

FRIDAY, FEBRUARY 19, 1841.

to vote for or against a constitution," by a vote of "two thirds of the general assembly," this ques tion is now before the people. We annex the resolution of the General Assembly and the provision of the constitution on this subject for gen-RESOLUTION OF THE GENERAL ASSEM-

Passed the House by a vote of 66 to 22.

assembly shall think it necessary to alter or a-mend this constitution, they shall recommend to mend this constitution, they shall recommend to the general assembly to vote for or against a convenion; and if it shall appear that a majority of althe citizens of the state voting for representatives have voted for a convention, the general assembly shall at their next session, call a convenion. The state in that institution is a sembly shall at their next session, call a convenion of the state in that institution is a sembly shall at their next session, call a convenion of the state in that institution, they shall recommend to the state under the state of the state under the state as the next session of the state upon of the state upon the electron of members to cars of the state upon of use irreduction, cannot be used to committee on Internal Improvements. The great error arcse from the Legislature requiring the Banks to resume before the year prepared for it. The immense restores of the state of the stock of the State in that institutions, are a sufficient pledge, that in the shortest in the stock of the state in that institutions, are a sufficient pledge, that in the shortest in the stock of the state in that institutions, are a sufficient pledge, that in the shortest in the stock of the state in that institutions are sufficiently postponed.)

A further call was dispensed with; and the stock of the state the Clerk to committee on Internal Improvements. Seands bills on third reading.—For the relief of J. Mr. Gatewoon defended and explained his proposition.

Mr. Little was in favor of taking some test vote that the stock of the state the clerk to committee on Internal Improvements.

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Mr. Gatewoon defended and explained his proposition.

Mr. Little was in favor of taking sealers at the result

This subject is of necessity one which embraces a wide range; and the limits the whole amount to be issued under the act, and applicable to payments falling due after the third of March next, not to exceed the full sum of five millions of dollars.

To the Editor of the Journal:

Since the passage of the Judiciary bill, I understand that Col. Busey, the Representative from Champaign County, attempts to justify the course he took in that tragedy, by saying that the people did not understand the matter,—that they were not acquainted with the nature of the bill, and of the completion of the completion of the completion of the neglect of said commissioners as extraordingly and uncourteous.

After some some remarks between Messrs, Parsich and Davidson, on the information of Mr. Ross that the commissioners would make their report on Monday, Mr. Parish withdrew his resolution.

On motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing to the motion of Mr. Ross, the Senate again releasing to the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross that the commissioners would make their report on Monday, Mr. Parish withdrew his resolution.

On motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross that the people did not understand the metric of the Journal:

On motion of Mr. Ross, the Senate again releasing the motion of Mr. Ross that the people did not understand the metric of the passage of the Judiciary bill, I understand that Col. Busey, the Representative from Champaign County, attempts to justify the course and the motion of the completion no set of men have argued and declaimed more in favor of this change, than the
party of which the Register is the organ.

The people have had held up to them
Robert W. Carson, has been appointRobert W. Cars

We are now informed by the Register some notice of it.

tion the doctrines thus avowed. The provision of the constitution establishing a life tenure for judges of the Suprement of the communication of Mr. We cheerfully insert the communication of Mr. Carrwoon and acked to be discharged a decided by any unkind feelings to wards a conduct in the last Journal. We most certainly such as six months ago.

The same great principle now, as it was six months ago.

The same great principle is involved:

The same great principle is involved:

The same great principle for power—to give the lie to principle for power—to give the feelings of the second the principle for power power—to give the principle for power power—to give the

will call a convention or not. We have The caucus nominations for Jus. confidence in the wisdom of their de-tices of the Supreme Court, were all ple with this power; we have full confiday-[see legislative journal.] Gen. J. power-they will not abuse or pervert SUSPENSION OF THE PENNSYLVANIA it to their own injury.

sidered by the people. The existing imperfections of the constitution will be properly can boundaries of the constitution will be paid out in specie the immense sum of freely canvassed by them. It may be that they will not call a convention.—

It may be that they will not call a convention.—

State, in relation to the Georgia and Maine difficulty, were read and referred to the judiciary boundaries of the county of Carroll; by Mr. Dode introduced a bill to provide for the boundaries of the county of State, in relation to the Georgia and Maine difficulty, were read and referred to the judiciary committee.

State, in relation to the Georgia and Maine difficulty, were read and referred to the judiciary boundaries of the county of Shelbyville; for motion of Mr. Warren, a bill to repeal the act incorporating the committee.

