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RATES OF ADVERTISING.

Table with columns for 'One month', 'Two months', 'Three months', 'Six months', 'One year'. Rows include 'Per square', 'Per line', 'Per column', 'Per advertisement', 'Per notice', 'Per legal notice', 'Per bill', 'Per receipt', 'Per certificate', 'Per order', 'Per receipt', 'Per certificate', 'Per order'.

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in our parish that requires work done in order to turn back even a very moderate...

From among them is the said Bigg's levee, the Delta levee, the Young's Point levee, and the Milken's Bend levee.

It is requested for temporary purposes will not cause a very large outlay of money, but it is imperatively necessary that the points named at least should be...

In view of the foregoing, we beg to urge upon your honorable body the necessity of adopting such measures as will cause the levee company to give this matter their early attention, and result in our reasonable security from overflow, and your petitioners will...

Mr. Ingram, chairman of the Committee on Banks and Banking, submitted the following report on Senate bill No. 118, a bill to be entitled an act to incorporate the Shreveport Savings Bank and Trust Company.

Report favorably. JAMES H. INGRAM, Chairman.

Mr. Kelso, chairman of the Committee on Corporations and Parochial Affairs, submitted the following on Senate bill No. 100: To the Honorable President and Members of the Senate.

Parochial Affairs, to whom was referred Senate bill No. 100, entitled an act to establish a steam ferry at Grand Ecore, Louisiana, beg leave to report favorably upon the same.

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Blackburn, Brewster, Cagle, Chadbourne, Green, Harris, P. F. Herwig, Ingraham, Mascoff, Merrill, Stamps, Twitchell, Weber -17.

Under the operation of the previous question the amendment of Mr. Blackburn was adopted.

Mr. Stamps then moved to take up the bill as a whole, and that motion called for the previous question.

Mr. Harris rose to a point of order, and stated that the main question having been ordered the first question recurred upon the amendment, and then upon the adoption of the section as amended, and then the adoption of the bill section by section.

The Chair decided the point well taken, and stated that the question pending was the adoption of the section as amended, on which the yeas and nays were called with the following result:

Yeas - Anderson, Holden, Butler, Blackburn, Brewster, Burch, Cagle, Chadbourne, Green, Harris, P. F. Herwig, Harper, Ingram, Kelso, Mascoff, Merrill, Stamps, Twitchell, Weber - 20.

Nays - Alexander, Barber, Blunt, Boye, Crawford, E. F. Herwig, Sypher, Wharton - 8.

On call of Messrs. Blunt and Wharton the Senate went into executive session.

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

Messrs. Anderson, Barber, Belden, Butler, Blunt, Blackburn, Burch, Cagle, Chadbourne, Green, Harris, P. F. Herwig, Harper, Kelso, Mascoff, Merrill, Stamps, Twitchell, Weber - 20.

Mr. Hatch moved to take up the special order of the day.

On motion, the special order of the day was postponed for fifteen minutes.

Mr. Harris renewed his point of order that the Senate having ordered the main question, no question was in order but the main question, which was the adoption of the bill section by section on second reading.

The Chair again sustained the point of order.

Mr. Barber desired the Chair to define his ruling, whether the order for the main question on the adoption of the section carried with it the necessity of the adoption of the whole bill or the previous order.

Mr. Barber raised the point that there was something contradictory in the decisions of the Chair. The motion had been entertained by the Chair to take up the bill as a whole, and that he was unable to do so intelligently without the Chair defined more definitely his ruling.

The Chair referred to his previous ruling, and decided the Senator out of order.

Mr. Wharton renewed the point raised by Mr. Barber, and was declared out of order.

Mr. Wharton appealed from the decision of the Chair.

The Chair stated that under the operation of the previous question no motion was in order except the main question, and the appeal could not be entertained.

Mr. Blunt moved to adjourn.

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

Yeas - Alexander, Barber, Belden, Blunt, Crawford, Pollard, Wharton - 7.

Nays - Anderson, Butler, Blackburn, Brewster, Burch, Cagle, Chadbourne, Green, Harris, P. F. Herwig, Harper, Ingram, Kelso, Mascoff, Merrill, Stamps, Twitchell, Weber - 13.

Section six was then read and adopted.

Section seven was then read.

Mr. Blunt moved to strike out the whole section.

Mr. Blackburn moved to lay the motion on the table.

Mr. Blackburn moved the adoption of the section.

