

“An act to incorporate the Schuyler County Mutual Fire Insurance Company.”

They have also concurred with the House in the passage of the bills, entitled

“An act to incorporate the Invincible Dragoons of the second division of the Illinois militia;” and

“An act supplementary to ‘An act to incorporate the Rushville Railroad Company,’ approved January 16, 1838,” as respectively amended by them:

They also amend the title of the last named bill by adding, “and for other purposes;” in which amendments to said bills and title they ask the concurrence of the House.

They have passed bills of the following titles, viz:

“An act to incorporate New Haven, in Gallatin and White counties;”

“An act to locate a certain State road therein mentioned.”

“An act making appropriation to enclose the graves of deceased State officers in the town of Vandalia;”

“An act for the relocation of the State road from Charleston to Springfield;”

“An act to incorporate the Edwardsville Steam-Mill Company;”

“An act to authorize the relocation of a State road through parts of Vermilion and Champaign counties;”

“An act to amend the act, entitled ‘An act to provide for changing the venue in civil and criminal cases,’ approved 23d January, 1827;” and

“An act to provide for the appointment of additional judges of election in Coles county.”

In the passage of which several bills they ask the concurrence of the House of Representatives.” And he withdrew.

Mr. Craig, from the select committee to which was recommitted their report in relation to the penitentiary, with instructions to report a bill, &c., reported a bill for “An act to relocate and build the penitentiary;” which was twice read, laid on the table, and

*Ordered* to be printed.

Mr. Henry proposed for adoption the following resolutions:

*Resolved by the General Assembly of the State of Illinois,* That it is not the true policy of the United States to establish an Independent Treasury or Sub-treasury system, nor collect and disburse the public revenue in specie, to the exclusion of the notes of specie paying banks.

*Resolved,* That our Senators in Congress be instructed, and our Representatives be requested, to vote against any law or resolution having for its object the adoption of the Independent or Sub-treasury system in any form whatever.

*Resolved,* That the Governor be requested to transmit a copy of the foregoing resolutions to each of our Senators and Representatives in Congress.

Mr. Walker of Vermilion moved to lay the resolutions on the table until the 4th of July next; which motion was decided in the negative, by yeas and nays, as follow, upon the call of Messrs. Williams and Henry, viz:

Morgan, Murphy of Vermilion, Otwell, Philips, Rawalt, Read, Roberts, George Smith, Robert Smith, Stapp, Thomas of McLean, and Webb of White—42.

Mr. Alexander moved to lay the resolutions, as amended, on the table until the 4th day of July next; which motion was decided in the negative, by yeas and nays, as follow, upon the call of Messrs. Lincoln and Baker, viz:

Those who voted in the affirmative, are,

Messrs. Alexander, Allen of Franklin, Allen of Greene, Bainbridge, Brown, Calhoun, Carpenter, Churchill, Cloud, Compher, Copland, Crain, Daley, Edmonston, English, Fisk, Flood, Foster, French, Gouge, Green of Clay, Green of Greene, Hankins, Happy, Harris, Houston, Kercheval, Logan, McWilliams, Moore, Murphy of Cook, Naper, Pace, Robinson, Roman, Smith of Wabash, R. Smith, Thomas of St. Clair, Walker of Vermilion, Wood, Zimmerman, and Mr. Speaker—42.

Those who voted in the negative, are,

Messrs. Aldrich, Archer, Baker, Craig Cunningham, Dawson, Dubois, Dunn, Elkin, Elliot, Emmerson, Ficklin, Gilham, Hardin, Henderson, Henry, Holmes, Hull, Jarrott, Johnson, Jones, Kent, Kerr, Lincoln, Lyons, McCormick, McCutchen, McMillan, Marshall, Menard, Morgan, Murphy of Perry, Murphy of Vermilion, Otwell, Philips, Rawalt, Read, Roberts, G. Smith, Stapp, Thomas of McLean, Walker of Fulton, Webb of Alexander, Webb of White, and Williams—45.

Mr. Smith of Wabash offered, as an amendment, the following:

*Resolved*, That it is inexpedient to consume the time of the Legislature, and waste the money of the people, in acting on resolutions which merely involve national politics.

Mr. Murphy of Vermilion moved the previous question.

The question was then taken—"Shall the main question be now put?" And decided in the affirmative, by yeas and nays, on the call of Messrs. Cloud and English, as follow, viz:

Those who voted in the affirmative, are,

Messrs. Aldrich, Alexander, Allen of Franklin, Archer, Baker, Carpenter, Copland, Craig, Crain, Cunningham, Dawson, Dunn, Edmonston, Elliott, Elkin, Emmerson, Gilham, Hardin, Henderson, Henry, Holmes, Hull, Jarrott, Johnson, Jones, Kent, Kerr, Lincoln, Lyons, McCormick, McCutchen, McMillan, Marshall, Menard, Morgan, Murphy of Vermilion, Otwell, Philips, Rawalt, Read, Roberts, G. Smith, Stapp, Thomas of McLean, Thornton, Walker of Fulton, Webb of Alexander, Webb of White, and Williams—49.

Those who voted in the negative, are,

Messrs. Allen of Greene, Bainbridge, Brown, Calhoun, Churchill, Cloud, Compher, Daley, English, Ficklin, Fisk, Flood, Foster, French, Gouge, Green of Clay, Green of Greene, Hankins, Happy, Harris, Houston, Kercheval, Logan, McWilliams, Moore, Murphy of Cook, Murphy of Perry, Naper, Pace, Robinson, Roman, Smith of Wabash, R. Smith, Thomas of St. Clair, Walker of Vermilion, Wood, Zimmerman, and Mr. Speaker—38.

The question was taken on adopting the amendment offered by Mr. Smith of Wabash, and decided in the affirmative, by yeas nays, on the call of Messrs. Compher and Naper, as follow, viz: