Game.

Mr. Bancroft, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 78, entitled:

An act to appropriae money to pay the expenses of binding the enrolled bills of this State and providing additional space for certificates of incorporation and other papers pertaining thereto,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the bill was read a second time, by its title, and referred to the Committee on Appropriations.

Mr. Monaghan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act giving the Municipal Court of the City of Wilmington jurisdiction in relation to carrying concealed deadly weapons.

Mr. Monaghan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act in relation to rewards for the arrest or criminals.

On motion of Mr. Connelly, the bill,

House Bill No. 42, entitled:

An act concerning bail for persons accused of crime,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Aspril, Austin, Bancroft, Bennett, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden,

Hart, Hughes, Lawson, Lingo, Lowe, Messick, Monaghan, Mosrison, Newton, Paradee, Powell, Price, Purnell, Townsend, Warren, Mr. Speaker---28.

Nays---None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Monaghan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act empowering the Chief of Police of the City of Wilmington to serve requisitions.

On motion of Mr. Thompson, the bill,

House Bill No. 70, entitled:

An act to reincorporate the Commissioners of Rehoboth,

Was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Rose, the bill,

House Bill No. 73, entitled:

An act to repeal an act, entitled, "An act creating the office of voters' assistant and prescribing the duties thereof," approved March 8, A. D. 1901," being Chapter 63, Vol. 22, Laws of Delaware,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

Mr. Monaghan, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 79, entitled:

An act in relation to the fees from liquor licenses in incorporated towns,

Which, on his motion, was read.

Mr. Rose, in pursuance of previous notice, asked and obtaine leave to introduce a bill,

House Bill No. 80, entitled:

An act to repeal Chapter 322, Vol. 16, Laws of Delaware, entitled, "An act to amend Section 3 of Chapter 11 of the Revised Statutes," relating to the assessment of real estate in cities, towns and villages,

Which, on his motion, was read.

Mr. Austin, on behalf of the Committee on Enrolled Bills. reported as duly and correctly enrolled and ready for the signature of the Speaker, the following House joint resolutions:

House Joint Resolution No. 11:

Joint Resolution authorizing the State Board of Agriculture to print 2,500 copies of its report.

House Joint Resolution No. 12.

Mr. Paradee gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to repeal Chapter 40 of Volume 20, Laws of Dela, ware, entitled, "An act regulating the practice of medicine and surgery in this State,"

JOINT SESSION.

The hour of 12 o'clock M. having arived, the President protempore, members, Clerks and Sergeant-at-Arms, of the Senate, being announced, were admitted.

The President pro tempore of the Senate instructed the Clerks to call the rolls of the respective Houses.

Messrs. Conner and D. O. Moore, of the Senate, and Messrs. Allen, Buckmaster, Holcomb and Jones, of the House, were absent. All other members present.

Mr. Harrington, of the Senate, moved the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Clements, of the Senate, moved that they proceed to

vote for United States Senator for the term ending March 4th, 1907,

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Which motion

Prevailed.

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for John J. Black.

Mr. Groves, of the Senate, voted for John Edward Addicks.

Mr. Harrington, of the Senate, voted for John J. Black.

Mr. Jefferson, of the Senate, voted for John J. Black.

Mr. Latta, of the Senate, voted for John J. Black.

Mr. McNulty, of the Senate, voted for John J. Black.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for John J. Black.

Mr. Sparks, of the Senate, voted for Henry A. DuPont.

Mr. Sterling, of the Senate, voted for Henry A. DuPont.

Mr. Wright, of the Senate, voted for John J. Black.

Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.

Mr. Aspril, of the House, voted for Henry A. DuPont.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Henry A. DuPont.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Connelly, of the House, voted for John J. Black.

Mr. Cook, of the House, voted for John J. Black.

Mr. Derrickson, of the House, voted for Henry A. DuPont.

Mr. Eastburn, of the House, voted for Henry A. DuPont.

Mr. Flinn, of the House, voted for Henry A. DuPont.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for John J. Black.

Mr. Hart, of the House, voted for John J. Black.

Mr. Hughes, of the House, voted for John J. Black.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for John J. Black.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for John J. Black.

Mr. Morrison, of the House, voted for John J. Black.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Paradee, of the House, voted for John J. Black.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Henry A. DuPont.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for John J. Black.

Mr. Thompson, of the House, voted for John J. Black.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Henry A. DuPont.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks eighteen votes.

For John J. Black eighteen votes.

For Henry A. duPont 10 votes.

Total, forty-six votes.

The President pro tempore of the Senate declared that no person having received a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Wright, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1905.

The motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for John Biggs.

Mr. Groves, of the Senate, voted for T. Coleman DuPont.

Mr. Harrington, of the Senate, voted for John Biggs.

Mr. Jefferson, of the Senate, voted for John Biggs.

Mr. Latta, of the Senate, voted for John Biggs.

Mr. McNulty, of the Senate, voted for John Biggs.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for John Biggs.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

- Mr. Sterling, of the Senate, voted for Harry A. Richardson.
- Mr. Wright, of the Senate, voted for John Biggs.
- Mr. President pro tempore, of the Senate, voted for Anthony Higgins.
 - Mr. Aspril, of the House, voted for Anthony Higgins.
 - Mr. Austin, of the House, voted for John Edward Addicks.
 - Mr. Bancroft, of the House, voted for Anthony Higgins.
 - Mr. Bennett, of the House, voted for John Edward Addicks.
 - Mr. Connelly, of the House, voted for John Biggs.
 - Mr. Cook, of the House, voted for John Biggs.
 - Mr. Derrickson, of the House, voted for Anthony Higgins.
 - Mr. Eastburn, of the House, voted for Anthony Higgins.
 - Mr. Flinn, of the House, voted for Anthony Higgins.
 - Mr. Frazier, of the House, voted for John Edward Addicks.
 - Mr. Gehman, of the House, voted for John Edward Addicks.
 - Mr. Gooden, of the House, voted for John Biggs.
 - Mr. Hart, of the House, voted for John Biggs.
 - Mr. Hughes, of the House, voted for John Biggs.
 - Mr. Lawson, of the House, voted for John Edward Addicks.
 - Mr. Lingo, of the House, voted for John Edward Addicks.
 - Mr. Lowe, of the House, voted for John Biggs.
 - Mr. Messick, of the House, voted for John Edward Addicks.
 - Mr. Monaghan, of the House, voted for John Biggs.
 - Mr. Morrison, of the House, voted for John Biggs.
 - Mr. Newton, of the House, voted for John Edward Addicks.
 - Mr. Paradee, of the House, voted for John Biggs.
 - Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Anthony Higgins.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for John Biggs.

Mr. Thompson, of the House, voted for John Biggs.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Harry A. Richardson.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks seventeen votes.

For John Biggs eighteen votes.

For Anthony Higgins eight votes.

For Harry A. Richardson two votes.

For T. Coleman DuPont one vote.

Total, forty-six votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. Wright, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

On motion of Mr. Gehman, the House took a recess until 2 o'clock p. m.

Same Day-2 o'clock P. M.

Mr. Monaghan offered a resolution, which, on his motion, was read as follows:

Resolved, That all pairs for to-morrow's session, be recorded with the Clerk before adjournment to-day, and any member so paired shall not vote at Joint Session to-morrow for United States Senators, without the consent of the member with whom paired,

And, on his further motion,

Was adopted.

The members paired as follows:

Mr. Allen paired with Mr. Newton.

Mr. Aspril paired with Mr. Hart.

Mr. Austin paired with Mr. Morrison.

Mr. Bancroft paired with Mr. Connelly.

Mr. Bennett paired with Mr. Hughes.

Mr. Buckmaster paired with Mr. Jones.

Mr. Cook paired with Mr. Frazier.

Mr. Derrickson paired with Mr. Lawson.

Mr. Eastburn paired with Mr. Townsend.

Mr. Flinn paired with Mr. Rose.

Mr. Holcomb paired with Mr. Speaker.

Mr. Lingo paired with Mr. Thompson.

Mr. Lowe paired with Mr. Messick.

Mr. Monaghan paired with Mr. Purnell.

Mr. Powell paired with Mr. Price.

Mr. Tyre paired with Mr. Warren.

Mr. Flinn asked that Senate Joint Resolution No. 4, entitled:

Providing for the appointment of a Joint Committee of three to arrange for the removal of the remains of Governor George Truitt, and providing for the expense of the same, Be read.

Mr. Monaghan moved that the joint resolution be concurred in.

On the question, "Shall the joint resolution be concurred in?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Austin, Bancroft, Bennett, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gooden, Hart, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison. Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker—30.

So the question was decided in the affirmative and the joint resolution having received the required constitutional majority, was concurred in.

Ordered that the Senate be informed thereof, and the joint resolution returned to that body.

On motion of Mr. Connelly, the bill,

House Bill, No. 18, entitled:

An act supplemental to Chapter 247, Vol. 21, Laws of Delaware, governing the employment of persons confined in the New Castle County Workhouse.

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and mays were ordered, which, being taken, were as follows:

Yeas-Messrs. Connelly, Monaghan-2.

Nays---Messrs. Aspril, Austin, Bancroft, Bennett, Cook, Derrickson, Eastburn, Flinn, Frazier, Gooden, Hart, Hughes,

Lawson, Lingo, Lowe, Messick, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker—28.

So the question was decided in the negative, and the bill, not having received the required constitutional majority,

Was Lost.

Mr. Cook gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act for the improvement of and repair of bridges in Kenton Hundred, Kent County.

Mr. Aspril, on behalf of the Committee on Appropriations. to whom had been referred the bill,

House Bill, No. 78, entitled:

An act to appropriate money to pay the expenses of binding the enrolled bills of this State, and providing additional space for Certificates of Incorporation and other papers pertaining thereto,

Reported the same back to the House favorably.

Mr. Eastburn gave notice that on to-morrow or some future day he would ask leave to introduce a bill,entitled:

An act proposing an amendment to Section 4 of Article 5 of the Constitution of the State of Delaware, concerning the payment of a registration fee.

