

VOLUME XV.

of lottery tickets was carried through its various stages, passed and sent to the other House.
Mr. Duveigneau, from the committee to whom were referred proposed amendments to the Constitution, reported the same without action.
Mr. Bruce, with permission, withdrew the memorial and bill for the relief of Wm. Brown.
On motion of Mr. Kenner, the bill for the relief of Wm. Brown was taken up, carried through its various stages and passed.
A motion by Mr. Newton of Morehouse, to take up the bill to authorize the Vicksburg, Shreveport and Texas railroad to charge the eastern terminus of their line, was negatived by 19 to 5.
The Senate then took a recess for half an hour.
Mr. Wilcoxton offered a resolution, allowing fifteen days for the location of the Federal building in the city of New Orleans, and respectfully requesting the President of the United States to issue a proclamation to that effect.
Mr. Kenner opposed the motion.
A message was received from the House, through Mr. Halsey, Assistant Clerk, asking and announcing concurrence and signature.
Without acting on Mr. Wilcoxton's motion, the Senate went into executive session.
On the doors being reopened, the Senate adjourned to 7 P. M.

FRIDAY MORNING, MARCH 23, 1906.

On motion of the same Senator, the journal announcing clerks were allowed ten days after the session to close up their business.
7 A message was received from the House, announcing that the Speaker had signed the bill relative to convicts in the State Penitentiary, and the bill to authorize Felice Prevost to alienate dotal property.
The Secretary announced the House had informed him that there was one more bill to be sent to the Senate.
A message was received from the House asking the signature of the President to the bill authorizing the Shreveport corporation to purchase land for a cemetery. Mr. Maxwell, Chief Clerk, who brought the message, stated that he was further directed to inform the Senate that the House was ready to adjourn, and would receive any communication the Senate might have to make.
This closed the business of the Senate.
Shortly afterwards, the President announced that 12 o'clock had arrived, and that by limitation the session had expired.
Then the Senate adjourned sine die.

HOUSE OF REPRESENTATIVES.

The House met at 11 o'clock, Speaker Clegg presiding.
Prayer by Rev. Dr. Walker.
Mr. Penner introduced a joint resolution declaring that, in the opinion of the General Assembly, there is no occasion for an extra session. Mr. F. Penner remarked that it came in an authoritative manner that it was designed to call an extra session. For mileage alone the expense of an extra session would be \$117,000, and the daily cost of a session was \$2500. They already had had an extra session, besides a regular session of sixty days. Ample time had been afforded to pass all bills, and an extra session would most certainly bring odium upon the legislature. And there was no occasion for an extra session. The revenue bill, which seems to be the excuse, was very little different from the law of 1895, and would afford the necessary all the means necessary.
Mr. Williamson was of opinion with Mr. Penner, that an extra session would bring odium upon the Assembly, and he would, therefore, support the resolution. The chief reason for calling an extra session seemed to be that the revenue bill had not passed. He had the very best authority for stating that the revenue law of 1895, referred to by Mr. Penner, was adequate to supply all the wants of the treasury of the State, and he was not aware of any bill that might fail to pass of sufficient importance to justify an extra session.
Mr. Smiler regarded the resolution as dictating to the Governor in a matter of which he was constitutionally the sole judge, and Mr. S. could not, therefore, vote for it.
Mr. Scanlan was opposed to an extra session, but he was not in favor of the motion. He had been asked to sign a memorial to the Governor for an extra session, and had refused for the same reason that determined him to vote against the resolution. It was a question in which the Governor was responsible for his course, and advice, one way or the other from members individually, or from the Assembly as an aggregate, might be deemed improper.
Mr. Walker made a personal explanation was proper from him. As chairman of the Finance Committee, he had prepared revenue measures weeks ago. One of the stamp tax act, had passed, and was now before the Senate, but had not yet been concurred in. The general revenue bill, though introduced three weeks ago, was yet before the House. He felt that he had acquired himself of his responsibility, and whatever failure happened, the House would be responsible for it.
Mr. Eldridge was of opinion, from what he had heard, that the Governor would call an extra session. It was merely an expression of opinion by the legislature, and ought to be taken kindly by the Governor. Mr. E. thought an extra session was called for. He believed, with Messrs. Penner and Williamson, that the revenue from the law of 1895 would suffice. The expense of a session for twenty days would be \$67,000, and he would do all in his power to prevent such a needless expenditure.
Mr. Bailey saw no impropriety in the resolution. For his own part he was opposed to an extra session, and conceived it becoming in the House to express an opinion on the subject.
Mr. Therman thought it possible some necessary legislation might fall, and as the responsibility of calling an extra session rested with the Governor only, he should be left free to the exercise of his own judgment.
Mr. Scanlan, if called upon by the Governor for advice, would counsel him against a called session, but would not thrust his advice upon him. Mr. Taylor would not assume the responsibility of determining a question constitutionally left to the Governor alone. When all the laws passed were before the Governor, it was for him to decide whether there was a legislative omission of sufficient importance to justify convening the Assembly in special session. Even were the House granted advisory authority, the resolution prejudged the question for the session was not ever, yes, and it was not known what measures might be introduced by the House was a very grave one, and for his part he should vote against its assumption.
Mr. Therman moved to lay the motion on the table, and the yeas and nays were called, resulting in the adoption of the motion—yeas, 47; nays, 31.
Messrs. McConnell and Egan were allowed to speak on the motion, in reference to the resolution, and nearly all the members voting with the majority, were subscribed to one or other of these documents. The yeas were substantially identical, that the signers were opposed to an extra session, but thought it improper for the Assembly to intrude its advice or opinion on the question upon the executive, who was, constitutionally, the only judge in the matter.
A resolution introduced by Mr. DeLarbarre, relative to the compensation of the enrolling clerks, was under consideration when the order of the day, the revenue bill, came up, and the former bill was postponed.
Mr. Egan moved a suspension of the rules to take up the joint resolutions from the Senate proposing amendments to the Constitution of 1864, and the motion prevailed, yeas 47, nays 22.
Mr. Wagmann addressed the House in support of the amendments as tending to obviate one of the objections most strongly urged against the Constitution of 1864, that the judiciary under it was not acceptable.
Mr. Jones knew the bill could not pass the House to-day, and would not therefore consume time in debating it. He hoped the House would vote to vote at once. For his own part, he should vote against the resolutions.
The bill was rejected on its first reading—yeas 34; nays 37.
Mr. Harrison called on the bill for the protection of the alluvial lands on Bayou Macon and Bayou River from inundation, and it was passed, finally.
Mr. Scanlan moved to send the rules to take up the Senate bill providing that all schools teaching a certain number of children free of charge shall be entitled to a proportion of the school fund. The Committee on Education reported against the bill and Mr. Scanlan addressed the House, criticizing the report and arguing its incorrectness to be ready to adjourn at 12 o'clock v. m., sine die.

