Stenben and De Kalb Election.

that his bare assertions and calumnious article ferred to the committee on the State Bank. in reference to this election would have no Mr. Ewing, from the committee on federal relaweight with the readers of that paper, ready as tions, reported a joint resolution relative to changmany of them are to give him countenance in his ing the location of the Pension agency. Passed to falsehoods and aggressions upon the common civili- a second reading. Also, a joint memorial to Con- follows, in thes everal ballotings: ties of life, failed to give vent to his feelings, as gress, praying for a donation of lands on behalf of promised, until backed by the protest of the minority the rangers and militia in the service of the United Findley Bigger, of the House-the concluding part of which will be States during the last war. Passed to a second Pleasant A. Hackleman 38 found in our report of the proceedings of yesterday. reading. The language and arrangement of this protest, evi- Dr. J. Y. Kennedy then came forward, was Jehu T. Elliott was declared duly elected. dently show the ear-marks of Barnett; and the fact sworn in, and took his scat as a member of the Sethat it was published in the Journal before its pre- nate. sentation to the House, conclusively proves, that Mr. Ewing, from the select committee to whom The Senate retired to their Chamber, and the we are not without evidence on this subject. Who had been referred a bill for the relief of the Trea- House took a recess until 2 o'clock. but Barnett could have penned a sentence like the surer of Greene county, reported the same back with following in reference to the rirry-rwo high-minded an amendment. and honorable men acting under the solemn respon- Mr. Davis moved to amend by including Abrasibilities that rested upon them as the Representa- ham Perkins of Daviess county in the bill. With- Attorneys. tives of a free and enlightened people ! who but the drawn. soulless and vagabond Barnett could have said, in | On motion of Mr. Kelso, the bill and and report reference to these individuals, that " party despot- were re committed to the same committee, with ism has triumphed over justice, over great public in- instructions to make the provisions of the bill gen- John P. Usher terests, over our beloved Constitution, and over the eral. rights of a minority !" And all this said too as com- The President laid before the Senate a communi- George P. Waterman ing from those who were unwilling to give an ex- cation from the Governor, enclosing the report of Scattering pression of apinion on the only point (the legality of the fund commissioners, in relation to the sinking John P. Usher was declared duly elected. Shoemaker's vate; embraced in the evidence before fund. Laid upon the table, and 500 copies ordered the committee or the House of Representatives. Mr. to be printed for the use of the Senate. Beall said in an affidavit that he could prove two illegal votes that were given in favor of Marsh. By Mr. Stanford, that the judiciary committee Andrew L. Osborne ... Marsh said in an affidavit that he could prove two be instructed to inquire into the propriety of pro- Scattering illegal votes that were given for Beall !! But is viding by law for the election or appointment of one this evidence? Will the veriest pettifogger con- competent house-holder in each township, to adtend for such a doctrine ! Certainly not.

The Legislature, in regulating contested elec- Adopted. tions, have enacted a law, and wisely too in our opinion, that in cases of contest for a seat in the Legislature, the county comm ssioners of the seve- grand and petit jurors therein named. ral counties shall constitute a court for the examination of evidence. This provision of the law was the Tippecanoe Court. for some valuable purpose, else why not suffer the | A bill to legalize an election therein named. contesting party to come before the Legislature at On motion of Mr. Kelso, the title was so amended once and prefer charges and send all over the State as to read. An act to legalize an election therein for witnesses! The impolicy of a procedure like named, and for other purposes. this is self-evident at once, and the present is a A bill to amend an act entitled an act relative ing an examining court, in the county, within a mittee on revision. given time after the election. Here are two conn- Bills read a second time .- A bill for the sale of a ties, sending a Representative located one hundred school section in Ripley county therein named. Reand sixty or seventy miles from the seat of govern- ferred to the committee on revision. a solitary role, had placed it on different grounds. See House proceedings. tendance of numerous witnesses. Is it not good Hall of the House. policy in the law that this evidence should be extheir attendance could be procured! There never on revision. Senate adjourned. was a clearer case than this presented before any Court or Legislative body. Even admitting that

the eyes of the people. The treade of the scoundrelly editor of the Journal which accompanied it, rightful member from said counties. abous factions, agrarianism, Fanny Wrightism, and all other was which his perverted imagination can character-charging the majority with a disregard course he had pursued, in reconsidering the vote on venues. all other mas which his perverted imagination can be not pursued, in reconstitution, and concluding that subject, when he found that a Senator, represent fraudulent convey- ing the duties of the Se. and we presume the most who voted for him did so nity as ide declamation, and his threats of a "re- as follows: tributive hour" will present no terrors to the fearand ordered to be engrossed. The vote upon the Mr. Tevis, as to the expediency of so amending ders against us, and see how much he will profit

Poscy County.