On motion of Mr. Aspril, the bill,

House Bill, No. 78, entitled:

An act to appropriate money to pay the expenses of binding the enrolled bills of this State, and providing additional space for certificates of incorporation and other papers pertaining therto,

Was taken up for consideration, and, on his further motion, was read a third time by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Aspril, Austin, Bancroft, Connelly, Cook. Derrickson, Eastburn, Flinn, Frazier, Gooden, Hart, Hughes, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton. Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker—29.

Nays---None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill, No. 5, entitled:

Authorizing the appointment of an additional Notary Public for New Castle County, to reside in the City of Wilmington for the office of Julian C. Walker.

Senate Bill, No. 12, entitled:

An act to amend Chapter 649, Volume 18, Laws of Delaware, entitled, "An act to incorporate the town of Ocean View in Sussex County, Delaware," relating to the annual appropriation by the Levy Court,

And presented the same to the House.

He also informed the House that the Senate had concurred in the House Bill, No. 29, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the offices of Herbert H Ward and Andrew C. Gray, attorneys at law,

And returned the same to the House.

He also returned to the House the following duly and correctly enrolled House bill and House joint resolutions, the same having been signed by the Speaker of the House and President of the Senate:

House Bill, No. 22, entitled:

An act authorizing the Mayor and Council of Wilmington Delaware, to appropriate money for Brandywine Fire Company, No. 10, of the City of Wilmington, Delaware.

House Joint Resolution No. 11,

Authorizing the State Board of Agriculture to print 2500 copies of its report.

House Joint Resolution No. 12.

Mr. Warren gave notice that on to-morrow or some future day, he would ask leave to introduce a bill, entitled:

An act to amend Section I of the act, entitled, "An act to authorize and empower the commissioners of United School Districts Nos. 113 and 113½ to borrow money to repair, rebuild, enlarge or remodel their schoolhouse, or otherwise provide for a better and more suitable site or more commodious school facilities in and for said District," approved March 23, A. D. 1901, being Chapter 129, Volume 22, Laws of Delaware, by striking out certain words of said Section I, and inserting in lieu thereof other words.

Mr. Monaghan moved that the House now adjourn until 11.45 o'clock to-morrow morning, January 31, 1903,

Which motion

Prevailed.

Saturday, January 31, 1903, 11.45 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll Called. Members present—Messrs. Gehman and Gooden.

On motion of Mr. Gooden, the reading of the journal was dispensed with.

JOINT SESSION.

The hour of 12 o'clock, m., having arrived, the Presiding Officer, members, Clerks and Sergeant-at-Arms of the Senate, being announced, were admitted.

Mr. Pennewill, of the Senate, moved that Mr. Wright, of the Senate, act as presiding officer of the Joint Session,

Which motion

Prevailed.

The presiding officer directed the Clerks to call the rolls of the respective Houses.

Members present—Messrs. Pennewill and Wright, of the Senate, and Messrs. Gehman and Gooden, of the House.

Mr. Pennewill, of the Senate, moved the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Pennewill, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Wright, of the Senate, voted for John J. Black.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for John J. Black.

The vote as above ascertained having been announced as follows:

For John Edward Addicks two votes.

For John J. Black two votes.

Total, four votes.

The presiding officer declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Pennewill, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Wright, of the Senate, voted for John Biggs.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for John Biggs.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks two votes.

For John Biggs two votes.

Total, four votes.

The presiding officer declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. Pennewill, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

Mr. Gooden moved that the House adjourn until 10.30 o'clock, a. m., on Monday, February 2d, 1903,

Which motion

Prevailed.

Monday, February 2, 1903, 10.30 o'clock A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present—Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker.

Journal read and approved.

Mr. Buckmaster moved that the Printing Committee have 500 copies of House Bill, No. 5, printed,

Which motion

Prevailed.

Mr. Bennett gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

A bill revoking the charter of the Commercial Fire Insurance Company, of Wilmington, passed at Dover, Delaware, 1897.

Mr. Jones gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act prohibiting the manufacture and sale of adulterated foods in this State.

Mr. Lawson, on behalf of the Committee on Education, to whom had been referred the bill, House Bill No. 7, entitled:

An act to amend Chapter 67 of Volume 21, Laws of Delaware, entitled, "An act concerning the establishment of a general system of Free Public Schools," by making the Superintendent of Schools for Kent County Secretary of the State Board of Education,

Reported the same back to the House unfavorably.

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act relating to the salaries of Levy Court Commissioners for New Castle County.

Mr. Lingo, on behalf of the Committee on Miscellaneous Business, to whom had been referred the bill,

House Bill No. 71, entitled:

An act prohibting the manufacturing and sale of cigarettes, cigarette papers and cigarette tobacco within this State,

Reported the same back to the House favorably.

Mr. Monaghan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to indemnify the E. I. duPont deNemours Co. in the water tower.

Mr. Allen gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act authorizing the town of Seaford to borrow money for electric light purposes.

Mr. Monaghan, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 82, entitled:

An act giving the Municipal Court of the City of Wilmington jurisdiction in relation to the carrying of concealed deadly weapons,

Which, on his motion, was read.

Mr. Monaghan, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 83, entitled:

An act empowering the chief of police of the City of Wilmington to serve requisitions,

Which, on his motion, was read.

Mr. Monaghan, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 84, entitled:

An act in relation to rewards for the arrest of criminals,

Which, on his motion, was read.

Mr. Warren, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 81, entitled:

An act to amend Section I of the act, entitled, "An act to authorize and empower the commissioners of United School Districts Nos. 113 and 113½ to borrow money to repair, rebuild, enlarge or remodel their schoolhouse, or otherwise provide for a better and more suitable site or more commodious school facilities in and for said District," approved March 23, A. D. 1901, being Chapter 129, Volume 22, Laws of Delaware, by striking out certain words of said Section I and inserting in lieu thereof other words,

Which, on his motion, was read.

Mr. Jones, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 86, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the law offices of John H. Rodney,

Which, on his motion, was read.

Mr. Tyre, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 87, entitled:

An act authorizing the appointment of a stenographic reporter for the Court of Chancery of the State of Delaware,

Which, on his motion, was read.

And further, on his motion, Rule 12 was suspended, and the

bill was read a second time, by its title, and referred to the Committee on Judiciary.

On motion of Mr. Monaghan, the bill,

House Bill, No. 79, entitled:

An act in relation to the fees from liquor licenses in incorporated towns,

Was read a second time by its title, and referred to the Committee on Municipal Corporations.

Mr. Jones, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill, No. 85, entitled:

An act to amend an act to provide for the purity of primary elections in New Castle County,

Which, on his motion, was read.

Mr. Bennett gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act fixing an annual salary for the Coroner of Kent County and the Coroner of Sussex County.

Mr. Bancroft gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to alter and re-establish the charter of the City of Wilmington.

Mr. Flinn gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to regulate the transaction of business by the Levy Court Commissioners of New Castle County.

On motion of Mr. Tyre, the bill,

Senate Bill No. 5, entitled:

Authorizing the appointment of an additional Notary Public for New Castle County, to reside in the City of Wilmington, for the office of Julian C. Walker,

Was read a first time.

Mr. Buckmaster gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to regulate the practice of veterinary medicine and surgery in the State of Delaware.

Mr. Lawson gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to appropriate fifteen thousand dollars for Delaware College.

Mr. Austin gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act for the protection of black bass in the fresh water streams and lakes and ponds within the jurisdiction of Delaware.

JOINT SESSION.

The hour of 12 o'clock, M., having arrived, the President pro tempore, members, Clerks and Sergeant-at-arms of the Senate, being announced, were admitted.

The President pro tempore directed the Clerks to call the rolls of the respective Houses.

Mr. Paradee, of the House, and Mr. T. C. Moore, of the Senate, were absent. All other members present.

Mr. Harrington, of the Senate, moved the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Clements, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote, as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

- Mr. Clements, of the Senate, voted for John J. Black.
- Mr. Conner, of the Senate, voted for John Edward Addicks.
- Mr. Groves, of the Senate, voted for John Edward Addicks.
- Mr. Harrington, of the Senate, voted for John J. Black.
- Mr. Jefferson, of the Senate, voted for John J. Black.
- Mr. Latta, of the Senate, voted for John J. Black.
- Mr. McNulty, of the Senate, voted for John J. Black.
- Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.
- Mr. Pennewill, of the Senate, voted for John Edward Addicks.
 - Mr. Smith, of the Senate, voted for John J. Black.
 - Mr. Sparks, of the Senate, voted for Henry A. DuPont.
 - Mr. Sterling, of the Senate, voted for Henry A. DuPont.
 - Mr. Wright, of the Senate, voted John J. Black.
- Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.
 - Mr. Allen, of the House, voted for John J. Black.
 - Mr. Aspril, of the House, voted for Henry A. DuPont.
 - Mr. Austin, of the House, voted for John Edward Addicks.
 - Mr. Bancroft, of the House, voted for Henry A. DuPont.
 - Mr. Bennett, of the House, voted for John Edward Addicks.
 - Mr. Buckmaster, of the House, voted for John J. Black.
 - Mr. Connelly, of the House, voted for John J. Black.
 - Mr. Cook, of the House, voted for John J. Black.
 - Mr. Derrickson, of the House, voted for Henry A. DuPont.
 - Mr. Eastburn, of the House, voted for Henry A. DuPont.
 - Mr. Flinn, of the House, voted for Henry A. DuPont.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for John J. Black.

Mr. Hart, of the House, voted for John J. Black.

Mr. Holcomb, of the House, voted for John J. Black.

Mr. Hughes, of the House, voted for John J. Black.

Mr. Jones, of the House, voted for John Edward Addicks.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for John J. Black.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for John J. Black.

Mr. Morrison, of the House, voted for John J. Black.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Henry A. DuPont.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for John J. Black.

Mr. Thompson, of the House, voted for John J. Black.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Henry A. DuPont.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, twenty votes.

For John J. Black twenty votes.

For Henry A. DuPont, ten votes.

Total, fifty votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Harrington, of the Senate, moved that they proceed to vote for a United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks

Mr. Clements, of the Senate, voted for John Biggs.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for T. Coleman DuPont.

