

New Orleans Republican. OFFICIAL JOURNAL OF THE UNITED STATES OFFICIAL JOURNAL OF NEW ORLEANS

THE SENATE YESTERDAY.

Twenty-eighth day's Session.

SENATE CHAMBER, New Orleans, February 21, 1873.

The Senate met pursuant to adjournment, and was called to order by Hon. C. C. Antoine, Lieutenant Governor of the State and President of the Senate.

On call of the roll the following Senators answered to their names: Messrs. Alexander, Barber, Belden, Butler, Blackburn, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

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The President of the Senate announced a quorum present.

Prayer by the Rev. Mr. Riley.

The reading of the minutes of yesterday's proceedings was dispensed with, and the President announced that the journal stood approved after the same had been corrected.

REPORTS OF COMMITTEES.

Mr. Barber, Chairman of the Committee on Claims, submitted the following report: Senate bill No. 119, a bill to be entitled an act for the relief of the homestead of the late Lieutenant Governor O. J. Dunn, and making an appropriation therefor, and for other purposes.

Report favorably and recommend its immediate passage. E. BUTLER, Chairman.

Lies over.

Mr. Sypher, chairman of the Committee on Canals, Drainage and Inland Navigation, submitted the following report on Senate bill No. 49, an act to incorporate the North Louisiana and Bayou Improvement and Navigation Company.

Report favorably and recommend its immediate passage. E. BUTLER, Chairman.

Lies over.

Mr. Barber, chairman of the Committee on Enrollment and Engrossment, submitted the following:

COMMITTEE ON ENROLLMENT, February 21, 1873.

To the Honorable President and Members of the Senate.

Your Committee on Enrollment and Engrossment, after careful consideration of the within bill, adhere to the unfavorable report heretofore made, and recommend that the further consideration of it be indefinitely postponed.

A. J. SYPHER, Chairman; E. L. WEBER, T. S. MERRILL, E. BUTLER, A. B. HARRIS.

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A. J. SYPHER, Chairman; E. L. WEBER, T. S. MERRILL, E. BUTLER, A. B. HARRIS.

Lies over.

Mr. Brewster obtained consent to introduce the following bill:

A bill to be entitled an act to incorporate the Monroe Bridge Company, and to authorize the same to collect tolls.

The bill was read the first time.

The constitutional rule was suspended and the bill read a second time, and referred to the Committee on Corporations and Parochial Affairs.

Also, a bill to be entitled an act to create the parish of Evergreen; to provide for the organization thereof; to fix the terms of district courts therein.

Bill read first time.

Constitutional rule was suspended, bill read second time and referred to the Committee on Corporations and Parochial Affairs.

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Bill read first time.

The constitutional rule was suspended, bill read second time, and referred to Committee on Judiciary.

INTRODUCTION OF RESOLUTION.

Mr. Barber introduced the following resolution:

Resolved, That the members recently elected to the Senate shall receive the same mileage and per diem for this session as to other members.

Lies over.

REPORTS OF COMMITTEES LYING OVER.

Mr. Burch called up the following bill, reported favorably by the Committee on Education, on second reading:

Senate bill No. 108, a bill to be entitled an act to amend No. 15, entitled an act for the relief of the University of Louisiana, to repair the west wing of the building of the university, and to preserve the public property therein, approved February 25, 1871.

Mr. Burch moved that the bill be ordered printed, and made the special order of the day for Wednesday next at one o'clock.

Mr. Blair called up joint resolution No. 12, reported favorably by the Committee on Federal Relations, relative to improvement of Cane River, parish of Natchitoches.

The bill was considered engrossed.

Senate, on call of two Senators, went into executive session.

Executive session having been raised, on a call of the roll the following Senators answered to their names:

Yess—Alexander, Barber, Belden, Butler, Blackburn, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—38.

Quorum present.

Mr. Stamps moved to adjourn till Monday next.