An adjour ed meeting of the Democrats of Poscy | and De Kalb. county was held at the Hall in New Harmony on They protest against it because the House have is a Democratic State, beyond all controthe 3d inst., Samuel Bolton in the Chair; Alex. illegally trampled upon the credentials of an elected versy, by thousands of votes, whether we succeed Sundry bills, heretofore reported, were passed to Burns, Jr., Sacretary. Mr. Samuel Humphreys, from a committee appointed at a previous meeting. Freported a series of resolutions, by the adoption of which the meeting declare, that they consider the believe the mittee, has treated with contempt, the right of one which the bill relative to juriors in recognizing as legal an illegal vote;

The vote by which the bill relative to juriors in recognizing as legal an illegal vote;

Because the House has disregarded the law, in red delay when all the members have asked to be excepted to the perfect to the properties.

The vote by which the bill relative to juriors in recognizing as legal an illegal vote;

Because the House has disregarded the law, in red delay when all the members have asked to be excepted to the mittee, has treated to be under the members have asked to be unde and speculating, and by the credit system, stimu- when on trial, in his defence. consider the granting of corporate privileges to people their delegated authority. banking companies, by the State governments, of They protest against the action of the House in tention to introduce a bill to-morrow, to repeal the Bankdoubtful utility, and are wholly opposed to the this respect, in short, because, in the opinion of the rupt law. granting of indulgencies to non specie paying banks, undersigned, one of its members has been violently that they are opposed to any large moneyed national and illegally deprived of his seat on this floor; beinstitution having corporate powers or the privi- cause the voice of the people has been treated with lege of discounting; that they believe in the supe | disdain : because an unauthorized person has been riority of the Independent Treasury over any other permitted to exercise the high functions of an elect. plan hitherto put in practice for keeping and dis- ed representative of Indiana; because party desbursing the public revenue : that they are in favor polism has triumphed over justice, over great pubof a specie currency for the transaction of neighbor- lie interests, over our beloved constitution and over abolition. While such men are sent there by the federal hoed business, and of bills of exchange and large the rights of a minority. but would equally regret to see those deuts assumed without the expression of their solemn and cordial the act. It provides that no debtor shall be discharged Carr of L., Dobson, Duzan, Farmer, Harris, Het- to a second reading. by the General Government; that they consider protest, upon the Journal of this body. the Veto power a wholesome restraint upon hasty and ill-digested legislation; that they will support son, Wm. Brown Butler, John II. Bradley and oth. State insolvent laws to be respected, except where the the President whenever his course is consistent ers.] Constitution; that they will support for the various would move to lay it upon the table. public offices within their gift, any sound Demo- The Speaker said it was not in order to lay the from Mr. Benton, it will not be granted a hearing by the forred to the judiciary committee. crat, who may be nominated by the Democracy of protest upon the table, unless by the consent of the whig majority. the Union in General Convention; and that they members protesting. good report and bad report, sacrificing all personal Mr. Bradley said, they would not consent.

Mr. Robinson then proceeded to point out suc predilections, for the common good of the Democratic errors, as the only opportunity that had been afford. Statesman says they had nearly forgotten this ancient

Resolved, That the Governor, by neglecting to issue orders for a new election, by which the place sive in favor of his having voted for Marsh. The shall vote him "free and accepted."

Was, on motion, the project does pass, we shall expected the project does pass, we shall expect the first and in the project does pass, we shall expect the first and the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does pass, we shall expect the first and in the project does issue orders for a new election, by which the place of Senator, rendered vacant through the resignation of Senator, rendered vacant through the resignation for right law or the constitution had used language per language on the engrossment of the bill, some of the bill, senators of the this meeting taken upon himself the decision of an disrespectful to this House, and for one he should in his objections in writing. Let'em try it if they dare. By Mr. Edinouston, of the citizens of Dubois Mr. Moore of O. moved to amend, by striking out sale at the court house day of January, 1814, between the large tree large tree and the large tree and important question wholly beyond his jurisdiction, not suffer it to go on the Journals unless corrected. In the House, most of the day was consumed by J. Q. county, for a road from Jasper to Paoli; also, of J. "two years"—and inserting "one year"—the time and profits for seven years of the planting described real estate, situ

clock on yesterday afternoon, and counted the votes for which could be adopted by the House. Paulding. The absence of these returns would have elected Cerwin and no mistake. But the returns from

The Speaker called W. Readles to the property has increased in value?

The Speaker called W. Readles to the returns from

The Speaker called W. Readles to the returns from this. As ne would, had he the power to judiciary committee; also, of citizens of the power of they same country—trample it in the dust.

The Speaker called W. Readles to judiciary committee; also, of citizens of the power of Richland had been obtained by express, and the announcegreat joy of the crowd in the galleries and without the

"The official vote is given in the proceedings so far as right to alter the opinions of the minority.

INDIANA LEGISLATURE.

SENATE.