Mr. Harrington, of the Senate, voted for John Biggs.

Mr. Jefferson, of the Senate, voted for John Biggs.

Mr. Latta, of the Senate, voted for John Biggs.

Mr. McNulty, of the Senate, voted for John Biggs.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for John Biggs.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

Mr. Sterling, of the Senate, voted for Harry A. Richardson.

Mr. Wright, of the Senate, voted for John Biggs.

Mr. President pro tempore, of the Senate, voted for Anthony Higgins.

Mr. Allen, of the House, voted for John Biggs.

Mr. Aspril, of the House, voted for Anthony Higgins.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Anthony Higgins.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for John Biggs.

Mr. Connelly, of the House, voted for John Biggs.

Mr. Cook, of the House, voted for John Biggs.

Mr. Derrickson, of the House, voted for Anthony Higgins.

Mr. Eastburn, of the House, voted for Anthony Higgins.

Mr. Flinn, of the House, voted for Anthony Higgins.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for John Biggs.

Mr. Hart, of the House, voted for John Biggs.

Mr. Holcomb, of the House, voted for John Biggs.

Mr. Hughes, of the House, voted for John Biggs.

Mr. Jones, of the House, voted for T. Coleman DuPont.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for John Biggs.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for John Biggs.

Mr. Morrison, of the House, voted for John Biggs.

Mr. Newton, of the House, voted for John Edward Addicks...

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Anthony Higgins.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for John Biggs.

Mr. Thompson, of the House, voted for John Biggs.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Harry A. Richardson.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, eighteen votes.

For John Biggs, twenty votes.

For Anthony Higgins, eight votes.

For T. Coleman DuPont, two votes.

For Harry A. Richardson, two votes.

Total, fifty votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. Pennewill, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

On motion of Mr. Holcomb, the House took a recess until 2 o'clock, p. m.

Same Day---2 o'clock, P. M.

House met at expiration of noon recess.

The State Librarian, being admitted, presented a message from the Governor,

Which, on motion of Mr. Warren, was read as follows:

State of Delaware, Executive Department.

To the Senate and House of Representatives in General Assembly met:

In my biennial message presented at the opening of the present session among the liabilities of the State I enumerated 75 bonds of the denomination of \$1,000 each, of the issue of 1891, payable 1901, aggregating \$75,000. These bonds, pursuant to the act of 1897 providing for the issue of 245 bonds, were ordered paid, and were paid on January I, 1898, and since that time have been erroneously stated among the liabilities enumerated by the State Treasurers. No interest has been paid on these bonds since 1897, and no financial disadvantage has accrued to the State from such erroneous statement, except that the apparent liabilities of the State have been, since January I, 1898, \$75,000 more than they actually were.

The 250 bonds of the denomination of \$1,000 each of the issue of 1897, payable June 1, 1907, redeemable in whole or in part on any first day of June or December in or after the year of 1897, are still unpaid and constitute the only obligations of this State which are now redeemable. These bonds must be paid on June 1, 1897, and I would recommend, as the statute under which they were issued permits of their redemption by instalments, that proper legislation be enacted at this session of the Legislature, looking to their gradual and early redemption. I know of no better financial principle than that of paying debts when the cash for this purpose is on hand, and no State can find any safer investment for its surplus funds than the redemption of its own obligations, especially when they are so near maturity as these are.

The report of the State Treasurer shows a cash balance to the credit of the general fund of over \$80,000 on November 30, 1902, and an estimated excess of receipts over expenditures for the year 1903 of \$100,000, and we can reasonably expect the same healthy condition for the year 1904. So that the Treasury should be in condition to redeem this whole issue of bonds during this and next year.

In order to save interest and redeem these bonds gradually and without an excessive strain on the Treasury at any one time, I would recommend that these bonds be redeemed as follows: Bonds numbers I to 50 inclusive on June I, 1903, bonds numbers 51 to 125 inclusive on December I, 1903, bonds numbers 126 to 175 inclusive on June I, 1904, and bonds numbers 176 to 250 inclusive on December I, 1904.

I would also recommend that the Governor be given discretion to change the numbers of the bonds to be so redeemed if at any of the above-named dates the condition of the Treasury will not warrant the payments so provided for by reducing the number of the bonds to be redeemed and adding the number so reduced to the next payment if the condition of the Treasury is then such as to warrant the increased payment. I have had prepared the necessary legislation to carry out the above recommendations, and it will be submitted to your bodies for your approval and I feel sure that it will receive your careful attention.

If the legislation so recommended should meet your approval and be enacted into law, and the bonds be redeemed as herein outlined, the total bonded debt of the State on January 1, 1905, except the bond of the school fund and the certificate of indebtedness to the Trustees of Delaware College, which are practically debts owed by the State to itself, will amount only to \$280,000, whereas the balance due on the railroad mortgages owned by the State aggregates \$385,000 or \$105,000 in excess of the said total bonded debt held by outside investors. The bonds representing this debt are redeemable as follows: \$35,000 in 1906, and \$245,000 in 1922.

JOHN HUNN, Governor.

Mr. Connelly moved that the message be referred to the proper committee,

Which motion

Prevailed.

The Speaker referred the message to Committee on Revenue and Taxation.

Mr. Jones moved that 500 copies of the Governor's special message be printed,

Which motion

Prevailed.

Mr. Aspril, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 88, entitled:

An act to amend Chapter 117, Vol. 13, Laws of Delaware, entitled, "An act to raise revenue and provide for the current expenses of the State Government in relation to the transportation of State documents by express companies,

Which, on his motion, was read.

Mr. Eastburn, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 89, entitled:

An act proposing an amendment, repealing Section 5 of Article 8 of the Constitution of the State of Delaware, relating to the levying and collection of a capitation tax,

Which, on his motion, was read.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 6, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, Delaware, for the real estate office of George R. Townsend & Co.,

Senate Bill No. 7, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County,

Senate Bill No. 20, entitled:

An act authorizing the Governor to appoint an additional

Notary Public for Wilmington Hundred, New Castle County, for the offices of F. Blumenthal & Co.,

And presented the same to the House.

On motion of Mr. Bancroft, the bill,

Senate Bill No. 20, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the office of F. Blumenthal & Co.,

Was read a first time,

On motion of Mr. Bancroft, the bill,

Senate Bill No. 6, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, Delaware, for the real estate office of George R. Townsend & Co.,

Was read a first time.

On motion of Mr. Bancroft, the bill,

Senate Bill No. 7, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County,

Was read a first time.

On motion of Mr. Bancroft, the bill,

Senate Bill No. 12, entitled:

An act to amend Chapter 649, Volume 18, Laws of Delaware, entitled, "An act to incorporate the Town of Ocean View in Sussex County, Delaware," relating to the annual appropriation by the Levy Court,

Was read a first time,

Mr. Newton asked that House Joint Resolution No. 13, entitled:

House joint resolution authorizing the appointment of a committee to wait upon the Steamboat Companies and the Rail-

road Companies of this State, and to secure special rates for the hauling and carrying of all road materials and supplies to be used only for the construction and improvement, the building and repairing of public roads in this State, Be read.

Mr. Newton moved that the joint resolution be adopted.

On the question, "Shall the joint resolution be adopted?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hughes, Jones, Lawson, Lingo, Lowe, Monaghan, Morrison, Newton, Powell, Price, Purnell, Townsend, Tyre, Warren, Mr. Speaker---27.

Nays---None.

So the question was decided in the affirmative, and the joint resolution, having received the required constitutional majority, was adopted.

Committee on part of the House, Messrs. Newton, Aspril and Hughes.

Ordered to the Senate for concurrence.

Mr. Tyre moved that the House adjourn until to-morrow, February 3, 1903, at 10.30 o'clock, a. m.,

Which motion

Prevailed.

Tuesday, February 3, 1903,---10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker.

Journal approved and read.

Mr. Austin, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bill:

House Bill No. 29, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the offices of Herbert H. Ward and Andrew C. Gray, attorneys at law,

Mr. Lingo, on behalf of the Committee on Miscellaneous Business, to whom had been referred the following bills,

House Bill No. 76, entitled:

An act to change the name of Benjamin B. Palmer to the name of Benjamin B. Ewing,

House Bill No. 41, entitled:

An act to provide for making title to real estate in which insane persons have an interest,

Reported the same back to the House favorably.

Mr. Lingo, on behalf of the Committee on Miscellaneous Business, to whom had been referred the bill,

House Bill No. 77, entitled:

An act prohibiting the use of pool tables, billiard tables, bagatelle tables and shuffle boards,

Reported the same back to the House unfavorably.

Mr. Bancroft, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 90, entitled:

An act to alter and re-establish the Charter of the City of Wilmington,

Which, on his motion, was read.

Mr. Allen, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 91, entitled:

An act authorizing the Town Council of the Town of Seaford to establish and maintain an electric light plant in said town to supply electric light and power for both public and private use,

Which, on his motion, was read.

Mr. Monaghan, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 92, entitled:

An act to indemnify the E. I. DuPont deNemours Co. in regard to the water tower,

Which, on his motion, was read.

Mr. Austin, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 93, entitled:

An act for the protection of Black Bass in the fresh water streams and the lakes or ponds within the jurisdiction of Delaware,

Which, on his motion, was read.

JOINT SESSION.

The hour of 12 o'clock, m., having arrived, the President pro tempore, members, Clerks and Sergeant-at-Arms of the Senate, being announced, were admitted.

The President pro tempore directed the Clerks to call the rolls of the respective Houses.

All members present.

Mr. Holcomb, of the House, moved the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Pennewill, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for Willie M. Ross.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for John Edward Addicks.

Mr. Harrington, of the Senate, voted for Willie M. Ross.

Mr. Jefferson, of the Senate, voted for Willie M. Ross.

Mr. Latta, of the Senate, voted for Willie M. Ross.

Mr. McNulty, of the Senate, voted for Willie M. Ross.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

- Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for Willie M. Ross.

Mr. Sparks, of the Senate, voted for Henry A. DuPont.

Mr. Sterling, of the Senate, voted for Henry A. DuPont.