SIX MILLIONS OF DOLLARS.—

A letter from Philadelphia of the 4th Moore, a bill to extend the boundaries of the county of Carroll; by Mr. Dode introduced a bill to provide for the boundaries of the county, were read and referred to the judiciary boundaries of the county of State, in relation to the Georgia and Maine difficulty, were read and referred to the judiciary boundaries of the county of State Form of Shelbyville; for motion of Mr. Warren, and it is provided in the county, were read and laid in the claims of the county of State, in relation to the Georgia and Maine difficulty, were read and referred to the judiciary boundaries of the county of State, in relation to the Georgia and Maine difficulty, were read and referred to the judiciary boundaries of the county, were read and referred to the judiciary boundaries of the county, were read and referred to the judiciary boundaries of the county, were read and referred to the judiciary boundaries of the county, were read and referred to the judiciary boundaries of the county, were read and referred to the judiciary boundaries of the county, were read and referred to the judiciary boundaries of the county, were read and laid out in species in Boo resolution calling a convention, show in a manner more loud than words can about \$75,000 by the brokers of the to \$250. Lost.

Mr. Pearson moved a provision, that two justi-Convention, or no Convention, or no Convention.

The Legislature of this state, having complied with the requisitions of the constitution by "recommending to the electors of this state at the commending to the electors of this state at the commending to the electors of this state at the commendate of the constitution by "recommending to the electors of this state at the commendate of the constitution to the election of Judges, was taken advise the Judge. Lost 7 to 31.

Banks reported a bill in relation to the committee on State fund of Chicago; ordered to a third reading.

Mr. Meanson moved a provision, that two justication to the election of Judges, was taken and referred to committee on State fund of Chicago; ordered to a third reading.

Mr. Morreason moved a provision, that two justication to the election of Mr. Morreason moved a bill in relation to the election of the constitution by "recommending to the election of \$200,000."

Aletary in the converge of the constitution of the constitution of the constitution of the constitution to the election of the constitution to the constitution to the election of the constitution to the election management of their own affairs.

STATE BANK.

refused to order a bill, -authorising the country Banks are determined to con- 15th instant. Lost. State Bank to suspend specie payments tinue specie payments. while the Banks of the West refuse to From the U. S. Gazette of the 5th inst. Resolved by the General Assembly of the State of Rinois, That it be recommended to the electors of this State at the next election of members to the General Assembly, to vote for or against a Convention.

Resolved by the General Assembly of the State of the Banks of the West refuse to pay specie,—to a third reading, by a third reading, by a specie,—to a third reading, by a the General Assembly, to vote for or against a Convention.

Salt introduced—by Mis. Stape, for the Herderson county; (passed);—by Mr. Pearson, to author-ize an additional county commissioners to convey land in certain cases; by Mr. Markley, to establish a State benerated by the General Assembly of the State of the Banks of the West refuse to pay specie,—to a third reading, by a third reading, by a specie,—to a third reading, by a county; (passed);—by Mr. Markley, to establish a State by the General Assembly, to vote of 24 to 12. We consider this benerated to the painful alternative of suspending the convertion. vote as decisive of the fate of the Bank ing specie payments.

Churchill, concerning the records of Madison in the short space of twenty days, since its county; by Mr. Gibbs, to create a new county

for a State Bank, which is designed to of the Bank of the United States, held at the the same manner, at the same place and by the same electors that choose the general assembly, and which convention shall meet within three months after the said election, for the purpose of months after the said election, for the purpose of cept the Cairo Bank, on the plan to months after the said election, for the purpose of the Links of the United States, include all the Banks of the State except the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Cairo Bank of the United States, include all the Banks of the United States, include all the Banks of the State except the Cairo Bank, on the plan to whereas, the Bank of the United States, include all the Banks of the Unit

Judiciary, have no further use for a con- Banks in the compulsory part of the Resolved. That every exertion will be made by vention, and recommends that the resoa vote was taken on the subject.

Resolved, That every experiment the Directors to collect the debts and convert into case the assets of this Bank, for the purpose of

to the people the right to vote for or thorising an additional issue of Treasury notes, passed. It provides for the olutions be published. (Extract from the minutes.) This subject is of necessity one which issue of Treasury notes so as to make

constitution that should be changed, and on the 6th instant, and was received got up by misrepresentations and signed by his political opponents; and that the white here had

the evils of life time offices—a provision of the constitution, which was pronounced anti-democratic, subversive of the date that ced post-master at Galena, vice Allen I am warranted in saying so from the fact that gentleman, when the House adjourned for dinner, told me he had no doubt the instructions were appropriately referred.