THERSDAY, Dec. 15. The President laid before the Senate a communi-The soulless vagabond of the Journal, finding cation from Sam. R. Smith of Daviess county. Re-

RESOLUTIONS OFFERED.

minister and settle all intestate estates therein.

OFFERS OF THE DAY. Bills read third time .- A bill for the selection of John S. Watts

A bill to legalize the acts of the deputy clerk of

case clearly showing the wisdom of the law in hav- to crimes and punishments. Referred to the com-

ment. Suppose the contestor, Mr. Marsh, instead | The Senate then repaired to the Hall of the of placing his ground of contest on the rejection of House, for the purpose of electing judicial officers. ture, would be present to vote for a President Judge upon that subject, and whether such reports are profits of real estate, are embraced in the law pro-

trial would not be granted on the affidavit of either which motion was decided in the afficmative. This whole protest and the attendant circum. of the House, against the vote ejecting Mr. Beall past two o'clock. We should not have mentioned holding courts therein. stances are only brought forward to throw dust in the small incident that this bill had been ditures enquire into the several amounts, paid by spark of justice or hones y in its composition.

protest against the proceedings of the House of Re- candidate at the August election, was not present engressment was reconsidered, when the Senate the execution law as to require, in all cases, that by it. presentatives, in their action upon and decision in as expected. We do not know how far last night's went into secret session, and the bill passed.

lated by the banking system generally; that they | Because this House has refused to return to the

bank notes for distant transactions: that they are They protest, because they would be equally false upon their Councils. in favor of a revenue tariff, but opposed to an impartial protective tariff; that they indignantly repel stitution which they are sworn to uphold, were they repeal is conditional, as Walpole, Watts and Wright-24. the charge of a desire to repudiate just State debts. to suffer an outrage so flagrant and palpable, to pass respects suits which may be pending on the passage of Nors-Messrs. Alexander, Bright, Carr of J.

with democratic principles, in defiance of all aristo- Mr. Robinson said, that this document was inac- voluntary benefit of the law; and the bankrupt law itself crats, foreign or domestic; that they earnestly de- curate in its statements and false in its reasonings, to go out of existence as soon as the cases on docket shall sire to witness the final success of the Patriots of and he felt confident the House would not suffer it have been acted upon, and in these cases the law to be On motion of Mr. Simonson, the resolution by tions. Rhode Island: freemen strugging for the right of to be placed upon the Journals, without corrections; only prospective in its operation. These modifications which the subject of revision was, yesterday, referthe elective franchise guarantied by the Federal and with a view, to afford time to examine it, he Mr. Benton quotes from the law of 1800. Of course, red to a select committee, was reconsidered.

ed him would admit-the reading of the document grudge against old Hickory. Ten to one but old Harry most appropriate reference.]

has been proclaimed Governor of Ohio, although the minority in spreading such matter upon record as debts by the General Government. Whige had entertained hopes that the mysterious absence they might think proper. With them would rest the might think proper. With them would rest the might think proper. of returns from five of the counties, (some of which the the responsibility, and although the thought facts had been whether they borrow money or not. Democrats procured at the eleventh hour, by an express,) been inisrepresented, the majority had an opportuwould have defeated his election. The Statesman of the nity, which had been sanctioned by custom, of mak-

Governor, when Mr. Farran, Speaker of the Senate, announced the election of Mr. Shannon for two years. The gentleman from Carroll. He was but exercising a White was in color to the house that the count would be said to the house that the count would be said to the house that the count would be said to the house that the count would be said to the house that the count would be said to the house that the count would be said to the house that the count would be said to the house that the count would be said to the house that the count would be said to the following to the last quarter at \$8. which were in costantes in the hone that the count would gentleman from Carroll. He was but exercising a continue of THIR. judiciary committee without reading. Whigs were in ecstacies, in the hope that the count would, in adding up, leave Corwin Governor still, from the fact that no returns had been made by the Clerks of the count that no returns had been made by the clerks of the count that no returns had been made by the clerks of the count that no returns had been made by the clerks of the count that no returns had been made by the clerks of the count that no returns had been made by the clerks of th that no returns had been made by the Clerks of the countries of Richland, Butler, Highland, Montgomery and this right from him. As he would, had he the pow- Buren's last year! This is federal Whig economy! referred to judiciary committee; also, of citizens of noes 35, as follows:

of the remarks of Mr. Robinson, he said the majori- beef feels! Huzza for the Vigs! ty have a right to a counter protest; but have no

Every body expresses astonishment, that the result of the two Houses for the purpose of continuing the they would meet with a similar defeat in the Sena- tinction of party, on the subject of preserving myto- Butterfield, Claypool, Clements, Coffin, Edwards, of indianageits; and on helicar to every the will be left to such a continuing the continuing so important an election, should be left to such a contin- elections of Prosecuting Attorneys, the Senate came torial election, with the British at New Orleans, late the public faith of the State; referred.