Mr. Wirght, of the Senate, voted for Willie M. Ross.

Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.

Mr. Allen, of the House, voted for Willie M. Ross.

Mr. Aspril, of the House, voted for Henry A. DuPont.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Henry A. DuPont.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for Willie M. Ross.

Mr. Connelly, of the House, voted for Willie M. Ross.

Mr. Cook, of the House, voted for Willie M. Ross.

Mr. Derrickson, of the House, voted for Henry A. DuPont.

Mr. Eastburn, of the House, voted for Henry A. DuPont.

Mr. Flinn, of the House, voted for Henry A. DuPont.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for Willie M. Ross.

Mr. Hart, of the House, voted for Willie M. Ross.

Mr. Holcomb, of the House, voted for Willie M. Ross.

Mr. Hughes, of the House, voted for Willie M. Ross.

Mr. Jones, of the House, voted for John Edward Addicks.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for Willie M. Ross

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for Willie M. Ross.

Mr. Morrison, of the House, voted for Willie M. Ross.

Mr. Newton, of the House; voted for John Edward Addicks.

Mr. Paradee, of the House, voted for Willie M. Ross.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Henry A. DuPont.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for Willie M. Ross.

Mr. Thompson, of the House, voted for Willie M. Ross.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Henry A. DuPont.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced as follows:

For John Edward Addicks, twenty-one votes.

For Willie M. Ross, twenty-one votes.

For Henry A. DuPont, ten votes.

Total, fifty-two votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Conner, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for Peter J. Ford.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for T. Coleman DuPont.

Mr. Harrington, of the Senate, voted for Peter J. Ford.

Mr. Jefferson, of the Senate, voted for Peter J. Ford.

Mr. Latta, of the Senate, voted for Peter J. Ford.

Mr. McNulty, of the Senate, voted for Peter J. Ford.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for Peter J. Ford.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

Mr. Sterling, of the Senate, voted for Harry A. Richardson.

Mr. Wright, of the Senate, voted for Peter J. Ford.

Mr. President pro tempore, of the Senate, voted for Anthony Higgins.

Mr. Allen, of the House, voted for Peter J. Ford.

Mr. Aspril, of the House, voted for Anthony Higgins.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Anthony Higgins.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for Peter J. Ford.

Mr. Connelly, of the House, voted for Peter J. Ford.

Mr. Cook, of the House, voted for Peter J. Ford.

Mr. Derrickson, of the House, voted for Anthony Higgins.

Mr. Eastburn, of the House, voted for Anthony Higgins.

Mr. Flinn, of the House, voted for Anthony Higgins.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for Peter J. Ford.

Mr Hart, of the House, voted for Peter J. Ford.

Mr. Holcomb, of the House, voted for Peter J. Ford.

Mr. Hughes, of the House, voted for Peter J. Ford.

Mr. Jones, of the House, voted for T. Coleman DuPont.

Mr. Lawson, of the House, voted for John Edward Addicks

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for Peter J. Ford.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for Peter J. Ford.

Mr. Morrison, of the House, voted for Peter J. Ford.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Paradee, of the House, voted for Peter J. Ford.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Anthony Higgins.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for Peter J. Ford.

Mr. Thompson, of the House, voted for Peter J. Ford.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Harry A. Richardson.

Mr. Warren, of the House, voted Tor John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, nineteen votes.

For Peter J. Ford, twenty-one votes.

For Anthony Higgins, eight votes.

For T. Coleman DuPont, two votes.

For Harry A. Richardson, two votes.

Total, fifty-two votes.

The President pro tempore of the Senate declared that, no person having received a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. Pennewill, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

On motion of Mr. Townsend, House took a recess until 2 o'clock, p. m.

Same Day---2 o'clock P. M.

House met at expiration of noon recess.

Mr. Buckmaster, in pursuance, of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 94, entitled:

An act to regulate the practice of veterinary medicine and surgery in the State of Delaware,

Which, on his motion, was read.

Mr. Buckmaster, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 95, entitled:

An act providing for compulsory vaccination,

Which, on his motion, was read.

Mr. Flinn, in pursuance, of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 96, entitled:

An act to regulate the transaction of business of the Levy Court Commissioners of New Castle County,

Which, on his motion, was read.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bills:

Senate Bill No. 10, entitled:

An act authorizing the appointment of an additional Notary Public for New Castle County, to reside in the City of Wilmington, for the office of Delaware Incorporators' Trust Company,

Senate Bill No. 18, entitled:

An act to repeal Chapter 463, Volume 20, Laws of Delaware, entitled, "An act for the protection of sturgeon,"

And presented the same to the House.

Mr. Flinn, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 97,, entltled:

An act relating to the salaries of Levy Court Commissioners for New Castle County,

Which, on his motion, was read.

Mr. Bennett, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 98, entitled:

An act fixing an annual salary for the Coroner of Kent County and the Coroner of Sussex County,

Which, on his motion, was read.

Mr. Tyre, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 99, entitled:

An act to provide for the collection and removal of garbage and offal in the City of Wilmington,

Which, on his motion, was read.

Mr. Tyre, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 100, entitled:

An act to encourage the education at Normal Schools of certain persons intending to teach in the Public Schools,

Which, on his motion, was read.

Mr. Eastburn, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 101, entitled:

An act proposing an amendment to Section 4 of Article 5 of the Constitution of the State of Delaware, concerning the payment of a registration fee,

Which, on his motion, was read.

On motion of Mr. Connelly, the bill,

Senate Bill No. 20, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the office of F. Blumenthal & Co, Was read a second time, by its title, and referred to the Committee on Judiciary.

On motion of Mr. Connelly, the bill,

Senate Bill No. 5, entitled:

An act authorizing the appointment of an additional Notary Public for New Castle Couney, to reside in the City of Wilmington, for the office of Julian C. Walker,

Was read a second time, by its title, and referred to the Committee on Judiciary.

On motion of Mr. Rose, the bill,

House Bill No. 80, entitled:

An act to repeal Chapter 322, Volume 16, Laws of Delaware, entitled, "An act to amend Section 3, of Chapter 11, of the Revised Statutes," relating to the assessment of real estate in cities, towns and villages,

Was read a second time, by its title, and referred to the Committees on Revised Statutes.

On motion of Mr. Warren, the bill,

House Bill No. 81, entitled:

An act to amend Section I of the Act, entitled, "An act to authorize and empower the Commissioners of United School Districts Nos. II3 and II3½ to borrow money to repair, rebuild, enlarge or remodel their school house, or otherwise provide for a better and more suitable site or more commodious school facilities in and for said district," approved March 23rd, A. D. 1901, being Chapter I29, Volume 23, Laws of Delaware, by striking out certain words of said Section I, and inserting in lieu thereof other words,

Was read a second time, by its title, and referred to the Committee on Education.

On motion of Mr. Monaghan, the bill,

House Bill No. 82, entitled:

An act giving the Municipal Court of the City of Wilming-

ton jurisdiction in relation to the carrying of concealed deadly weapons,

Was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Monaghan, the bill,

House Bill No. 83, entitled:

An act empowering the Chief of Police of the City of Wilmington to serve requisitions,

Was read a second time by its title and referred to the Committee on Municipal Corporations.

On motion of Mr. Monaghan, the bill,

House Bill No. 84, entitled:

An act in relation to rewards for the arrest of criminals,

Was read a second time by its title, and referred to the Committee on Municipal Corporations.

The Secretary of State, being admitted, presented a message from the Governor, relating to the suit now pending between the States of New Jersey and Delaware in the Supreme Court of the United States.

On motion of Mr. Jones, the bill,

House Bill No. 6, entitled:

An act in relation to Ninth street west of Market street in the City of Wilmington, prohibiting street cars thereon,

Was taken up for consideration, and, on his further motion, the Senate amendment thereto was read.

On the question, "Shall the House concur in the amendment?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Hughes, Jones, Lawson, Lin-

go, Messick, Monaghan, Morrison, Newton, Paradee, Powell, Price, Purnell, Rose, Townsend, Tyre, Warren, Mr. Speaker---32.

Nays-None.

So the question was decided in the affirmative, and the amendment, having received the required constitutional majority, was concurred in.

Ordered that the Senate be informed thereof.

On motion of Mr. Townsend House Bill No. 71 was taken up for its final passage.

After the reading of the same, Mr. Buckmaster moved that the bill be laid over until to-morrow afternoon, at 2.30 o'clock.

The yeas and nays were called for, which, being taken, were as follows:

Yeas---Messrs. Allen, Bancroft, Bennett, Buckmaster, Cook, Derrickson, Eastburn, Flinn, Gooden, Hart, Jones, Morrison, Newton, Paradee, Price, Rose, Townsend, Tyre---18.

Nays---Messrs. Connelly, Frazier, Gehman, Hughes, Lawson, Lingo, Messick, Monaghan, Powell, Purnell, Thompson, Warren, Mr. Speaker---13.

So the motion

Prevailed.

Mr. Rose moved that the printing committee have 500 more copies of House Bill No. 63 printed,

Which motion

Prevailed.

On motion of Mr. Rose, the House adjourned until to-morrow morning, February 4, at 10.30 o'clock.

Wednesday, February 4, 1903---10.30 o'clock, A. M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll called. Members present---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker.

Journal read and approved.

Mr. Monaghan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to empower the City Clerk of Wilmington, Delaware, to issue marriage licenses.

Mr. Monaghan gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to empower the Governor to appoint an additional Notary Public for the office of City Clerk, Wilmington, Delaware.

Mr. Jones, on behalf of the Committee on Municipal Corporations, to whom had been referred the bill,

House Bill No. 56, entitled:

An act to authorize the Town of Smyrna to borrow six thousand dollars for the improvement of the water and the electric light plant in said town,

Reported the same back to the House favorably.

Mr. Price, on behalf of the Committee on Fish, Oysters and Game, to whom had been referred the bill,

House Bill No. 59, entitled:

An act for the protection of Muskrats,

Reported the same back to the House favorably.

Mr. Townsend gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to appropriate money for the repayment to Sussex County of the sum paid to the State Treasurer by the County Treasurer of Sussex County from the funds arising under an act, entitled, "An act to equalize taxation for State and county purposes," Chapter 381, Volume 20, Laws of Delaware, and the acts amendatory thereof.