Reports from Judiciary Committee.

Mr. Kitchellel teported by Mr. Gatewood, compelling the Bank to sell State Bonds received by her in payment of the State subscription to stock in said Bank; and also to dispose of her Canal Bonds on hand; and to place the money arising the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State Bonds received by Mr. Gatewood, compelling the Bank to sell State

article of mine in a previous number, in which I attempted to give the history of the passage of the Judiciary bill. The instructions were written by Mr John B. Thomas of the Judiciary bill from the committee of the whole House, until after it had reached the Senate; and in that article I referred to a decision I understood the Speaker to have made during the pendency of that measure in the House. When I first read the card of "the Speaker" my impressions were written by Mr. Webber, Clerk of the instructions were written by Mr. Webber, Clerk of the second reading induced the belief that justice to vote against the bill. Dr. Saddler, the gentler a second reading induced the belief that justice to vote against the bill. Dr. Saddler, the gentle-to myself, and perhaps the Speaker, called for man to whom he referred in his explanation prev-

We are now informed by the Register in that the party have so far succeeded in the party have succeeded in the party have so far succeeded in the party have succeeded in the party have so far succeeded in the party have succeeded in the par

cision. We are willing to trust the peo- concurred in by the Legislature, on Mondence in the people. The source of all M. Robinson received 40 whig votes.

BANK OF THE UNITED STATES. York for over \$100,000 this day, and Courts.

Mr. Pearson moved to reduce the Jurisdiction phia states, that but three of the city nays 16. may be some mistake in this as the Phil- Houses on the resolution for the election and canal commissioners, was adopted. The Senate, on Tuesday afternoon, adelphia papers say that the city and business be introduced into either House after the business be introduced into either House after the House adjourned.

Passed the House by a vote of 66 to 22.

Passed the Senate by a vote of 68 to 22.

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Passed the Senate by a vote of 28 to 9.

STATE CONSTITUTION.

Mr. Snyder before the adjournment, offered a resolution (which, however, was paid out nearly six millions of dollars in specie tunds. The daily increase of the demands upon its vaults from the counties of Pope and Johnston, with a remoistrance. Read, referred, &c.

Senute bills on second reading.—To incorporate upon its vaults from the counties of Pope and Johnston, with a remoistrance. Read, referred, &c.

Senute bills on second reading.—To incorporate upon its vaults from the counties of Pope and Johnston, with a remoistrance. Read, referred, &c.

Senute bills on second reading.—To incorporate upon its vaults from the castward, rendered it impossible for the Bank longer to resist the torrent. It has reluctantly yielded to the force of imperious circumstances. The great error arose frem the Legislature requiring the Banks to resume be
so far as the Legislature is concerned.

Mr. Snyder demands of the general possible for the Bank longer to resist the torrent. It has reluctantly yielded to the force of imperious circumstances. The great error arose frem the counties of Pope and Johnston, with a remoistance is remoistance in the bank longer to resist the torrent. It has reluctantly yielded to the force of imperious circumstances. The great error arose frem the counties of Pope and Johnston, with a remoistance is remoistance in the soulist were opened, we understand that the bank longer to resist the torrent. It has reluctantly yielded to the force of imperious circumstances is particular.

In the House on the 5th, the bill au-

political opponents; and that the whigs here had instructed his constituents how to instruct him.

rights of the people, and at war with all the principles contended for by the dom the principles contended for by the dom the part of the State.

It is not now necessary to review the arguments offered in favor of an abro-arguments offered in favor of an abro-It is not now necessary to review the arguments offered in favor of an abrogation of this anomaly in the constitution.

A CARD IN ANSWED TO CARD Which were the subject of this remark, there was still remaining a large majority of the countries. In your paper of the 12th inst. I notice a short communication from the "Speaker" in reply to an article of mine in a previous number, in which were the subject of this remark, there was structing him to vote against the history of the passage of the Judiciary bill. The instructions which were the subject of this remark, there was structing him to vote against the instructions which were the subject of this remark, there was structing him to vote against the history of the passage of the Judiciary bill. The instructions which were the subject of the subject of the subject of the subject of the countries.

may the is married as the principle for properties of properties of the properties o

House adjourned.