For Prosecutor for the 3d Circuit the vote was as follows :

John Dumont received Scattering John Dumont was declared duly elected. For Prosecutor for the 5th circuit the vote was, For Abram A. Hammond Hugh O'Neal

Abram A. Hammond was declared duly elected. For Prosecutor of the 6th circuit the vote was as

2 o'clock, P. M. The two Houses again met in convention for the

Eben- zer M. Chamberlain received 79 votes.

E. M. Chamberlain was declared duly elected. For Prosecutor for the loth circuit :

William G. Quick Richard A. Rosseau

William G. Quick was declared duly elected. to their Chamber, and the House adjourned.

SATURDAY, DECEMBER 17, 1842.

as might be the case in many instances that may arise, and had made allegations requiring the atthat Dr. Kennedy had not arrived, as expected by this subject. amined in the county where they reside, instead of A bill to provide for the summoning and empan. Mr. Peaslee and others, he moved a reconsideration the law regulating the practice in criminal proceed- was adopted! sioners of De Kalb county have acted corruptly, subject; which motion was decided in the affirmation of V., Edwards, Foulke, Meeker, and other leading mission and tuition of all persons entitled to the time of holding elections for school trustees. whigs opposed. The resolution, however, was same. Adopted. to discharge their duties, it is the fault of the people | The Speaker laid before the House a communi- taken up amended so as to go into the election at might be a reason for a new trial; but such new Mr. Carter moved that it be laid upon the table; time the Clerk entered the Senate Chamber with regulating the practice of suits in law. his message, the Senate were taking a vote on adMr. Collins, a bill to amend an act for the formto repeal the damages upon delinquents for taxes. evidence and debates on both sides. Who is par-Mr. Bradiey presented the protest of the minority journment; which adjournment took place at half ation of the second and third judicial circuits and Adopted. Democrats being afraid to bring on the election, who are now in this place. [This document is highly exceptionable in its and grossly misrepresented Mr. Davis of S. in the Mr. Ewing, a bill in relation to changing of House, and also enquire into the expediency of most, thirty-eight votes in the House, -about half the contested election in the counties of Steuben arrangements may further the cause of whiggery; Mr. Cornett, a bill to amend an act entitled an ant, out of the county where the judgment was ob- Georgie, broke on the 20th alt. The balls were but one thing we do know, and that is, Indiana act relative to crimes and punishments.

CONGRESS.

SENATE, Dec. 7 .- Mr. Benton gave notice of his in-

Mr. Tallmadge notified the Senate also, that he should feature which will perhaps be, the taking of the authority Farmer. to appoint and discharge the Secretary from the President, perhaps authorise a Government rag factory.

In the House, John Q. Adams keeps up a flare up about 23, as follows:

Signed by George P. R. Wilson, D. G. Thomp- which shall be a creditor in a sum not less than \$50. Mount, Odell, Parks, Reeve, Ritchey, Shanks, Sincase comes clearly under purview of the bankrupt law. Persons liable to involuntary arrest, not privileged to the

Whig Economy.

"The Senate met in the Hall of the House, at 3 o' press their opinions in the shape of a resolution, that the Govern- Elvira Jane Eaton, anegong that he was only to order of business for the purpose of the sand eater quarters of the sent and the sand eater of the sand eater quarters of the sand eater of the sand eate Mr. B. said he had no intention to transgress the the wages of labor are increased! And how sweet referred to judiciary committee.

"The official vote is given in the proceedings so far as they go, but Butler, Highland, Montgomery and Paulding being absent, the popular vote is greatly reduced, and also shannon's majority. The official vote published by us the extravagance of the Democrats, wasting time in food; referred.

Shannon's majority. The official vote published by us the charges he has made and to the veteran hero of the Hermitage the fine instance of the extravagance of the Edward fine instance of the extravagance of

INDIANA LEGISLATURE.

SENATE.

FRIDAY, DEC. 16, 1842. The President laid before the Senate a communiof the agent of the State Prison. Referred to the Mr. Davis of S., of citizens of Sullivan county, of the pending bill.

PETITIONS PRESENTED. Referred to the committee on education.

73 By Mr. Harris, from citizens of Carroll county, on the subject of erecting a mill dam across the move, taking with him property, execution could for a reduction of tolls on the Wabash and Eric Wabash river; referred to the judiciary committee. issue. It was hard for any law to reach the case 75 Canal. Referred to the committee on internal im- Mr. Tingley, a petition of Henry B. Hill and of the dishonest man. He conceived there was no provements. Also, from citizens of Tippecanoe others, to legalize the acts of Isaac Fallis, late reason why additional security should be given. He The convention of the two Houses then adjourn- county to attach a part of Tippecanoe county to the justice of the peace; referred. county of Carroll. Laid on the table.

a select committee.

REPORTS OF SELECT COMMITTEES. By Mr. Ewing, a bill for the relief of the Trea- Mr. Gorman moved that said report be referred to hereafter created, which was adopted. ourpose of continuing the elections for Prosecuting surer of Greene county, reported the same back the committee on the State Library. with an amendment, making the provisions of the For Prosecuting Attorney for the 7th circuit the bill general-allowing |county Treasurers an additional year for the collection of taxes, &c.

> nothing in this act shall be so construed as to ex- on its reference to the committee on the State Li. shall sell for less than its cash value, and that the empt securities from any liabilities they would brary, and decided in the affirmative, ages 55, noes execution ereditor have the right, after the plain-

For Prosecutor of the 9th circuit the vote was as subject. He therefore offered an amendment, which to the committee on that subject. was subsequently withdrawn.

RESOLUTIONS OFFERED.

instructed to inquire whether the law subjecting of the bill providing for a special session of the Floyd Several other bills were read a second time, rereal and personal property to execution, approved circuit court; which was three times read and ferred to committees and otherwise appropriately January 8, 1842, requires that when rents and pro- passed. fits of any real estate are offered for sale on execution, that the same shall be appraised; and if not, The elections being completed the Senate retired that they report a bill requiring the same to be law regulating the duties of county treasurers and quired of the clerk of the House, if he had delivered done; and that the committee further inquire into county auditors. Adopted.

the Blush!! 'The Coons Alarmed!! Blank be instructed to forthwith look into and ascer- Mr. Sumner, for amending the present school for that purpose, he found the Secretary of that bo-On Tuesday last, it being understood that Dr. State Bank of Indiana, together with what returns Mr. Rose, that the judiciary committee be in letter M. The Door-keeper of that body, Mr. John Kennedy, the only member absent from the Logisla- have been made, to the President of the State Bank structed to enquire, whether or not, the rents and Cook, told him to wait until the vote was through, of this Circuit on Wednesday afternoon, Mr. Davis, true or not, &c.; and that the committee have viding for the appraisement of real and personal pro- he told a Senator, in the hearing of others, the pur-

States Senator. Subsequently, however, on finding joint resolution of the last General Ascembly upon Mr. Lee, that the judiciary committee be instruct. Mr. ---- enquired, if the clerk had not made

being summoned to appear at the sent of governciling of grand and petit jurors in the counties of the resolution, and it was laid upon the table.

Mr. Wilson said, he could do justice to the clerktable.

Mr. Wilson said, he could do justice to the clerkment, and the whole session be exhausted before Delaware and Grant. Referred to the committee table. Not, as the lying coon Barnett would have By Mr. Buell, that the committee on education length has a right That as soon as the resolution was adopted, the it, because the Democrats were alarmed; but be- be instructed to inquire into the expediency of to challenge, &c. Adopted. cause Dr. Kennedy had not arrived as anticipated, amending the common school law, so as to require Mr. Montague, as to what alteration is necessary That he did so, and the clerk sat down and wrote Since that time Dr. Kennedy has appeared and the inhabitants of each school district, where there to authorize a school commissioner to sue his pre- out the message. In rather unusual quick time he the commissioners of De Kalb county have acted Mr. Edmonston moved that the report of George taken his seat as Senator from the Democratic is not sufficient school funds for that purpose, to decessor for failing to pay over moneys or deliver left the Hall to deliver his message. corruptly with regard to Mr. Beall's testimony—of H. Dunn and Samuel Bigger, accompanied by a county of Shelby. Mr. Davis, on yesterday, at the subscribe a sufficient amount in addition to the public beauty of the books and papers appertaining to the office. Mr. Rich asked if these proceeding were not out which there is not a shadow of proof-of what avail portion of their revision of the laws, made on yes-first convenient opportunity, moved to take up the lie school funds on hand, to sustain a school for Adopted. would this be in the present case! If the commission which motion Messrs. Bradley, Butler three successive months in said district for the ad-

senting one of the firmest Democratic counties in ances. Rule suspended and bill read a second time cretary of State of Indiana. Adopted.

2 o'clock, P. M.

ORDERS OF THE DAY. an act entitled an act for the apportionment of read a first and passed to a second reading. Senators and Representatives in the General As- Mr. Foulke, a bill giving a stay of twelve mouths Robert Bunlap to the Treasury Department of the United States-one 1841. Referred to Messrs. Carr of L., Hetheid and Scrip; passed to a second reading.

Suadry bills were ordered to be engrossed. Mr. Collins moved that the Senate adjunta. The porate the Lafayette band ; passed to a second readaves and noes being demanded, stood ayes 24, noes ing.

except by consent of two-thirds of his creditors, each of field, Herriman, Hodge, Hoever, Miller, Mitchell,

So the Senate stood adjourned. HOUSE OF REPRESENTATIVES.

clear, Stanford, and Tannehill-23.

FRIDAY, Dec. 16, 1842.