Mr. Lingo gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to re-enact an act, entitled, "An act to reincorporate the Town of Frankford, Delaware," Chapter 180, Volume 17, Page 343, passed March, 1883.

On motion of Mr. Allen, the bill,

House Bill No. 91, entitled:

An act authorizing the Town Council of the Town of Seaford to establish and maintain an electric light plant in said town to supply electric light and power for both public and private use,

Was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Monaghan, the bill,

House Bill No. 92, entitled:

An act to indemnify the E. I. DuPont deNemours Co. in regard to the water tower,

Was read a second time, by its title, and referred to the Committee on Private Corporations.

On motion of Mr. Flinn, the bill,

House Bill No. 96, entitled:

An act to regulate the transaction of business of the Levy Court Commissioners of New Castle County,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Flinn, the bill,

House Bill No. 97, entitled:

An act relating to the salaries of Levy Court Commissioners for New Castle County,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Bancroft, the bill,

House Bill No. 90, entitled:

An act to alter and re-establish the Charter of the City of Wilmington,

Was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Austin, the bil!,

House Bill No. 93, entitled:

An act for the protection of Black Bass in the fresh water streams and the lakes or ponds within the jurisdiction of Delaware,

Was read a second time, by its title, and referred to the Committee on Fish, Oysters and Game.

On motion of Mr. Bennett, the bill,

House Bill No. 98, entitled:

An act fixing the annual salary for the Coroner of Kent County and the Coroner of Sussex County,

Was read a second time, by its title, and referred to the Committee on Claims.

On motion of Mr. Jones, the bill,

House Bill No. 86, entitled:

An act to enable the Governor to appoint an additional

Notary Public for Wilmington Hundred, New Castle County, for the law offices of John H. Rodney,

Was read a second time, by its title, and referred to the Committee on Judiciary.

On motion of Mr. Eastburn, the bill,

House Bill No. 89, entitled:

An act proposing an amendment, repealing Section 5 of Article 8 of the Constitution of the State of Delaware, relating to the levying and collection of a capitation tax,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Eastburn, the bill,

House Bill No. 101, entitled:

An act proposing an amendment to Section 4 of Article 5 of the Constitution of the State of Delaware, concerning the payment of a registration fee,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Tyre, the bill,

House Bill, No. 99, entitled:

An act to provide for the collection and removal of garbage and offal in the City of Wilmington,

Was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Tyre, the bill,

House Bill No. 100, entitled:

An act to encourage the education at Normal Schools of certain persons intending to teach in the public schools,

Was read a second time, by its title, and referred to the Committee on Education.

On motion of Mr. Buckmaster, the bill,

House Bill No. 94, entitled:

An act to regulate the practice of veterinary medicine and surgery in the State of Delaware,

Was read a second time, by its title, and referred to the Committee on Miscellaneous Business

On motion of Mr. Buckmaster, the bill,

House Bill No. 95, entitled:

An act providing for compulsory vaccination,

Was read a second time, by its title, and referred to the Committee on Miscellaneous Business.

On motion of Mr. Aspril, the bil!,

House Bill, No. 88, entitled:

An act to amend Chapter 117, Volume 13, Laws of Delaware, entitled, "An act to raise revenue and provide for the current expenses of the State Government, in relation to the transportation of State documents by express companies."

Was read a second time, by its title, and referred to the Committee on Revenue and Taxation.

On motion of Mr. Aspril, the bill,

Senate Bill No. 6, entitled:

An act authorizing the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the real estate office of George R. Townsend Co.,

Was read a second time, by its title, and referred to the Committee on Judiciary.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House Bill No. 78, entitled:

An act to appropriate money to pay the expenses of binding the enrolled bills of this State, and providing additional space for certificates of incorporation and other papers pertaining thereto,

And returned the same to the House.

Mr. Newton gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act in relation to the re-assessment of the personal and property in Nanticoke Hundred, Sussex County, Delaware.

Mr. Powell gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act authorizing the Commissioners of the Town of Harrington to provide the necessary protection against damage by fire.

Mr. Purnell gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter 56, Volume 22, Laws of Delaware, entitled, "An act in relation to the collection of taxes for Sussex County."

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House joint resolution:

House Joint Resolution No. 13:

Authorizing the appointment of a committee to wait upon the steamboat companies and the railroad companies of this State, and to secure special rates for the hauling and carrying of all road materials and supplies to be used only for the construction and improvement, the building and repairing of public roads in this State,

And returned the same to the House.

He also returned to the House the following duly and correctly enrolled House bill, the same having been signed by the Speaker of the House and President of the Senate:

House Bill No. 29, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County, for the offices of Herbert H. Ward and Andrew C. Gray, attorneys at law.

Mr. Purnell gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter 54, Volume 22, Laws of Delaware, entitled, "An act re-organizing the Levy Court of Sussex County and defining its powers and duties."

Mr. Jones gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to provide for compulsory education in this State.

Mr. Derrickson gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to warrant School District No. 66, New Castle County, to borrow money to build a new school house.

On motion of Mr. Jones, the bill,

House Bill No. 85, entitled:

An act to amend an act to provide for the purity of primary elections in New Castle County,

Was read a second time, by its title, and referred to the Committee on Revised Statutes.

On motion of Mr. Bancroft, the bill,

Senate Bill No. 7, entitled:

An act to enable the Governor to appoint an additional Notary Public for Wilmington Hundred, New Castle County,

Was read a second time, by its title, and referred to the Committee on Judiciary.

On motion of Mr. Bancroft, the bill,

Senate Bill No. 12, entitled:

An act to amend Chapter 649, Vol. 18, Laws of Delaware, entitled, "An act to incorporate the Town of Ocean View in Sussex County, Delaware," relating to the annual appropriation by the Levy Court,

Was read a second time, by its title, and referred to the Committee on Municipal Corporations.

On motion of Mr. Connelly, the bill,

House Bill No. 41, entitled:

An act to provide for making title to real estate in which insane persons have an interest,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker---34.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Lawson, on behalf of the Committee on Education, to whom had been referred the bill,

House Bill No. 65, entitled:

An act incorporating the school committee of United School Districts Nos. 163 and 163½ of Sussex County by the name of the "Delmar Public Schools," and authorizing said Delmar Public Schools to provide better school buildings and to borrow money, issue bonds and levy taxes,

Reported the same back to the House favorably.

Mr. Messick gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chap. 500, Vol. 20, Laws of Delaware, being an act entitled, "An act to authorize the levying of a special tax for shelling the county roads of Broad Creek Hundred, Sussex County," providing for an increase in the special tax rate and the order of the distribution of shells.

Mr. Aspril, on behalf of the Committee on Appropriations, to whom had been referred the bill,

House Bill No. 27, entitled:

An act to increase the salary of the State Librarian,

Reported the same back to the House favorably.

On motion of Mr. Flinn, the special message of the Governor, in regard to the suit now pending between the States of New Jersey and Delaware in the Supreme Court of the United States was read as follows:

To the Senate and House of Representatives of the State of Delaware in General Assembly met:

I herewith transmit for your information an official communication from the Attorney General to the Governor, relating to the suit now pending between the States of New Jersey and Delaware in the Supreme Court of the United States.

As set forth in said communication, I have, in my message upon this subject at the last General Assembly, expressed the opinion that the above-mentioned case involved interests of the highest value and importance to this State, concerning as it does the territorial limits and jurisdiction thereof. The last General Assembly, by its joint resolution referred to in the accompanying communication of the Attorney General, authorized the vigorous defense of the rights of the State in this behalf. At the same time, it is entirely appropriate and fitting that the chosen representatives of the people, now gathered in General Assembly in this State, should consider any just suggestion of the settlement of this long standing controversy with our neighboring State, upon terms which may be wholly consistent with the dignity, rights and interest of this State.

In accordance, therefore, with the suggestion of the Attorney General, I now recommend that the Senate and House of Representatives do appoint a special joint committee to consider and advise with the Attorney General and special counsel for this State concerning the proper disposition of the said territorial controversy between this State and the State of New Jersey.

JOHN HUNN, Governor.

Wilmington, Delaware, January 31, 1903.

To his Excellency,

JOHN HUNN, Governor of the State of Delaware.

Dear Sir:—It becomes my official duty again to direct your attention to the litigation which has long been pending in the Supreme Court of the United States, between the States of New Jersey and Delaware, concerning which I addressed you in February, 1901. This litigation, as I then stated, grew out of legislation in our State, prohibiting persons who were not citizens of Delawre from fishing within certain limits which were claimed to be within the exclusive jurisdiction of our State, and over which limits the jurisdiction of our State has, from time immemorial, been asserted and maintained.

The act in question was passed on March 28th, 1871, being Chapter 72 of Volume 14, Laws of Delaware, and such parts of which as are now in force can be found on page 467, &c., of the Revised Code as published in 1893. The jurisdiction in question is that claimed by the State of Delaware over the waters of the Delaware River to low water mark on the New Jersey shore, within the limits of the twelve mile circle having its center at the Court House at New Castle, and an arc of which circle constitutes the northern boundary of this State.

The enforcement of the provisions of the act of March 28th, 1871, by the arrest of citizens of New Jersey engaged in fishing within that portion of Delaware River lying within the twelve mile circle, was promptly opposed by the authorities of that State, with a claim of jurisdiction over said river east of the middle line, and of the legal right of her citizens to fish on the New Jersey shore of the river without the license of Delaware, either within or without the said circle.

During the year 1872, the then Executives of the two States had certain correspondence and conferences over this controversy, the result of which was their recommendation to the Legislatures of their respective States that commissioners should be appointed on the part of each to settle the matter in dispute. Upon such recommendation, a joint commission, consisting of three members from each State, was appointed by legislative authority, and the General Assembly of this State suspended the

law of 1871, pending the negotiations between such commissioners.