Monday, Feb. 15.
A communication from late Fund Commission

PARRISH, a bill for the benefit of the inhabitants of a township in Gallatin county; By Mr. Moore,

A communication from the Governor, tr pendence in their wisdom, honesty and dealt with. I learn that in addition to motes; read twice and referred to Judiciary committee.

| Also a bill in relation to promisory to remove obstructions in the Little Wabash; by Mr. Churchill, a bill in relation to the duty of aspatriotism; and those who oppose the demands made upon her from New-sessors; by Mr. Snyden, a bill to establish county education.

A resolution for the appointment of a committee Banks continued to pay specie. There in relation to the disagreeing vote of the two Houses on the resolution for the election of Judges

Bills introduced-By Mr. STAPP, to authorize an

Monday next at 2 o'clock r. M., for the purpose of electing five additional Judges of the Supreme to build a mill dam across the Kaskaskia—order-to build a mill dam across the Kaskaskia—order-to to build a mill dam across the Kaskaskia—order-to to a third reading; Mr. Little reported back, Mr. Ross moved to strike out Canal Commission-to build to the bill for the relief of James McKee-lost 31 to

do not a third reading; Mr. Little reported the bill for the relief of James McKee—lost 31 to the bill, on motion of Mr. Henderson, the committee rose, reported Mr. Henderson, the committee rose, reported brown as a disconstant the bill, on motion of Mr. Henderson, the committee rose, reported brown as a disconstant the bill, on motion of Mr. Henderson, the committee rose, reported Mr. Henderson, the committee rose, reported brown as a disconstant the bill, on motion of Mr. Henderson, the committee rose, reported brown as a disconstant the bill, on motion of Mr. Henderson, the committee rose, reported Mr. Henderson, the bill, on motion of Mr. Henderson, the bill, on motion of Mr. Henderson, the bill, on motion of Mr.

report progress and ask leave to sit again; which prevailed, and the committee rose and reported; but the Senate refused leave to si: again.

The Senate then adjourned. HOUSE.

SATURDAY, Feb. 13. By Messrs. Odam, Wilson and Peck, which

Bank, in reply to resolutions of the House, was Mr. Kelley introduced a bill making county A communication from the Governor, transmitreferred to committee on Finance. Also a bill Mr. Warren offered a resolution the The minor considerations of the cost of a convention, will be properly conof a convention of the cost of o

They will exercise their own judgment in the case. We have an abiding de
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They will exercise their own judgment in the state Treasurer in the State Bank for information upon what terms redemption to the State Bank for information upon what terms redemption of lands and lots sold for taxes in the Bank would purchase the appointment of as sessors in certain cases; by Mr. Harrison, a bill to extend the boundaries of Cass redemption of lands and lots sold for taxes in the Bank would purchase the two millions of Chicago; read twice and referred to Judiciary stock belonging to the State in that Institution.

A communication from the state Treasurer in Mr. Learn introduced a bill in relation to the State Bank for information upon what terms redemption of lands and lots sold for taxes in the Bank would purchase the appointment of as sessors in certain cases; by Mr. Harrison, a bill to extend the boundaries of Cass and redemption to the State Bank for information upon what terms redemption of lands and lots sold for taxes in the Bank would purchase the appointment of as sessors in certain cases; by Mr. Harrison, a bill to extend the boundaries of Cass and redemption of lands and lots sold for taxes in the Bank would purchase the appointment of the Bank would purchase the appointmen

IN SENATE.

Monday, Feb. 15.

The chair stated that the question pending ferred. when the Senate adjourned, was on ordering to a third reading, a bill to provide for paying the current expenditures of the State, and the inter
tion the senate adjourned, was on ordering to a third reading, a bill to provide for paying the current expenditures of the State, and the inter
leave reported back a bill in relation to the Militia, with an amendment; which was agreed to,

Mr. Kitchell, from Judiciary on ported a bill concerning appeal bonds; read twice.

Bill for the relief of Win. Crawford; passed.

Mr. GATEWOOD offered a substitute for the bill-House adjourned till 2 o'clock. increasing the capital stock two millions and set-ting apart a portion of the dividends as a security

ern Mail Route, with an amendment providing for

the erection of toll gates.

Mr. SNYDER defended and Mr. DAVIDSON opposed the amendment—which was rejected and bill er (John Tilson,) was read, and on motion, laid Petitions were presented by Messrs. Emerson

ordered to a third reading.

Mr. Pearson from the judiciary committee, reported back a bill for the relief of purchasers of itely, which motion he subsequently with a substitute as an amend-

A discussion followed which extended to canal matters generally, and occupied most of the remaining portion of the morning's session—between Mr. Trumbull reported back a Senate bill in relation to evidence in certain cases, and recommended its rejection; rejected.