[Some conversation took place, upon this motion, the county, &c. was read a second time. Mr. Bayard, a Clay federalist, gave notice of his pur-between Messrs. Davis of S., Steele, Bradley, Mr. Tevis entered into a defence of this measure,

and has thereby proved himself unworthy to hold an office in the grit of a free people.

Mr. Davis of S. hoped the gentleman from Car. Adams with his abolition projects. Whiggery ought to be proud of old Johnny.

Mr. Davis of S. hoped the gentleman from Car. Adams with his abolition projects. Whiggery ought to be proud of old Johnny.

Mr. Davis of S. hoped the gentleman from Car. Adams with his abolition projects. Whiggery ought to be proud of old Johnny.

Certain State road; referred to a select committee. being placed upon the Journals. The constitution A man by the name of Cost Johnson, or so called by Mr. Robinson, of citizens of Carroll county, for Mr. Robinson, of Carr Ohio.

By the following it will be seen that Wilson Shannon

Ohio.

Was broad in its provisions, and he doubted whether those who know him, tried to arrange the matter so as to the divorce of Martha Jane Butler from Peter Carr, if it provided for any additional security. The bill.

Some Tomas and he doubted whether the divorce of Martha Jane Butler from Peter Carr, if it provided for any additional security. The bill.

Some Tomas and he doubted whether the divorce of Martha Jane Butler from Peter Carr, if it provided for any additional security. The bill.

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Some Tomas and the divorce of Martha Jane Butler from Peter Carr, if it provided for any additional security. The bill.

Some Tomas and the divorce of Martha Jane Butler from Peter Carr, if it provided for any additional security. The bill it is a fine butler from Peter Carr, if it provided for any additional security is a fine butler from Peter Carr, if it provided for any additional security is a fine butler from Peter Carr, if it provided for any additional security is a fine butler from Peter Carr, if it provided for any additional

Mr. Robinson, on leave, withdrew the petition, security would be given, in case such stay should be Ny virus of a wind of weather the more security would be given in case such stay should be Ny virus of a wind of weather the Mullion first court, I will expect to petition presented yesterday, praying for annexation of part | given ! of Tippecanoe to Carroll county.

Our readers have no doubt read the President's! air. Tovis, of John Moran, for a divorce from Mr. Davis now moved to suspend the previous position of the west subject of the west subjects of the most subject ing a counter protest; and, if not, they could ex-

Mr. Whight, of citizens of Pike county, respect three o'clock, and adopted. cation from the Governor, transmitting the report ing a State road; referred to select committee. The House then again resumed the consideration

committee on the State Prison, and 500 copies upon the subjects of "repudiation." "taxes," "the ordered to be printed for the use of the Senate. valuation law," "reduction of salaries," "for a short [Mr. Robinson.] He said it would altegether be session," against " all privileged or chartered com- out of the power of the class of people to be benefitted By Mr. Hetfield, from W. L. Hughes and others. panies," &c.; referred to judiciary committee. by this bill to give further security. It provided,

By Mr. Gregory, from M. Bowles. Referred to the Auditor of State, stating the amount of moneys down with amendments. paid by the State on account of William J. Brown, Mr. Clements moved an amendment, that the prolate Secretary of State and State Librarian.

ferring, either to a select committee or the standing sue in the space of twelve months, at the defend-Mr. Watts moved to amend by providing that committee on the judiciary, the question was taken ant's cost, and that no property, at forced sales.

surers from the liabilities to which they are now the visiter of the State prison; which was referred and when the oldest execution creditor fails to pur-

After some debate, in which Mr. Ewing repeat- curities of Elisha Long, deceased; which was twice and so on down to the last execution creditor." edly alluded to Mr. Parker as the "learned gentle- read and referred to the committee on the judiciary. Mr. Tevis moved to change the reference to a seman from Fayette," the bill was referred to the The bill repealing that part of the revenue law, lect committee; which motion prevailed. which allows county treasurers mileage, was read a The bill was then referred to a select committee third time and passed.

By Mr. Kelso, that the judiciary committee be A message from the Senate announced the passage and Campbell, with the foregoing instructions.

the expediency of so amending the act, that rents Mr. Shoup, as to the propriety of debtors giving States Senator, to the Senate. and profits may be sold for any time not exceeding judgment bonds, upon which judgments may be The Chair said the clerk could answer.

