

The legislative manual of the state of Wisconsin; comprising Jefferson's manual, rules, forms and laws, for the regulation of business: also, lists and tables for reference. Third Annual Edition 1864

Madison, Wisconsin: William J. Park, State Printer, Harding's Block, 1864

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THE

LEGISLATIVE MANUAL,

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STATE OF WISCONSIN;

COMPRISING

JEFFERSON'S MANUAL, RULES, FORMS AND LAWS,

FOR THE REGULATION OF BUSINESS:

ALSO,

LISTS AND TABLES FOR REFERENCE.

Compiled by the Chief Clerks of the Senate and Assembly, IN THE YEAR 1864.

THIRD ANNUAL EDITION.

MADISON, WIS.: WILLIAM J. PARK, STATE PRINTER, HARDING'S BLOCK. 1864.





JOINT RESOLUTION No. 6, S.

Resolved by the Senale, the Assembly concurring, That the Chief Clerks of the Senate and Assembly be directed to prepare a Legislative Manual, similar in its general style and contents, to that published pursuant to joint resolution of the Legislature of 1863, making such changes and additions as they may deem necessary; that they be authorized to contract for diagrams and views of the Capitol, at prices not exceeding those paid heretofore; that one thousand copies of the same be immediately published by the State Printer, delivered to and receipted for by said Clerks, and by them distributed in the usual manner.

Adopted in Senate, January 21st, 1864.

FRANK M. STEWART, Chief Clerk of Senate.

Concurred in by the Assembly, January 23d, 1864.

JOHN S. DEAN, Chief Clerk of Assembly.

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DOMESTIC.

All transient matters must be prepaid by stamps.

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Drop or local letters, 2 cents for each $\frac{1}{2}$ ounce or fraction thereof; no carrier's fee for delivery.

Printed books, in one package, to one address, 4 cents for each 4 ounces or fraction thereof.

Circulars, unsealed, not exceeding three in number, to one address, 2 cents: the same rate for every three or less number additional.

On all transient printed matter, (books and circulars excepted,) and on all seeds, cuttings, etc., pamphlets, book MSS., and proofsheets, maps, engravings, blanks, patterns, envelopes and photographs, contained in one package, to one address, 2 cents for each 4 ounces or fraction thereof.

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MANUAL

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PARLIAMENTARY PRACTICE.

BY THOMAS JEFFERSON.

IMPORTANCE OF RULES.

SECTION I.

THE IMPORTANCE OF ADHERING TO RULES.

Mr. ONSLOW, the ablest among the Speakers of the House of Commons, used to say, "It was a maxim he had often heard when he was a young man, from old and experienced members, that nothing tended more to throw power into the hands of Administration, and these who acted with the majority in the House of Commons, than a neglect of, or a departure from, the rules of proceeding: that these forms, as instituted by our ancestors, operated as a check and control on the actions of the majority: and that they were, in many instances, a shelter and protection to the minority, against the attempts of power."

So far the maxim is certainly true, and is founded in good sense, that as it is always in the power of the majority, by their numbers, to stop any improper measure proposed on the part of their opponents, the only weapon by which the minority, can defend themselves against similar attempts from those in power, are the forms and rules of proceeding, which have been adopted as they were found necessary from time to time, and are become the law of the House; by a strict adherence to which, the weaker party can only be protected from those irregularities and abuses, which these forms were intended to check, and which the wantonness of power is but too often apt to suggest to large and successful majorities.—2 *Hats.*, 171, 172.

And whether these forms be in all cases the most rational or not, is really not of so great importance. It is much more material that there should be a rule to go by, than what that rule is: that there may be a uniformity of proceeding in business, not subject to the

caprice of the Speaker, or captiousness of the members. It is very material that order, decency and regularity be preserved in a dignified public body.—2 *Hats.*, 149.

SECTION II.

LEGISLATURE.

All legislative powers herein granted, shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives,—Constitution of the United States, Article 1, Section 1.

The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the Treasury of the United States,—Const. U. S. Art. 1, Sec. 6.