Section adopted.

Mr. Stamps moved to take up Senate bill No. 105, special order of the day.

The special order was taken up.

Mr. Barber moved to postpone the consideration of the same for fifteen minutes.

Adopted.

Consideration of Senate bill No. 108 was resumed.

The third section was read.

Mr. Wharton moved the following amendments:

to report as having duly enrolled the following bills, viz:

House bill No. 154, an act to amend and reenact an act entitled an act to regulate proceedings in contestations between persons claiming judicial office.

House bill No. 47, joint resolution for the relief of Thomas Edward Robert H. Smith and C. P. Prudhomme, citizens of Red River parish, State of Louisiana, and for other purposes.

House bill No. 35, joint resolution appropriating \$1000 to make good the deficiency in the appropriation for the payment of the salary of the Secretary of State and Assistant Secretary of State.

Also, as having duly engrossed the following bills:

House bill No. 55, an act to open the mouth and to remove obstructions in the Bayou Plaquemine.

House bill No. 153, an act authorizing the Governor of the State to contract with L. Duff, of New Orleans, to finish the iron railing around the State University building.

Respectfully submitted, JOHN GAIB, Chairman.

Under a suspension of the rules, Mr. De-wees, of Red River, called up the following Senate amendment to House bill No. 153:

At the end of section three insert "provided all cases, to be heard in excess of the appropriation."

Which was adopted, and notice of the same ordered to be sent to the Senate.

RESOLUTIONS.

Mr. De-wees, of Red River, introduced a resolution relative to the pay of certain clerks and employes, which was adopted.

NOTICE OF BILLS.

The following gentlemen gave notice that they would at some future day introduce the following bills:

By Mr. Cousin, of St. Tammany: An act entitled an act prohibiting the burning of grass in pine woods without giving notice to the surrounding inhabitants, and for other purposes.

By Mr. Mahoney, of Plaquemine: An act to incorporate the New Orleans, Barataria and Plaquemine Railroad and Canal Company.

By Mr. Keating, of Calde: An act to appropriate and apportion the college donation land fund to and among certain designated colleges.

By Mr. Baker, of Bossier: An act to incorporate the town of Bellefleur, Bossier parish.

By Mr. Hahn, of St. Charles: Joint resolution inviting the President of the United States to visit the State of Louisiana.

By Mr. Ward, of Grant: An act authorizing the assessment and collection of a special tax of \$1,000 to build a courthouse and jail in the parish of Grant.

Also, an act entitled an act to incorporate the town of Colfax, in the parish of Grant.

INTRODUCTION OF BILLS.

According to previous notice the following bills were introduced, which passed their first and second readings, under a suspension of the constitutional rules, and referred to their appropriate committee:

By Mr. Williams, of East Baton Rouge: House bill No. 181, entitled an act for the relief of Mrs. Leonard Chaney, widow of P. E. Chaney, deceased.

Referred to Committee on Claims.

By Mr. Gair, of East Feliciana: House bill No. 182.

Ordered to be printed in the Journal, as follows:

An act reducing the number of commissioners and extending the duties of the Bureau of Emigration, and imposing a fine for landing emigrants without giving bond or paying commutation money according to law.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That, as soon as practicable after the passage of this act, the Governor shall appoint, by and with the advice and consent of the Senate, one or more, to be called the commissioners of emigration, who, together with the Governor and president of the German Society, shall constitute the board known as the commissioners of emigration, which is hereby reduced to six in number, the four appointees to serve a term of four years, and the two ex-officio members, the duties and functions thereof, are continued in force, except as far as hereinwith.

SECTION 2. Be it further enacted, etc., That the duties of said commissioners, etc., shall be extended so as to require them to erect or establish a suitable home for emigrants, the benefits of which shall be not only enjoyed by the emigrants, but also by emigrants from other States, without regard to race, color or previous condition.

SECTION 3. Be it further enacted, etc., That if he is further enacted, etc., That a number of the Metropolitan Police force shall be ordered to perform military duty in any part of the State.

SECTION 4. Be it further enacted, etc., That the men who may be enlisted and mustered into the Metropolitan Police force shall be entitled and paid according to the provisions of the existing laws of the State organizing the militia thereof. This pay to the Metropolitan Police force shall be in addition to their regular salaries as police officers.