The Ohio Game Played on a Small tain what violations of the joint resolution on the law, so as to allow districts not having twenty-five dy calling over the list of ages and noes on the Scale to Prevent going into the Elecsubject of Bank Directors, approved Jan. 29, 1842.
tion of a United States Senator!! &c. have been committed by any of the branches of the though they had that number. Adopted.

perty, and if not, that said committee report said port of the message. The vote, however, resulted

who elected them. We are no lawyers; but Mr. cation from the Auditor of State, in answer to a comthree o'clock, P. M. and adopted. The Clerk sat
the repeal thereof is thought expedient, to provide manner, by the Senate; after which, before further Bradley himself would not go before the Supreme monication offered by Mr. Carter in reference to down to write out his message to the Senate; but act to organize circuit courts, and defining their for one person to assess both real and personal pro- proceedings, the House adjourned. subsequent events prove, that the news of the adop- duties. Also, a bill in relation to treasury notes, perty, and to reduce the fees of assessors, the fees brought before that tribunal, because the Circuit Mr. Lowe moved to refer to the committee of the County auditor, the fees of the county auditor, the fees of the county board The people should bear in mind that the Journal the wind, to the other end of the Capitol. At the ana. Also, a bill to amend an act entitled an act of equalization; the fees of the treasurer; also, to has published nothing but a one-sided statement, repeal the damages of twenty-five per cent ; also, in regard to the contested seat. We have published

tained, when sufficient can be found in said county. selling at 10 per cent. d. scount.

Mr. Marsh, legalizing the assessment of Steuben wary, 1843, at 9 o'clock, A. M., when and where all persons interested county ; read a first time. Mr. Stratton, a bill to amend the act to incorpor. James Burk Bills on their second reading .- A bill to amend ate the Wayne and Union turnpike companies, &c. Gardner C. Burt

bring in a bill amendatory of the several acts in relation sembly of the State of Indiana, approved Jan. 16, where judgment creditors refuse to receive State Abel D. Hall Mr. Leyman, to amend the act relative to town- John B. Wright ship business in Tippecanoe; also, a bill to incor- time Rating

> Mr. Cooley, to repeal the act for the preserva- Joseph Badger, sen-Ayes-Messrs. Aker, Bradley, Buell, Burke, Coltion of sheep; passed to a second reading.

> > ORDERS OF THE DAY. Several bills were read a second time, and order- Affred Barnson. ed to be engrossed or referred,

Mr. Benton quotes from the law of 1800. Of course, red to a select committee, was reconsidered.

Mr. Simonson then moved that the subject be referred to the plaintiff that the defendant is about to remove from James Thatleman at the suit of John Williams, J. D. Principson, Specific M. C.

The bill amending the election law so as to re-

pose to introduce a proposition to rescind Mr. Benton's expunging resolution. The correspondent of the Ohio whether a select or judiciary committee was the which he urged that the people of the country— whether a select or judiciary committee was the only of January, included the formula formu particulary the farming interest—were now making only, on the 14th stay of January, 1811, in front of the Court House door, in the town of Indexcopolit, between the house presented by It being represented to the meeting that the Gov. at the clerk's desk—such as the double voting men-

executions for one year. He wished to know what

How Government expenditures are reduced: How legalizing a higher rate of interest than 6 per cent.; Campbell, Carter, Chrisman, Cooley, Coppy, Davis of M., Davis of S., Denny, Dufour, Duran, February of the house of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the house of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the house of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the house of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the fine the fine the second profile in Market of M., Davis of S., Denny, Dufour, Duran, February of the fine ment of the vote of the "Berks" of Ohio, put an end to rules of the House. Shannon was proclaimed elected, to the Mr. B. said he had no intention to transgress the rules of the House. After a further reply to some and comfortable their two dollars a day and roast. He wages of labor are increased! And how sweet rules of the House. After a further reply to some and comfortable their two dollars a day and roast. He wages of labor are increased! And how sweet rules of the House. After a further reply to some and comfortable their two dollars a day and roast. He wages of labor are increased! And how sweet rules of the House. After a further reply to some and comfortable their two dollars a day and roast. He wages of labor are increased! And how sweet rules of the House. After a further reply to some and comfortable their two dollars a day and roast. He wages of labor are increased! And how sweet rules of the House. After a further reply to some and comfortable their two dollars a day and roast. He wages of labor are increased! And how sweet rules of the House. After a further reply to some and comfortable their two dollars a day and roast. He wages of labor are increased! And how sweet rules of the House. After a further reply to some and comfortable their two dollars a day and roast. on the subject of incorporating the town of Washing-ton, Daviess county; also, a petition of citizens of Daviess and Martin, on the subject of a citizens of

gency; and no doubt the Legislature will provide by law, into the Hall of the House for that purpose, and took French leave of economy at half past two ween, respecting Hiatt, Hills, Hucksby, Legles, Markin, Mathiers.

The British at New Orleans, late the public faith of the State; referred.

Flannegan, Founde, Francis, Gilbert, Goodenow, by said execution, with the British at New Orleans, late the public faith of the House for that purpose, and took French leave of economy at half past two will provide by law, into the Hall of the House for that purpose, and took French leave of economy at half past two of clock on yesterday.

College lands; referred.

Moeker, Michael, Montague, Moora of O. Parker, Declock on yesterday.