For the powers of Congress, see the following Articles and Sections of the Constitution of the United States: --Art. I., Sec. 4, 7, 8, 9.--Art, II., Sec. 1, 2.--Art, III., Sec. 3.--Art. IV., Sec. 1, 3, 5.--And all the Amendments.

SECTION III.

PRIVILEGED.

The privileges of the members of Parliament, from small and obscure beginnings, have been advancing for centuries with a firm and never-yielding pace. Claims seem to have been brought forward from time to time, and repeated till some example of their admission enabled them to build law on that example. We can only, therefore, state the point of progression at which they now are. It is now acknowledged: 1st, That they are at all times exempted from question elsewhere, for any thing said in their own House; that during the time of privilege; 2d, Neither a member himself, his wife," or his servants, [familiares sui,] for any matter of their own, may be" arrested on mesne process, in any civil suit ; 3d, Nor be detained under execution, though levied before the time of privilege; 4th, Nor impleaded, cited or subpoened in any court; 5th. Nor summoned as a witness or juror; 6th, Nor may their lands or goods be distrained ; 7th, Nor their persons assaulted, or characters traduced. And the period of time, covered by privilege, before and after the session, with the practice of short prorogations under the connivance of the Crown, amounts, in fact, to a perpetual protection against the course of justice. In one instance, indeed, it has been relaxed by 10 G. 3, c. 50, which permits judiciary proceedings to go on against them. That these privileges must be continually progressive, seems to result from their rejecting all definition of them. the doctrine being, that "their dignity and independence are preserved by keeping their privileges indefinite;" and that "the maxims upon which they proceed, together with the method of proceeding, rest entirely in their own breast; and are not defined and ascertained by any particular stated law."-1 Blackstone, 163, 164.

It was probably from this view of the encroaching character of privilege, that the framers of our Constitution, in their care to provide that the laws shall bind equally

* Elsynge, 217-1 Hats, 31-1 Grey's Deb. 133. + Order of the House of Commons, 1663, July 10.

on all, and especially that these who make them shall not exempt themselves from their operation, have only privileged "Senators and Representatives" themselves from the single act of "arrest in all cases except treason, felony, and breach of the peace, during their attendance at the sessions of their respective Houses, and in going to and returning frem the same, and from being questioned in any other place for any speech or debate in either Heuse."—Const. U.S., Art. I., See, 6. Under the general authority "to make all havs necessary and proper for carrying into execution the govers given them," Const. U.S., Art. I., See, 6. Under the general authority "to make all havs necessary and proper for carrying into execution the powers given them," Const. U.S., Art. II, See, 8, they may provide by law the details which may be necessary for giving full effect to the origoment of this privilege. No such law being as yet made, it seems to stand at present on the following ground :—1. The act of arrest is void ab initio, 2 Stra, 989. "2. The member arrested may be discharged on motion, 114, 166, 2 Stra, 980, or by Habens Corpus under the Federal or State authority, as the case may be; or a writ of privileze out on the Chancery, 2 Stra, 989, in those States which have adopted that part of the laws of Chancers, as a nother sconcerned are table to action or indictment in the ordinary courts of justice, as in other cases of unauthorized arrests. 4. The court before which the process is returnable, is bound to act as in other their proceedings stared by the superior courts.

The time necessary for going to and returning from Congress not being defined, it will, of course, be judged of in every particular case by these who will have to decide the case.

While privilege was understood in England to extend, as it does here, only to exemption from arrest, eundo, morando et re deundo, the House of Commons themselves, decided that "a convenient time was to be understood."—1580—1 Hats., 99, 100. Nor is the law so strict in point of time as to require the party to set out immediately on his return, but allows him time to settle his private affairs and to prepare for his journey: and does not even sean his road very nicely, nor torfeit his protection for a little deviation from that which is most direct; some necessity perhaps constraining him to it.—2 Stre., 986, 987

This privilege from arrest, privileges of course against all process, the disobedience to which is punishable by an attachment of the person; as a subpoena ad respondendum, or, testificandum, or a summons on a jury; and with reason, because a member has superior duty to perform in another place.

When a representative is withdrawn from his scat by summons, the 47,700 people whom he represents, lose their voice in debate and vote, as they do in his voluntary absence; when a senator is withdrawn by summons, his State loses half its voice in debate and vote, as it does in his voluntary absence. The enormous disparity of evil admits no comparison.

So far there will probably be no difference of opinion as to the privileges of the two Houses of Congress; but in the following cases it is otherwise. In Dec., 1765, the House of Representatives committed two persons of the names of Randall and Whitney, for attempting to corrupt the integrity of certain members, which they considered as a contempt and breach of the privileges of the House; and the facts being proved, Whitney was detained in confinement a fortnight, and Randall three weeks, and was reprimanticed by the Speaker. In March, 1766, the House of Representatives voted, a challenge given to a member of their House, to be a breach of the privileges of the House; but satisfactory apologies and acknowledgements being made, no further proceedings were had. The Editor of the Aurora, having, in his paper of Feb. 19, 1800, inserted some paragraphs defamatory to the Senate, and failed in his appearance, he was ordered to be committed. In debating the legality of this order, it was insisted in support of it, that every man, by the law of nature, and every body of men, possesses the right of self-defence; that all public functionaries are essentially invested with the powers of self-preservation; it hat they have an inherent right to do all acts necessary to keep themselves in a condition to discharge the trusts confided to them; that whenever authorities are given, the means of carrying them into execution are given by necessary implication; it hat they we see the British Parliament

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exercise the right of punishing contempts; all the State Legislatures exercise the same power, and every Court does the same; that if we have it not, we sit at the mercy of every intruder who may enter our doors or gallery, and by noise and tumult, render proceeding in business impracticable; that if our tranquility is to be perpetually disturbed by newspaper defamation, it will not be possible to exercise our functions with the requisite coolness and deliberation; and that we must therefore have a power to built for the disturbance of our peace and proceedings. To this it was answered, that the Parliament and Courts of England have cognizance of contempts by the express provisions of their law ; that the State Legislatures have equal authority, because their powers are plenary; they represent their constituents completely, and possess all their powers, except such as their Constitutions have expressly denied them; that the Courts of the several States have the same powers by the laws of their States, and those of the Federal Government by the same State laws, adopted in each State by a law of Congress; that none of these bodies, therefore, derive those powers from natural or necessary right, but from express law; that Congress have no such natural or necessary power, nor any powers but such as are given them by the Constitution; that that has given them directly, exemption from personal arrest, exemptions from questions elsewhere for what is said in the House, and power over their own members and proceedings; for these no further law is necessary, the Constitution being the law; that, moreover, by that article of the Constitution which authorizes them "to make all laws necessary and proper for carrying into execution the powers vested by the Constitution in them," they may provide by law for an undisturbed exercise of their function, e.g., for the punishment of contempts. of affrays or tumults in their presence, etc., but, thit the law be made, it does not exist; and does not exist; from their own neglect; that in the meantime, however, they are not unprotected, the ordinary magistrates and courts of law being open and competent to punish all unjustifiable disturbances or defamations, and even their own sergeant, who may appoint deputies ad libitum to aid him, 3 Grey, 59, 147, 255, is equal to the smallest disturbances; that in requiring a previous law, the Constitution had regard to the inviolability of the citizen as well as of the member; as, should one House, in the regular form of a bill, aim at too broad privileges, it may be checked by the other, and both by the President; and also as, the law being promulgated, the citizen will know how to avoid offence. But if one branch may assume its own privileges without control; if it may do it on the spur of the occasion, conceal the law in its own breast, and after the fact committed, make its sentence both the law and the judgment on that fact; if the offence is to be kept undefined, and to be declared only ex renata, and according to the passions of the moment, and there be no limitation either in the manner or measure of the punishment, the condition of the citizen will be perilous indeed. Which of these docparticular, the condition of the circle win be periformanced, which it messe acc-times is to prevail, time will decide. Where there is no fixed law, the judgment on any particular case, is the law of that single case only, and dies with it. When a new and even a similar case arises, the judgment which is to make, and at the same time apply, the law, is open to question and consideration, as are all new laws.— Berhows Courses in the neutrino is the interview. Perhaps Congress, in the meantime, in their care for the safety of the citizens as well as that for their own protection, may declare by law what is necessary and proper to enable them to carry into execution the powers vested in them, and thereby hang up a rule for the inspection of all, which may direct the conduct of the citizens, and at the same time test the judgments they shall themselves pronounce in their own case.