These joint commissioners having failed to reach a satisfactory basis of settlement of the matter in controversy, the commissioners from this State reported to the Executive in 1874, their failure to arrive at a satisfactory settlement of the matter in dispute, and delivered a statement asserting and vindicating the claim and title of Delaware. On March 26th, 1875, the General Assembly of this State adopted a joint resolution, declaring that the commissioners on the part of this State having fully performed their duties and reported the results of their labors, were relieved of further duty as such commissioners. This joint resolution appears in Chapter 249, Volume 15, Laws of Delaware. The effect of this resolution was to abrogate the authority of such commissioners, to terminate their negotiations, and to revive the suspended license laws. Such license laws were thereafter enforced by the authorities of this State and the original conditions resulting therefrom recurred. As the result of this state of affairs, New Jersey, in pursuance of leave granted, on March 13th, 1877, filed a Bill in Equity in the Supreme Court of the United States to restrain the State of Delaware from the exercise of its jurisdiction.

Prior to the filing of said Bill in Equity, your predecessor, Honorable John P. Cochran, then Governor of the State of Delaware, on the second day of January, 1877, addressed and delivered to the General Assembly his message, in the course of which he recited the foregoing historical facts and informed the General Assembly of the purpose, as communicated to him by the Governor of New Jersey, of said State to commence proceedings in the Supreme Court of the United States. In concluding his discussion of the subject, Governor Cochran said:

"If this proceeding shall be taken by New Jersey, it will be incumbent upon the General Assembly at its present session, to make adequate provision for the proper vindication of that rightful claim of title and jurisdiction which, I believe, has never before been denied by New Jersey, but which, on the contrary, is uninterruptedly asserted and maintained by the State of Delaware for the space of nigh two centuries, and I would respectfully recommend that such legislation be had as will meet all exigencies likely to arise, pending the litigation."

As a result of this Message of Governor Cochran, the Gen-

eral Assembly, on the twenty-sixth day of January,1877, adopted joint resolutions, reciting the claim of this State to the owner-and exclusive jurisdiction of that portion of the Delaware River which is included within a circle of twelve miles radius, taking the Court House in the City of New Castle as a central point, and declaring,

"That the Attorney General be, and he is hereby authorized and directed to cause his appearance, in behalf of this State, to be promptly entered upon the record of the said suit in the Supreme Court of the United States, whenever the same shall be commenced by the State of New Jersey. And be it further resolved, that the Governor be, and he is hereby authorized to employ, in behalf of the State, additional counsel to assist the Attorney-General in the defense of the said suit."

These resolutions are contained in Chapter 504, Volume 15, Laws of Delaware.

In pursuance of said resolutions and authority, the Governor subsequently, from time to time, appointed Messrs. Thomas F. Bayard, George Gray and George H. Bates, as Counsel to represent the State in this cause. Subsequently, Mr. Bayard withdrew from his position as Counsel, upon his appointment as Secretary of State of the United States. Mr. George Gray has since been appointed United States Circuit Judge. Of the original counsel in the cause, Mr. George H. Bates now remains.

In February, 1901, I received communications from the Clerk of the Supreme Court of the United States, from the Honorable Samuel H. Grey, then Attorney General for the State of New Jersey, and from the Honorable George H. Bates, the special counsel for the State of Delaware, calling my attention to the cause, and communicating to me the order of the Supreme Court that the cause before it should be forthwith proceeded with. Upon a conference with Messrs. Grey and Bates, and upon the examination of the record of the cause, it appeared that the State of Delaware must take the next step in the action, by filing its answer to the Bill of Complaint of New Jersey. Inasmuch as the State of New Jersey had not theretofore been pressing its suit against this State, under a written agreement of counsel filed in the cause, no Answer for the State of Delaware had theretofore been filed.

On February 14th, 1901, I addressed you, reciting the history of the controversy, and suggesting that you send to the General Assembly a message, embodying the facts set forth in said report, and that you recommend the passage of a joint resolution by the General Assembly then in session, which should reiterate the authority of this State to defend said action to its termination, and renew its statement of confidence in the position heretofore assumed in said controversy by this State. Thereupon, you sent the following message to the Senate and House of Representatives:

"I have received and herewith transmit for your information a communication from the Attorney General relating to the suit now pending in the Supreme Court of the United States, between the States of New Jersey and Delaware. It is unnecessary for me to enlarge upon the importance of this report. The unanimity with which the people of this State, through various General Assemblies and Executives, have always defended the integrity of the jurisdiction, territory, and sovereignty of this State in this controversy, constitutes a just guide for present action. I cannot bring myself to believe that the present generation of Delawareans will, when properly advised on the subject, find themselves less sensitive and earnest in maintaining the rights of the State than the generations which have preceded us. It would seem that if the controversy is ever to be settled finally, it could not be placed in a position of greater advantage than to embrace the present opportunity to have it forever set at rest by the decision of that tribunal which, under the Federal Constitution, is competent to sit in judgment between sovereign From personal conference with the Attorney General and Counsel who have heretofore represented the State in this litigation, and from such investigation of the case as I have been able to make, I believe that the interests of the State have been carefully guarded in the past; and that such interests will be fully protected in the future by such of the existing Counsel for the State as are now living and as are now free to act in her behalf, together with the Attorney General of the State.

"I therefore recommend that the General Assembly renew its declaration of purpose, not to abandon the vindication of its sovereign right and title to the territory which immemorially has been conceded to be a part of its domain, and that it shall make such provision for the further defense thereof against what must be considered the unfounded pretensions of the State of New Jersey, as will comport with the honor, dignity and best interests of the State."

Acting upon the suggestion of this message, the Senate and House of Representatives adopted the Joint Resolution, which was approved February 26th, 1901, and which appears at page 531, Volume 22, Laws of Delaware. This resolution, after reciting that the said General Assembly was desirous to maintain the claims of this State set forth in the Joint Resolution passed January 28th, 1877, to exclusive jurisdiction over that portion of the Delaware River which is included with the circle of twelve miles radius, taking the Court House in the City of New Castle as a central point, declared:

"That the Attorney General and much of the special counsel heretofore appointed to assist him, as are now free to act in said behalf, be and they are hereby instructed to maintain the defense of said suit, and they are hereby authorized to take such steps therefor as may be necessary."

In due course the Answer of the State of Delaware was prepared and duly filed in the Supreme Court of the United States, and a copy of which Answer I herewith send you. Issue has been joined upon the pleadings by the State of New Jersey. The case has, therefore, now arrived at the stage when proof may be produced. No testimony has been taken. The preparation and presentation of this testimony, both on the part of New Jersey and upon the part of the State of Delaware, will entail the production of ancient original documents, which are distributed probably mainly between London, England, and Albany, N. Y. There may be some few records in the archives of the various counties of this State—chiefly New Castle County. The proper poduction of this testimony will entail very considerable expense.

Owing somewhat to the expiration of the term of the Hon. Samuel H. Grey, late Attorney General for the State of New Jersey, and the succession of the Honorable Thomas N. McCarter, present Attorney General for said State, and the necessity which Mr. McCarter found himself under to familiarize himself with the case, the actual taking of testimony has not begun. There has recently come from the Supreme Court of the United States an intimation that the case must advance.

On the 27th inst. there was a conference between the Attorney Generals of New Jersey and Delaware, together with the Honorable George H. Bates, associate counsel for the State of Delaware, for the purpose of expediting the progress of the

cause. Upon a full consideration at this conference of the difficulties and probable cost of the production of proof upon each side of the controversy to sustain the allegations in the Bill and Answer, and upon a somewhat careful consideration of the history and bearing of the controversy upon the citizens of the two States interested in the cause, it was agreed between Counsel for the two States to again make an attempt to equitably determine and settle the rights of Delaware and New Jersey to the disputed territory, and if possible to adjust all differences between the two States arising out of Delaware's territorial claim, in a manner satisfactory to both States.

In my former official communication to you, under date of February 14th, 1901, certain reasons were set forth which justified confidence in the validity and strength of the claim of the State of Delaware to the territory in question. The very laborious and critical examination of ancient documents and reprints thereof, made by the Attorney General and Mr. Bates, associate Counsel for Delaware, which preceded the preparation of the somewhat voluminous Answer of the State which was filed in the said cause, has greatly strengthened the belief and reliance of Counsel for this State upon the justice of her claim. Notwithstanding this well grounded hope that the State of Delaware would be ultimately successful in the suit now depending in the Supreme Court of the United States, yet if the entire controversy between the two States can be settled out of Court in a manner creditable and satisfactory to both States, it would seem the part of good reason to attempt to make such a settlement.

At the conference above mentioned, between counsel for the two States, it was agreed that the Attorney Generals and associate Counsel of the respective States should confer with the Executive and Legislative authorities of Delaware and New Jersey respectively, in order to ascertain the sentiment of the said authorities of the two States concerning the settlement of the cause upon lines to be hereafter determined.

In view of the foregoing, I would therefore advise you to send to the General Assembly a message, recommending the appointment of a special joint committee of the Senate and House of Representatives to consider and advise with the Attorney General and special Counsel for this State concerning

the proper disposition of the said territorial controversy between this State and the State of New Jersey.

I remain, yours very truly,

HERBERT H. WARD,

Attorney-General.

Mr. Holcomb moved that 500 copies of the Governor's special message be printed,

Which motion

Prevailed.

Mr. Holcomb moved for a reconsideration of the vote by which 500 copies of the Governor's special message was ordered printed,

Which motion

Prevailed.

JOINT SESSION.

The hour of 12 o'clock, M., having arrived, the President pro tempore, members, Clerks and Sergeant-at-Arms of the Senate, being announced, were admitted.

The President pro tempore directed the Clerks to call the rolls of the respective Houses.

All members present, except Mr. Paradee of the House.

Mr. Allee, of the Senate, moved the reading of the Journals be dispensed with,

Which motion

Prevailed...

Mr. Sparks, of the Senate, moved that they proceed to vote for United States Senator for the term eding March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for Willie M. Ross.