Mr. Brown of M., of R. B. Duncan and others, Patrick, Proctor, Rich, Shelby Strain, Stratton, citizens of Marion county, praying for an alteration Summers, Summer, Tevis, Tingley and Wilson-25. in the revenue law; referred to the committee of The resolution was again taken up, amended, so

as to provide for going into the election, this day, at

Mr. Prilliman, of citizens of Wells and Adams, that where the execution defendant was about to rewas instructed to bring forward this measure in its The speaker laid before the House the report of present shape, and he hoped it would not be loaded

visions of this bill shall not be extended to debts

Mr. Millikin moved to commit to the judiciary Mr. Stratton moved to refer to a select committee, committee, with instructions to amend as follows: After some discussion as to the propriety of re. "So amend the bill that but one execution shall istiff chooses what the law allows as exempt from ex-Mr. Bright feared this bill would exempt Trea- | The Speaker laid before the House the report of ecution, to select the personal property to levy ou, chase the property at the first time it is offered for Mr. Shoup reported a bill for the relief of the se- sale, the next eldest execution creditor may do so.

of Messrs. Tevis, Brown of R., Hargrove, Millikin,

disposed of. UNITED STATES SENATOR AGAIN. By Mr. Millikin, as to certain amendments in the Mr. Davis of S. now through the Speaker, ena message in relation to the election of a United

Barnett's high-handed Outrage put to
By Mr. West, that the committee on the State clerks to enter judgments in vacation. Adopted.

The Clerk said, that he had not delivered said message. That on entering the Schate Chamber

ed to enquire into the expediency of so amending out the message before the resolution of the House

Mr. Gorman, as to the expediency of repealing The House then, on motion, went into secret ses-

tial in their reports! No one suspects the Journal, Mr. Norvell, that the committee on public expen- who knows the character of its editor, of having a

no levy shall be made on the property of the defend- It is stated that the Ocmul e: Bank at Macon.

from motives of pity. He can now repeat his slan-

may appear and shew cause, if any L'ey have, why the prayers of cacaof said petitions should not be granted, to wit: Gardner C. Burleson Thomas Lemon Edward Smith Newton II, Got Francis II, Vandercook Nation Brike Samuel A. Gwin Gardner C. Berleson Almen Fairbanks

James D. Norton

Waltiman Mosting

Cyrus V. N. Lent Thisddens Owens Benjama P. Esney

Familel S. Hopkenson

H BASSETT, Clerk whigs, the people will pay dearly for the disgrace brought upon their Councils.

White such men are sent date of the disgrace brought lett, Collins, Cornett, Cotton, Everts, Ewing, Greg- Mr. O'Neall, to amend the act regulating the ory, Kelso, Kennedy, McGaughey, Moffatt, Mor- jurisdiction and duties of justices of the peace in the Marion Circuit out, I will expess to public sale at the first day of the marion Circuit out, I will expess to public sale at the Court House door in the town of Indianapolis, on the 10th day of January, 1843, between the hours prescribed by law, the certs and profit-Mr. Jackson, to repeal a part of the act applying for seven years, of the following described real estate attacked in Mars is certain funds to the purposes of education; passed of the north west quarter of section no 14 few nebip num er sixteen, range 4 east, and on takere to realize the full amount demanded by said execution, I will all the same time and place expose the fee sample of said land, executed as the property of Win. Dickerson, at the sort of Mired Barrisan.

Dec. 25, 1542.

Dec. 25, 26-2w

J. B. FURGASON, Sheriff M. C.,
B) Consus Vicuum, Deputy.

SERVICE PARTY NAULT. peal that part which allows the casting lots in case The Marien Cacuit Court, I will expose to public sale at the Court. of a tie vote was referred to the committee on elec-

It being represented to the meeting that the Governor had failed to issue an order for the election of ernor had failed to issue an order for the counties of Posey and Vanderburgh, it was, on motion.

It being represented to the meeting that the Governor by neglecting to the being represented to the meeting that the Governor by neglecting to the being represented to the meeting that the clerk's desk—such as the double voting mentioned in the project does a finite to form the counties of the method of the meeting that the clerk's desk—such as the double voting mentioned in the project does a finite to form the counties of the method of the meeting that the clerk's desk—such as the double voting mentioned in the project does a finite to form the clerk's desk—such as the double voting mentioned in the project does and the many from the fact that plus counties of the method o

SHIRIPATS SALAL rule at the court freeze door in the town of Lection polis, on the 14th sire of Jamesey, 1843, between the incurs processed by haw, the restaunced Marion county, to wate the creat frost of the worth east quarter of sec-

having arrived for the meeting of the convention of Orleans. The Whigs in the Senate, fearing that Mr. Hargrove, of citizens of Gibson, without dis- Nors-Mesers. Bradley, Butler of V., and profits for seven care of the fill that described real results. Flannegan, Foulke, Francis, Gilbert, Goodenow, by said execution, I will at the a contract the fire