NEW ORLEANS.

of New Orleans was taken up, on motion of Mr. McConnell, and passed.
Mr. Williamson moved for a suspension of the rules to take up the bill releasing auctioneers from the special tax of one-half of one per cent. now exacted upon their private as well as public sales, and places on the same footing as other persons in regard to private sales, and authorizing them to appoint deputies, one each in the rural parishes and two each in New Orleans. The House refused a suspension of the rules.
On motion of Mr. Regenber, the bill to include persons between the ages of six and eighteen years in the operation of laws relating to the public school system, and requiring school taxes collected from colored persons to be set apart for schools of colored children, was taken up and passed.
The bill for the relief of public school teachers holding warrants on depositaries of the current school fund, was also taken up, on motion of Mr. Regenber, and passed.
A resolution from the Senate for a joint committee to inquire into the readiness of the two houses to adjourn after the 1st of March, and to make a report thereon, was taken up, and passed.
On motion of Mr. Anderson of Madison, the bill from the Senate to withdraw from sale the swamp lands of the State until the 1st of March, 1906, was taken up and concurred in.
Mr. McCloskey submitted a resolution, which was unanimously adopted, tendering the thanks of the House to Mr. Thomas Maxwell, Clerk of the House, and Messrs. Halsey and Sheppard, Assistants, for their faithful and courteous services, which they had performed their respective duties.
Mr. Grant, from the committee deputed to wait on the Governor, reported that they had sought for him at his office and at his home, and had been unable to find him.
The thanks of the House were voted to Messrs. DeLarbarre, chairman of the Committee on Enrollment, and Walker, of the Finance Committee, for their faithful and zealous services in which the gentlemen had discharged the arduous duties of their respective positions, the resolution of thanks to Mr. DeLarbarre being introduced by Speaker Clegg, and that in relation to Mr. Walker by Mr. Wagmann.
On motion of Mr. McConnell, the thanks of the House were voted to the public press of New Orleans for its faithful and patriotic services as a reporter of the proceedings of the General Assembly, and its constant and faithful performance of its duties.
At 12 o'clock the Speaker announced that all the House bills passed had been enrolled, on motion of Mr. Egan, the House adjourned sine die.
Before putting the motion to adjourn, Speaker Clegg briefly and eloquently responded to the remarks of Mr. Penner, and particularly to the remarks of the Governor, for the same gentleman had closed about the Chair to bear his parting words, he was deeply moved and was barely able to govern his emotions enough to acknowledge his obligations to the House, in a few sentences of unstated eloquence.

LOCAL INTELLIGENCE.

THE BARRELL BUILDING STRIKE.—The judgment in this case, which, as a local matter, has excited more than ordinary interest, was yesterday delivered by Judge Duplantier, and we give as below the principal portions of the judicial disposition of the questions, which says:
The evidence and decreed that the claims of the several creditors of defendant are as follows: Barrell, appearing herein, for \$17,533.49; James M. Hays, for \$10,000; Robert Little, for \$11,434.74; W. W. Carré, for \$22,125.10; George Hebert, for \$10,000; A. Brown & Co., for \$1170; W. R. Crane, executor, for \$1000; J. Campbell, for \$249.95; Wm. Hann, for \$1000; Wm. A. Perret, for \$245; Michael Gordon, for \$864; Golden Shallop & Co., for \$1175.66; Newton Richards, for \$25.45.
It is further adjudged and decreed, that the heirs of Barrell, excepting said property, be preferred creditors over the proceeds of the sale effected by the sheriff, to the extent of \$63,599.48; that this amount be retained by Ennis, trustee, for the benefit of the sheriff's estate; that Ennis receive deposit with the sheriff a sum sufficient to pay the clerks and sheriff's costs and expenses, and that the balance of the bid for the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of the sale of the property be paid to the heirs of Barrell, after deducting the claim of the heirs of Morgan, due to execute for the balance of his bid for the sale of the property, and that the balance be necessary to each of the claimants, was: Saml. Jamison, Jas. McElvain & Co., Robert Little, J. Carré & Co., W. R. Crane, George Hebert, R. Brown & Co., James M. Hays, Golden Shallop & Co., and Newton Richards, his just and pro rata proportion of the amount coming to him on the sale of the property, and that the balance of the proceeds of