Privilege from arrest takes place by force of the election; and before a return be made, a member elected may be named of a committee, and is to every intent a member, except that he cannot vote until he is sworn.—*Memor.*, 107, 108.—*D'Eves*, 642, col. 2; 653, col. 1.—*Pet. Miscel. Parl.*, 119—*Ler. Parl.*, c. 23—2 *Hats.*, 22, 62.

Every man must, at his peril, take notice who are members of either House returned of Record.—Lex. Parl, 23, 4—Inst., 24.

The privilege of a member is the privilege of the House. If the member waive it without leave, it is a ground for punishing him, but cannot in effect waive the privilege of the House.—3 Greg, 140, 322.

For any speech or debate in either House, they shall not be questioned in any other place—Const. U. S., Art. I., Sec. 6,—S. P. protest of Commons to James I., 1621-2 Rapin, No. 54, p. 211, 212. But this is restrained to things done in the House in a Parliamentary course, 1 Ruch., 663.—For he is not to have privilege contra morem parlimentarium, to exceed the bounds and limits of his place and duty.—Comp. p.

If an offence be committed by a member in the House of which the House has cognizance, it is an infringement of their right for any person or court to take notice of it, till the House has punished the offender, or referred him to a due course.—Lex Parl. 63.

Privilege is in the power of the House, and is a restraint to the proceedings of inferior courts, but not of the House itself.—2 Nalson, 450-2 Grey, 399. For whatever is spoken in the House is subject to the censure of the House; and offences of this kind have been severely punished, by calling the person to the bar to make submission, committing him to the Tower, expelling the House, etc. Scob. 72.—Lev Parl. c. 22.

It is a breach of order, for the Speaker to refuse to put a question which is in order.—2 Hats. 175, 176—5 Grey, 133

And even in cases of treason, felony, and breach of the peace, to which privilege does not extend as to substance: yet in Parliament, a member is privileged as to the mode of proceeding. The case is first to be laid before the House, that it may judge of the fact, and of the grounds of the accusation, and how far forth the manner of the trial may concern their privilege. Otherwise it would be in the power of other branches of the government, and even of every private man, under pretences of treason, etc., to take any man from his service in the House; and so as many, one after another, as would make the House what he pleaseth .- Decision of the Commons on the King's declaring Sir John Hotham a traitor, 4 Rushw. So when a member stood indicted of felony, it was adjudged 586.that he ought to remain of the House till conviction. For it may be any man's case, who is guiltless, to be accused and indicted of felony, or the like crime. 23 El. 1850-D'Ewes 283, col. 1-Lex. Parl. 133.

When it is found necessary for the public service to put a member under arrest, or when, on any public inquiry, matter comes out which may lead to affect the person of a member, it is the practice immediately to acquaint the House, that they may know the reasons for such a proceeding, and take such steps as they think proper—2 *Hats.* 259. Of which see many examples—2 *Hats.* 256, 257, 258. But the communication is subsequent to the arrest.—1 *Blackst.* 167.

It is highly expedient, says Hatsell, for the due preservation of the privileges of the separate branches of the Legislature, that neither should encroach on the other, or interfere in any matter depending before them, so as to preclude, or even influence, that freedom of debate, which is essential to a free council. They are therefore not to take notice of any bills or other matters depending, or of votes that have been given, or of speeches that have been held, by the members of either of the other branches of the Legislature.

until the same have been communicated to them in the usual Parliamentary manner.-2 Hats. 252-4 Inst. 15-Seld. Jud. 53. Thus the King's taking notice of the bill for suppressing soldiers, depending before the House, his proposing a provisional clause for a bill before it was presented to him by the two Houses, his expressing displeasure against some persons for matters moved in Parliament during the debate and preparation of a bill, were breaches of privilege.-2 Nalson, 743; and in 1783, December 17, it was declared a breach of fundamental privileges, etc., to report any opinion, or pretended opinion of the King, on any bill or proceeding depending in either House of Parliament, with a view to influence the votes of the members -2 Hats, 251, 6.