SECTION 5. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 6. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 7. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 8. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

By Mr. Martin, of St. Martin: House bill No. 186, entitled an act to incorporate the Union Baptist Church of St. Martinville, parish of St. Martin.

Referred to the Committee on Corporations.

By Mr. Hahn, of St. Charles: House bill No. 187, entitled an act to amend and reenact article 488 of the Code of Practice of Louisiana, and to regulate the practice relative to bills of exception.

Referred to the Committee on Judiciary.

By Mr. Greene, of Jackson: House bill No. 188, entitled an act to amend and reenact act No. 71, approved March 12, 1870.

Referred to the Committee on Commerce and Manufactures.

By Mr. Wanda of Tangipahoa: House bill No. 189, entitled an act for the encouragement of home industry.

Referred to the Committee on Judiciary.

By Mr. Kern, of Jefferson: House bill No. 190, entitled an act to amend an act entitled "an act to incorporate the city of Carrollton," approved March 17, 1850, and acts supplementary thereto.

Referred to the Committee on Corporations.

By Mr. De-wees, of Orleans: House bill No. 191, entitled an act incorporating the Crescent City Sanitary Company, for sanitary purposes in the city of New Orleans, and granting rights and privileges thereto.

Referred to Committee on Corporations.

By Mr. De-wees, of Orleans: House bill No. 192, entitled an act to incorporate the Carrollton and Kennerly Railroad Company.

Referred to Committee on Railroads.

By Mr. Barrow, of Orleans: House bill No. 193, entitled an act to incorporate the St. Matthew's Benevolent and Mutual Aid Association of New Orleans, Louisiana.

Referred to Committee on Corporations.

By Mr. Murrell, of Lafourche: House bill No. 194, entitled an act to give a new charter as to extend the limits of the town of Thibodaux, Louisiana, in the parish of Lafourche.

Referred to Committee on Corporations.

By Mr. Gair, of East Feliciana: House bill No. 195, entitled an act authorizing the master of the Metropolitan Police force as a part of the militia of the State, authorizing the said force to be increased when on militia duty to three full regiments, to be called the Metropolitan Police Brigade, authorizing assignment of other officers and troops to said brigade, and providing for the enlistment, enrollment, pay and command of the said Metropolitan Police Brigade.

Ordered to be printed in the Journal, and was made the special order of the day for to-morrow at 12:00 P. M.

House bill No. 156 reads as follows:

An act authorizing the master of the Metropolitan Police force as a part of the militia of the State, authorizing the said force to be increased when on militia duty to three full regiments, to be called the Metropolitan Police Brigade, authorizing assignment of other officers and troops to said brigade, and providing for the enlistment, enrollment, pay and command of the said Metropolitan Police Brigade.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in General Assembly convened, That the Metropolitan Police force shall form part of the militia of the State, and shall be subject to the laws relating to the organization of the militia of the State.

SECTION 2. Be it further enacted, etc., That the Governor may, whenever in his opinion the public safety requires it, order the Metropolitan Police force to be mustered as the militia of the State, and he may order that additional men, not exceeding the number of the maximum, when the Metropolitan Police force is ordered upon military duty, and is ordered to be increased by the enlistment and mustering of other officers and troops, the number of members of the police force shall first be mustered, and all additional enlistments shall be made by the Board of Metropolitan Police.

SECTION 3. Be it further enacted, etc., That a number of the Metropolitan Police force shall be ordered to perform military duty in any part of the State.

SECTION 4. Be it further enacted, etc., That the men who may be enlisted and mustered into the Metropolitan Police force shall be entitled and paid according to the provisions of the existing laws of the State organizing the militia thereof. This pay to the Metropolitan Police force shall be in addition to their regular salaries as police officers.

SECTION 5. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 6. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 7. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

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SECTION 9. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 10. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 11. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 12. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 13. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 14. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

SECTION 15. Be it further enacted, etc., That the Commander-in-Chief may assign any military organization now existing or to be hereafter organized as a part of the militia of the State to the Metropolitan Police Brigade. Any person subject to military duty may be ordered to duty in said brigade, in accordance with the provisions of the laws of the State.

of Iberia, introduced the following resolution, which was adopted:

Resolved, That all special committees be and are hereby requested to report before Tuesday next.

Mr. Demas, of St. John Baptist, introduced the following resolution:

Resolved, That the Committee on Contingent Expenses of the House of Representatives of the State of Louisiana be and are hereby requested to report before Tuesday next.

Under order under the Rules.