- Mr. Conner, of the Senate, voted for John Edward Addicks.
- Mr. Groves, of the Senate, voted for John Edward Addicks.
- Mr. Harrington, of the Senate, voted for Willie M. Ross.
- Mr. Jefferson, of the Senate, voted for Willie M. Ross.
- Mr. Latta, of the Senate, voted for Willie M. Ross.
- Mr. McNulty, of the Senate, voted for Willie M. Ross.
- Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.
- Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.
- Mr. Pennewill, of the Senate, voted for John Edward Addicks.
 - Mr. Smith, of the Senate, voted for Willie M. Ross.
 - Mr. Sparks, of the Senate, voted for Henry A. DuPont.
 - Mr. Sterling, of the Senate, voted for Henry A. DuPont.
 - Mr. Wright, of the Senate, voted for Willie M. Ross.
- Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.
 - Mr. Allen, of the House, voted for Willie M. Ross.
 - Mr. Aspril, of the House, voted for Henry A. DuPont.
 - Mr. Austin, of the House, voted for John Edward Addicks.
 - Mr. Bancroft, of the House, voted for Henry A. DuPont.
 - Mr. Bennett, of the House, voted for John Edward Addicks.
 - Mr. Buckmaster, of the House, voted for Willie M. Ross.
 - Mr. Connelly, of the House, voted for Willie M. Ross.
 - Mr. Cook, of the House, voted for Willie M. Ross.
 - Mr. Derrickson, of the House voted for Henry A. DuPont.
 - Mr. Eastburn, of the House, voted for Henry A. DuPont.

- Mr. Flinn, of the House, voted for Henry A. DuPont.
- Mr. Frazier, of the House, voted for John Edward Addicks.
- Mr. Gehman, of the House, voted for John Edward Addicks.
- Mr. Gooden, of the House, voted for Willie M. Ross.
- Mr. Hart, of the House, voted for Willie M. Ross.
- Mr. Holcomb, of the House, voted for Willie M. Ross.
- Mr. Hughes, of the House, voted for Willie M. Ross.
- Mr. Jones, of the House, voted for John Edward Addicks.
- Mr. Lawson, of the House, voted for John Edward Addicks.
- Mr. Lingo, of the House, voted for John Edward Addicks.
- Mr. Lowe, of the House, voted for Willie M. Ross.
- Mr. Messick, of the House, voted for John Edward Addicks.
 - Mr. Monaghan, of the House, voted for Willie M. Ross.
 - Mr. Morrison, of the House, voted for Willie M. Ross.
 - Mr. Newton, of the House, voted for John Edward Addicks.
 - Mr. Powell, of the House, voted for John Edward Addicks.
 - Mr. Price, of the House, voted for Henry A. DuPont.
 - Mr. Purnell, of the House voted for John Edward Addicks.
 - Mr. Rose, of the House, voted for Willie M. Ross.
 - Mr. Thompson, of the House, voted for Willie M. Ross.
- Mr. Townsend, of the House, voted for John Edward Addicks.
 - Mr. Tyre, of the House, voted for Henry A. DuPont.
 - Mr. Warren, of the House, voted for John Edward Addicks.
 - Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, twenty-one votes.

For Willie M. Ross, twenty votes.

For Henry A. DuPont, ten votes.

Total, fifty-one votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Pennewill, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed,

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for Peter J. Ford.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for T. Coleman DuPont.

Mr. Harrington, of the Senate, voted for Peter J. Ford.

Mr. Jefferson, of the Senate, voted for Peter J. Ford.

Mr. Latta, of the Senate, voted for Peter J. Ford.

Mr. McNulty, of the Senate, voted for Peter J. Ford.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for Peter J. Ford.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

Mr. Sterling, of the Senate, voted for Harry A. Richardson.

Mr. Wright, of the Senate, voted for Peter J. Ford.

Mr. President pro tempore, of the Senate, voted for Anthony Higgins.

Mr. Allen, of the House, voted for Peter J. Ford.

Mr. Aspril, of the House, voted for Anthony Higgins.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Anthony Higgins.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for Peter J. Ford.

Mr. Connelly, of the House, voted for Peter J. Ford.

Mr. Cook, of the House, voted for Peter J. Ford.

Mr. Derrickson, of the House, voted for Anthony Higgins.

Mr. Eastburn, of the House, voted for Anthony Higgins.

Mr. Flinn, of the House, voted for Anthony Higgins.

Mr. Frazier, of the House, voted for John Edward Addicks.

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for Peter J. Ford.

Mr. Hart, of the House, voted for Peter J. Ford.

Mr. Holcomb, of the House, voted for Peter J. Ford.

Mr. Hughes, of the House, voted for Peter J. Ford.

Mr. Jones, of the House, voted for T. Coleman DuPont.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for Peter J. Ford.

Mr. Messick of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for Peter J. Ford.

Mr. Morrison, of the House, voted for Peter J. Ford.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Anthony Higgins.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for Peter J. Ford.

Mr. Thompson, of the House, voted for Peter J. Ford.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Harry A. Richardson.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced as follows:

For John Edward Addicks, nineteen votes.

For Peter J. Ford, twenty votes.

For Anthony Higgins, eight votes.

For T. Coleman DuPont, two votes.

For Harry A. Richardson, two votes.

Total, fifty-one votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

On motion of Mr. McNulty, of the Senate, the two Houses separated, and the members of the Senate returned to their chamber.

On motion of Mr. Gehman, the House took a recess until 2 o'clock, p. m.

Same Day-2 o'clock P. M.

House reconvened at expiration of noon recess.

Mr. Baynum, Clerk of the House, being admitted, informed the House that the Senate had concurred in the following House bill,

House Bill, No. 20, entitled:

An act authorizing certificates to teach in the Free Schools without examination in certain cases.

And returned the same to the House.

He also informed the House that the Senate had adopted and requested the concurrence of the House in the following Senate Joint Resolution No. 6:

Relating to the suit and controversy now pending in the Supreme Court of the United States between the States of New Jersey and Delaware.

And presented the same to the House.

On motion of Mr. Townsend, the bill,

House Bill, No. 71, entitled:

An act prohibiting the manufacturing and sale of cigarettes, cigarete paper and cigarette tobacco within this State,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Aspril, Austin, Bennett, Connelly, Derrickson, Eastburn, Flinn, Gehman, Hughes, Lawson, Lingo, Messick, Newton, Powell, Price, Purnell, Rose, Townsend, Warren, Mr. Speaker—20.

Nays—Messrs. Allen, Bancroft, Buckmaster, Cook, Frazier, Gooden, Hart, Holcomb, Jones, Monaghan, Morrison, Thompson, Tyre—13.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Rose gave notice that he would move for reconsideration of the vote on House Bill No. 71, within the required limit of time.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had passed and requested the concurrence of the House in the following Senate bill,

Senate Bill, No. 24, entitled:

An act to amend Chapter 477, Volume 15, Laws of Delaware, entitled, "An act in respect to chattel mortgages," extending the time of liens thereof,

And presented the same to the House.

Mr. Flinn asked that Senate Joint Resolution, No. 6,

Relating to the suit and controversy now pending in the Supreme Court of the United States between the States of New Jersey and Delaware, Be read.

Mr. Flinn moved that the joint resolution be concurred in.

On the question, "Shall the joint resolution be concurred in?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas—Messrs. Aspril, Austin, Bancroft, Bennett, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Newton, Powell, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker—29.

Nays—Messrs. Buckmaster, Holcomb, Morrison, Price---4. So the question was decided in the affirmative, and the joint

resolution having received the required constitutional majority, was concurred in.

Passed the House.

Ordered that the Senate be informed thereof, and the joint resolution returned to that body.

On motion, the House adjourned until to-morrow, February 5, 1903, at 10.30 o'clock, a. m.

Thursday, February 5, 1903, 10.30 o'clock A.M.

House met pursuant to adjournment.

Prayer by the Chaplain.

Roll callled. Members present---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker.

Journal read and approved.

Mr. Buckmaster moved that 500 copies of House Bill, No. 95, be printed,

Which motion

Prevailed.

Mr. Lawson gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to compel children under fourteen years of age to attend the Free Public Schools.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act facilitating the appointment of Notaries Public.

Mr. Austin, on behalf of the Committee on Enrolled Bills, reported as duly and correctly enrolled and ready for the signature of the Speaker, the following bills and joint resolution:

House Bill No. 6, entitled:

An act in relation to 9th street, west of Market street, in the City of Wilmington, prohibiting street cars thereon,

House Joint Resolution, No. 13, entitled:

House joint resolution authorizing the appointment of a

committee to wait upon the steamboat companies and the railroad companies of this State and to secure special rates for the hauling and carrying of all road materials and supplies to be used only for the construction and improvement, the building and repairing of public roads in this State.

House Bill No. 20, entitled:

An act authorizing certificates to teach in the Free Schools without exaxmination in certain cases.

House Bill No. 78, entitled:

An act to appropriate money to pay the expenses of binding the enrolled bills of this State and providing additional space for certificates of incorporation and other papers pertaining thereto.

Mr. Lingo, on behalf of the Committee on Miscellaneous Business, to whom had been referred the bill,

House Bill No. 64, entitled:

An act to punish the making of threats to destroy property,

Reported the same back to the House favorably.

Mr. Holcomb, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 102, entitled:

An act to amend Chapter 145, Vol. 22, Laws of Delaware, entitled, "An act to prevent carp fishing in the Delaware Bay and its tributaries during the months of June, July and August of each year," by extending the time of the close season,

Which, on his motion, was read.

Mr. Purnell, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 103, entitled:

An act to amend Chapter 56, Vol. 22, Laws of Delaware, entitled, "An act in relation to the collection of taxes for Sussex County,"

Which, on his motion, was read.

Mr. Baynum, Clerk of the Senate, being admitted, presented for the signature of the Speaker of the House, the following duly and correctly enrolled Senate joint resolutions, the same having been signed by the President of the Senate:

Senate Joint Resolution No. 4, entitled:

Joint resolution providing for the appointment of a joint committee of three to arrange for the removal of the remains of Governor George Truitt and providing for the expense of the same.

Senate Joint Resolution No. 5, entitled:

Joint resolution fixing the time beyond which new business will not be received by the present session of the General Assembly.