Mr. Drummond reported back a bill authorising Mortgages to redeem real estate sold for taxes, and recommended its rejection; rejected.

Mr. Lincoln reported back the bill incorporating the Springfield and Alton Rail Road Company, with sundry amendments, which, on his motion were laid on the table.

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Mr. Pek reported a bill exempting all places.

Mr. Daylosov moved to refer the liller of the motion of the motion generally, and occupied most of the remaining portion of the morning's session—between Mr. Cavarly moved to lay the metion on the tween Mr. Cavarly moved to lay the metion on the table; lost—ayes 34, nays 40.

The question was then taken on ordering the wished the whole subject laid on table until the canal commissioners were elected; and if they were such men as he had confidence in, he would then go for relief—perhaps so far as to give up one half the amount at which the lands were valued in 1836.

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to vote against the bill. Dr. Saddler, the gentleman to whom he referred in his explanation previous to voting, also advised and instructed him to vote against the bill upon the ground of expensions to vote against the bill upon the ground of expensions to vote against the bill upon the ground of expensions the proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 17 and proposition of the county of Wednesday, Feb. 18 and proposition of the county of Wednesday, Feb. 18 and proposition of the county of Wednesday, Feb. 18 and proposition of the county of Wednesday, Feb. 19 and proposition of the county of the county of Wednesday, Feb. 19 and proposition of the county of Public Worship from taxation; ordered to an amendment, allowing the people of M'Lean of Public Worship from taxation; ordered to an amendment of the county of Public Worship from taxation; ordered to an amendment of the county of the county of Public Worship from taxation; ordered to an amendment of the county of the count

ILLINOIS LEGISLATURE.

IN SENATE,

SATURDAY, Feb. 13.

Petitions presented.—By Mr. Wood, of persons in Randolph county, praying to be exempted from serving on juries. Referred.

Reports from standing committees.—By Mr.

The resolution of the Senate requesting our representatives in Congress to use their exertions to be exempted to a ferry at Peru: ordered for a ferry at Peru: ordered for a ferry at Peru: ordered for a school commissioners to purchase lands in cor-

Mr. Hardin offered an amendment, to add the election of a President, Acting Commissioner and Treasurer of the Canal.

Mr. Taumbull moved the previous question.

Mr. Cavalry moved to lay the amendment of Mr. Hardin on the table; lost 40 to 42.

The main question was then ordered, and the resolution of the Senate was agreed to.

Mr. Ross introduced a bill to amend the act creating Company; a bill to extend the corporate powers of the Corporation of Beardstown; ordered to a third reading.

Mr. Parsons introduced a bill concerning Minder and the second the state of the St. Clair rail road company; ordered to a third reading.

Mr. Ross introduced a bill to amend the act creating the Exeter Manufacturing Company; a bill to extend the corporate powers of the Corporation of Beardstown; ordered to a third reading.

Mr. Parsons introduced a bill to amend the act creating the Exeter Manufacturing Company; a bill to extend the corporate powers of the Corporation of Beardstown; ordered to a third reading.

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Mr. Trumbull introduced a bill to amend the act in relation to apprentices; read twice and rejected. tures, reported back the bill for the relief of Ste-

ting apart a portion of the dividends as a security fund for the payment of interest and the reing the Public Revenue; read twice and referred reported back a bill in relation to the Great West.

There is a project before the Senate has amainst, at the same ament, at the same place and by the same shift of the same shift o On motion of Mr. Peck,
The House resolved itself into committee of the whole, (Mr. Ross in the chair) on the bill to provide for the payment of the Public Debt; and after considerable discovered the resolved in the control of the Public Debt; and after considerable discovered the resolved resolved the resolved resolv

The consideration of the subject was resumed.

Mr. Hardin moved to postpone the bill indefin-

The question was then taken on ordering the

A communication from the Governor transmitting a report from R. M. Young, was read and referred to the canal committee.

Mr. Cavarly, from Judiciary Committee, referred to the canal committee.

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road in Fulton county; referred to committee on State roads. Also a bill for the sale of town lots therein named; referred to committee on Fin-

Bill for the relief of Win. Crawford; passed.

Mr. Brown, of Sangamon, reported a bill to establish an additional election precinct in Ma-

After some time spent in the discussion of various amendments which were offered, the committee rose and reported progress.

Mr. Ross from the military committee reported a bill to lessen the number of canal commission-read twice and referred to the committee of the whole for to-morrow.

Mr. Nunnally from the committee on roads, reported back the bill in relation to the Great Western Mail Route, with an amendment providing for the Chair.)

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