SECTION IV.

ELECTIONS.

The times, places, and manner of holding elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may, and be predection of the balance of the production of the product of the product

own members. - Const. U. S. Art. 1, Sec. 5.

SECTION V.

QUALIFICATIONS.

The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof for six years; and each Senator shall have one vote

Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the Senators of the first class shall be vacated at the end of the second year; of the second class, at the expiration of the fourth year; and of the third, at the expiration of the sixth year; so that one-third may be chosen every second year; and if vacancies happen, by resignation or otherwise, during the recess of the Legislature of any State, the Executive thereof may make temporary appointments, until the next meeting of the Legislature, which shall then fill such vacancies,

No person shall be a Senator, who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen. - Const. U. S. Art. 1., Sec. 8.

The House of Representatives shall be composed of members chosen every second year by the people of the several States; and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislature

No person shall be a Representative, who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

Representatives and direct taxes shall be apportioned among the several States, which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to serve for a term of years, and excluding Indiansnot taxed, three-fifths of all other persons. The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of Repre-sentatives thall not exceed one for every thirty thousand; but each State shall have at least one Representative. —*Const. U. S. Art* 1, *Sc.* 2.

The provisional apportionments of Representatives made in the Constitution, in 1787, and afterwards by Congress, were as follows :

STATES.	17871	17902	18003	15104	18205	18305	18407	18508	18609
		0	0	0		3	-	6	5
0 Maine,		4	5	6	5 6	5	4	3	8
New Hampshire,	3 8	-14	17	20	1::	12	10	11	10
Massachusetts,			2	-0	- 2	12	1	· - 2	1 2
Rhode Island,	1	27	Ŧ		+ ū	ā	.4	4	4
Connecticut,	5		4	6	5	1 5	4	: ;;	3
Vermont,	0		. 17	27	- 34	40	:4	2.3	31
New York,	6	10		6	6	1			5
New Jersey,	-4	5	6	23	26	25	24	25	24
Pennsylvania,	8	18	18		1 1	1 1	1	1	1
Delaware	1	1	1	2	9	1 8	6	6	5
Maryland,	6	8	9	9	22	21	15	18	1 8
Virginia,	10	19	-22	28		13	9	I S	874
North Carolina,	5	10	12	13	1::	9	1	6	l i
South Carolina,	1. 2	6	8	9	9		ŝ	8	7
Georgia	- 3	2	4	6	ī	9	10	10	9
Kentucky,		2	6	10	12	13		1 10	1 8
"Tennessee,		0	3	6	9	18	11		1
¹³ Ohio,		0	0	6	14	19	21	21	1.10
4Louisiana,		0	0	0	8	8	4	4	1 11
		. 0	0	0	8	7	10	11	
¹⁵ Indiana,		0	0	0	1	3	4	5	
¹⁶ Mississippi,	4	0	6	0	1	3	1 7	9	14
¹⁷ Illinois,	- n		0	0		5	1 7	1 7	1 1
18Alabama,		0	0	- 0	0	-1 <u>-</u> 2	5	÷ 7	. :
19Missouri,					·	· 1	:;	4	
²⁰ Michigan,		·	0	13			1	2	:
²¹ Arkansas			• 1					1	
r:Flo r Hat	• .		0	• •	••		• •	2	
-3Iowa		0	0			. D	- 11	2	
24Texas,	•	÷ 0		1 0	0	0		1 3	1
25 Wisconsin,		1 0	ŏ		0	0	0	1 2	
26 California,	•	1 0	- Ö	ŏ	- ŭ	0	0	2	
²⁷ Minnesota,	. 0	1 ŏ	ŏ	- ŏ	- ŏ	ŏ	0	1	
²⁸ Oregon	. 0		0	l ö	ŏ	ŏ	0	0	
²⁹ Kansas,	. 0	0		- ŏ	- ŏ	ŏ	ŏ	Ŏ	
³⁰ West Virginia	0	0	1 0	0	0			_	
		1 205	141	181	212	242	223	287	24
	65	105	141	101	ت د م	2.42	1 9	1	1