Mr. Purnell, in pursuance of previous notice, asked and obtained leave to introduce a bill,

House Bill No. 104, entitled:

An act to amend Chapter 54, Vol. 22, Laws of Delaware, entitled, "An act re-organizing the Levy Court of Sussex County and defining its powers and duties,"

Which, on his motion, was read.

On motion of Mr. Price, the bill,

Senate Bill No. 18, entitled:

An act to repeal Chap. 463, Vol. 20, Laws of Delaware, entitled, "An act for the protection of sturgeon,"

Was read a first time.

On motion of Mr. Bancroft, the bill,

Senate Bill No. 10, entitled:

An act authorizing the appointment of an additional Notary Public for New Castle County, to reside in the City of Wilmington, for the office of Delaware Incorporation Trust Co.,

Was read a first time.

On motion of Mr. Flinn, the bill,

Senate Bill No. 24, entitled:

An act to amend Chapter 477, Vol. 15, Laws of Delaware, entitled, "An act in respect to chattel mortgages," extending the time of liens thereof,

Was read a first time.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act providing for a commission to offer to and present to the national government two statues of prominent Delawareans for the national capital.

Mr. Warren gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter 464, Vol. 20, Laws of Delaware, being an act, entitled, "An act for the protection of oysters in Murderkill River and in St. Jones' River," by providing that the time to take or catch oysters be changed.

Mr. Jones gave notice that on to-morrow or some future day he would ask leave to introduce a bill, ,entitled:

An act in relation to the salaries of the Chief of Police, the Captains and Sergeants of the City of Wilmington.

Mr. Jones gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act in relation to the appointment of a delinquent tax collector for the City of Wilmington and of New Castle County.

Mr. Thompson gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act authorizing the Board of Public Education for the Town of Lewes to borrow money and issue bonds to secure the payment thereof, for the purpose of making additions to and improvements in the school house in consolidated School District Nos. 14, 15, 110 and 112, in Sussex County.

Mr. Holcomb gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter IX., Section 16, of the Revised

Code, as amended 1893 said act, entitled, "Clerk of the Peace," by providing that in marriage licenses the bond shall be abolished.

Mr. Thompson gave notice that on to-morrow or some future day he would ask leave to introduce a bill, entitled:

An act to amend Chapter 53 of Volume 15 of the Laws of Delaware, entitled, "An act to establish a board of education for the Town of Lewes and to incorporate the same and for other purposes" (as extended and continued by Chap. 24, of Volume 20, of the Laws of Delaware), by increasing the amount authorized to be raised by taxation.

On motion of Mr Speaker, the bill,

House Bill No. 56, entitled:

An act to authorize the Town of Smyrna to borrow six thousand dollars for the improvement of the water and the electric light plant in said town,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Austin, Bancroft, Bennett, Connelly, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Powell, Price, Purnell, Rose, Thompson, Tyre, Warren, Mr. Speaker---30.

Nays-None.

So the question was decided in the affirmative, and the bill having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Warren, the bill,

House Bill No. 27, entitled:

An act to increase the salary of the State Librarian,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Hughes, Jones, Lawson, Lingo, Messick, Monaghan, Morrison, Newton, Powell, Price, Purnell, Rose, Thompson, Townsend, Tyre, Warren, Mr. Speaker---32.

Nay---Mr. Allen---1.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Buckmaster, the bill,

House Bill No. 76, entitled:

An act to change the name of Benjamin B. Palmer to Benjamin B. Ewing,

Was taken up for consideration, and, on his further motion, was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Flinn, Frazier, Gehman, Gooden, Hart, Holcomb, Jones, Lawson, Lingo, Lowe, Messick, Monaghan, Morrison, Newton, Powell, Price, Purnell, Rose, Thompson, Tyre, Warren, Mr. Speaker---32.

Nays—None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

On motion of Mr. Price, the bill,

House Bill No. 40, entitled:

An act to amend Chapter 154, Section 11, Vol. 15. Laws of Delaware,

Was taken up for consideration, and, on his further motion was read a third time, by paragraphs, in order to pass the House.

On the question, "Shall the bill pass the House?"

The yeas and nays were ordered, which, being taken, were as follows:

Yeas---Messrs. Allen, Aspril, Austin, Bancroft, Bennett, Buckmaster, Connelly, Cook, Derrickson, Eastburn, Frazier, Gehman, Gooden, Hart, Holcomb, Lawson, Lingo, Messick, Monaghan, Morrison, Newton, Price, Purnell, Thompson, Tyre, Mr. Speaker---26.

Nays-None.

So the question was decided in the affirmative, and the bill, having received the required constitutional majority,

Passed the House.

Ordered to the Senate for concurrence.

Mr. Baynum, Clerk of the Senate, being admitted, informed the House that the Senate had concurred in the following House bill No. 19, entitled:

An act fixing the salary of a County Superintendent of Free Schools at twelve hundred dollars,

And returned the same to the House.

JOINT SESSION.

The hour of 12 o'clock, M., having arrived, the President pro tempore, members, Clerks and Sergeant-at-Arms, of the Senate, being announced, were admitted.

The President pro tempore of the Senate instructed the Clerks to call the rolls of the respective Houses.

All members present, except Mr. Paradee, of the House.

Mr. Holcomb, of the House, moved that the reading of the Journals be dispensed with,

Which motion

Prevailed.

Mr. Smith, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1907,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by viva voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for Willie M. Ross.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for John Edward Addicks.

Mr. Harrington, of the Senate, voted for Willie M. Ross.

Mr. Jefferson, of the Senate, voted for Willie M. Ross.

Mr. Latta, of the Senate, voted for Willie M. Ross.

Mr. McNulty, of the Senate, voted for Willie M. Ross.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks

Mr. Smith, of the Senate, voted for Willie M. Ross.

Mr. Sparks, of the Senate, voted for Henry A. DuPont.

Mr. Sterling, of the Senate, voted for Henry A. DuPont.

Mr. Wright, of the Senate, voted for Willie M. Ross.

Mr. President pro tempore, of the Senate, voted for Henry A. DuPont.

Mr. Allen, of the House, voted for Willie M. Ross.

Mr. Aspril, of the House, voted for Henry A. DuPont.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Henry A. DuPont.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for Willie M. Ross.

Mr. Connelly, of the House, voted for Willie M. Ross.

Mr. Cook, of the House, voted for Willie M. Ross.

Mr. Derrickson, of the House, voted for Henry A. DuPont.

Mr. Eastburn, of the House, voted for Henry A. DuPont.

Mr. Flinn, of the House, voted for Henry A. DuPont.

Mr. Frazier, of the House, voted for John Edward Addicks

Mr. Gehman, of the House, voted for John Edward Addicks.

Mr. Gooden, of the House, voted for Willie M. Ross.

Mr. Hart, of the House, voted for Willie M. Ross.

Mr. Holcomb, of the House, voted for Willie M. Ross.

Mr. Hughes, of the House, voted for Willie M. Ross.

Mr. Jones, of the House, voted for John Edward Addicks.

Mr. Lawson, of the House, voted for John Edward Addicks.

Mr. Lingo, of the House, voted for John Edward Addicks.

Mr. Lowe, of the House, voted for Willie M. Ross.

Mr. Messick, of the House, voted for John Edward Addicks.

Mr. Monaghan, of the House, voted for Willie M. Ross.

Mr. Morrison, of the House, voted for Willie M. Ross.

Mr. Newton, of the House, voted for John Edward Addicks.

Mr. Powell, of the House, voted for John Edward Addicks.

Mr. Price, of the House, voted for Henry A. DuPont.

Mr. Purnell, of the House, voted for John Edward Addicks.

Mr. Rose, of the House, voted for Willie M. Ross.

Mr. Thompson, of the House, voted for Willie M. Ross.

Mr. Townsend, of the House, voted for John Edward Addicks.

Mr. Tyre, of the House, voted for Henry A. DuPont.

Mr. Warren, of the House, voted for John Edward Addicks.

Mr. Speaker, of the House, voted for John Edward Addicks.

The vote as above ascertained having been announced, as follows:

For John Edward Addicks, twenty-one votes.

For Willie E. Ross, twenty votes.

For Henry A. DuPont, ten votes.

Total, fifty-one votes.

The President pro tempore of the Senate declared that, no person having a majority of all the votes cast for United States Senator, there was no election to said office.

Mr. Pennewill, of the Senate, moved that they proceed to vote for United States Senator for the term ending March 4th, 1905,

Which motion

Prevailed.

The Clerks were directed to call the rolls of the respective Houses, and the members, as their names were called, responded by vava voce vote as follows, viz:

Mr. Allee, of the Senate, voted for John Edward Addicks.

Mr. Brasure, of the Senate, voted for John Edward Addicks.

Mr. Clements, of the Senate, voted for Peter J. Ford.

Mr. Conner, of the Senate, voted for John Edward Addicks.

Mr. Groves, of the Senate, voted for T. Colman DuPont.

Mr. Harrington, of the Senate, voted for Peter J. Ford.

Mr. Jefferson, of the Senate, voted for Peter J. Ford.

Mr. Latta, of the Senate, voted for Peter J. Ford.

Mr. McNulty, of the Senate, voted for Peter J. Ford.

Mr. D. O. Moore, of the Senate, voted for John Edward Addicks.

Mr. T. C. Moore, of the Senate, voted for John Edward Addicks.

Mr. Pennewill, of the Senate, voted for John Edward Addicks.

Mr. Smith, of the Senate, voted for Peter J. Ford.

Mr. Sparks, of the Senate, voted for Anthony Higgins.

Mr. Sterling, of the Senate, voted for Harry A. Richardson.

Mr. Wright, of the Senate, voted for Peter J. Ford.

Mr. President pro tempore, of the Senate, voted for Anthony Higgins.

Mr. Allen, of the House, voted for Peter J. Ford.

Mr. Aspril, of the House, voted for Anthony Higgins.

Mr. Austin, of the House, voted for John Edward Addicks.

Mr. Bancroft, of the House, voted for Anthony Higgins.

Mr. Bennett, of the House, voted for John Edward Addicks.

Mr. Buckmaster, of the House, voted for Peter J. Ford.

Mr. Connelly, of the House, voted for Peter J. Ford.