On call of the yeas and nays the Senate refused to adjourn, by the following vote: Yeas—Alexander, Barber, Belden, Butler, Blackburn, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Nays—Anderson, Barber, Blunt, Blackburn, Brewster, Burch, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Mr. Twitchell offered his amendment to rule fifteen, which he gave notice yesterday. In lieu thereof he proposed to amend rule nine.

Mr. Burch made the point of order that under the rules of the Senate the proposed amendment of rule nine could not be considered at that time, one day's notice being required.

The Chair was of the opinion that the notice required had been given.

The first section was read.

Mr. Barber moved the following amendment: Section first, line ten, after the word "vouchers," insert "for the sessions of 1871 and 1872."

Mr. Barber moved the adoption of his amendment, and called for the yeas and nays.

Yeas—Barber, Belden, Blackburn, Blunt, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber—24.

Nays—Anderson, Barber, Blunt, Blackburn, Brewster, Burch, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber—14.

Mr. Alexander moved to adjourn.

Mr. Ingraham called for the yeas and nays.

On call of the yeas and nays the Senate refused to adjourn:

Yeas—Alexander, Anderson, Barber, Belden, Blackburn, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Nays—Anderson, Barber, Blunt, Blackburn, Brewster, Burch, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Mr. Stamps moved to suspend the rules to take up House bill No. 28, and demanded the previous question on his motion.

Main question was ordered.

On call of the yeas and nays the Senate refused to suspend the rules, two thirds of the members present not having voted in the affirmative:

Yeas—Alexander, Barber, Butler, Blunt, Brewster, Burch, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Nays—Anderson, Barber, Blunt, Blackburn, Brewster, Burch, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Mr. Stamps moved to adjourn till Monday next at twelve o'clock M.

On call of the yeas and nays the Senate refused to adjourn by the following vote:

Yeas—Alexander, Anderson, Barber, Belden, Blackburn, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Nays—Anderson, Barber, Blunt, Blackburn, Brewster, Burch, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—19.

Mr. Stamps moved to adjourn till Monday next at twelve o'clock M.

Adopted.

The President then announced that the Senate stood adjourned until Monday, February 24, at twelve o'clock M.

Adopted.

The section was then adopted as amended.

Section four was then read and adopted.

Section five was then read and adopted.

Mr. Harris moved to adopt the bill as amended.

On call of the yeas and nays, the bill was adopted as amended, by the following vote:

Yeas—Anderson, Barber, Belden, Blunt, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—38.

Nays—None.

On motion of Mr. Ingraham, the bill was considered engrossed.

The constitutional rule was suspended by the following vote, four-thirds having voted in the affirmative:

Yeas—Anderson, Barber, Belden, Blunt, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—38.

Nays—None.

Mr. Harris moved that Senate bill No. 79 do now finally pass, and upon that motion he called the previous question.

On call of the yeas and nays the Senate ordered the main question by the following vote:

Yeas—Anderson, Barber, Belden, Blunt, Brewster, Cane, Chabourn, Crago, Crawford, Greene, P. F. Herwig, E. F. Herwig, Harper, Ingram, Kelso, Mascot, Merrill, Pollard, Roy, Stamps, Sypher, Twitchell, Weber, Wharton—38.

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MARSHAL'S MORTITIONS.

Thomas Allen et al., P. Mellie et al., vs. THE UNITED STATES DISTRICT COURT, District of Louisiana.

In the United States District Court, District of Louisiana, in obedience to an adjournment, I have called and taken into my possession the following property:

THE STRAIGHTWAY META, her boats, engines, tackle, etc., now held by George M. Borch, and taken into my possession on the first Monday of March, to show cause, if any have or can, why the said straightway should not be condemned, and sold agreeably to the prayer of plaintiffs.

And I do hereby cite and admonish the owner or owners thereof, and all every person or persons having or claiming to have any right, title, or interest in or to the same, to appear at a District Court of the United States for the district aforesaid, to be holden at the city of New Orleans, on the third Monday of March, to show cause, if any have or can, why the said straightway should not be condemned, and sold agreeably to the prayer of plaintiffs.

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