1 As per Constitution. 2 As per act of April 14, 1792, one Representative for 33,000, first census. 3 As per act of January 14th, 1802, one Representative for 35,000, second census. 4 As per act of December 21, 1811, one Representative for 35,000, fourth census. 5 As per act of March 7, 1822, one Representative for 46,000, fifth census. 6 As per act of March 7, 1822, one Representative for 47,700, fifth census. 7 As per act of June 25, 1842, one Representative for 76,680, sixth census. 8 As per act of June 25, 1842, one Representative for 98,702, seventh census. 8 As per act of July 29, 1852, one Representative for 98,702, seventh census. 8 As per act of July 29, 1852, one Representatives are numbered with those of 9 Massachusetts. By compact between Maine formed part of Massachusetts, and was ealled the *District of Maine*, and its Representatives are numbered with those of Massachusetts. By compact between Maine and Massachusetts, Maine became a mainted into the Union as such; the admission to take place on the 15th of the same month. On the 7th of April, 1820, Maine was declared entitled to seven Representa-tives, to be taken from those of Massachusetts.

month. On the 'fth of April, 15-9, while was deviated with the state of the state of the month these of Massachusetts. 11 Divided by action of State Legislature and Congress in 1861 and 1862, and State of Wast Viording created therefrom.

of West Virg	ana crea	act of Court	was of June 1, 1796, with one	Representative.
	ii ii		April 30, 1802,	
18	44		April 8, 1812,	
14		٤.	December 11, 1816.	
15 16	"	· · ·	December 19, 1517.	"

18	**	Act of Cong	ress of December 3, 1818, with or	ne Representative.
19		••	December 14, 1819,	
$\tilde{20}$	"	• •	March 2, 1821,	"
21	· 44	••	January 26, 1837.	••
22			January 15, 1836,	**
28	••	••	March 3, 1845,	••
		••	March 3, 1845, with two Re	presentatives
24	••	••	December 29, 1845, two	i.
25	••	••	May 29, 1848, with three	
26	۰.	• •	Sept. 8, 1850, with two	
27	• "	••	May 11, 1858, with two	
28	۰.		Feb. 14, 1859, with one	
29	• 4		Jan. 29, 1861, with one	

30 Previous to Dec. 31, 1862, West Virginia, was part of the State of Virginia, which State was entitled to eleven members of the House of Representatives.

When vacancies happen in the representation from any State, the Executive authority thereof shall issue writs of election to fill such vacancies.—*Const. U. S. Art.* 1, Sec. 2.

No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person, holding any office under the United States, shall be a member of either House, during his continuance in office. -Const. U. S. Art. I. Sec. 6.

SECTION VI.

QUORUM.

A majority of each House shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner, and under such penalties as each House may decide.—*Const. U. S. Art.* I, *Sec.* 5.

In general, the chair is not to be taken until a quorum for business is present; unless, after due waiting, such a quorum be despaired of, when the chair may be taken and the House adjourned. And whenever, during business, it is observed that a quorum is not present, any member may call for the House to be counted; and being found deficient, business is suspended.—2 *Hats.*, 125, 126.

The President having taken the chair, and a quorum being present, the journal of the preceding day shall be read, to the end that any mistake may be corrected that shall have been made in the entries. $-Rules \ of \ the \ Senate, 1$.

SECTION VII.

CALL OF THE HOUSE.

On a call of the House, each person rises up as he is called, and answereth; the absentees are then only noted, but no excuse to be made till the House be fully called over. Then the absentees are called a second time, and if still absent, excuses are to be heard.— Ord. H. of C. 92.

They rise, that their persons may be recognized; the voice, in such a crowd, being an insufficient verification of their presence: but in so small a body as the Senate of the United States, the trouble of rising cannot be necessary.

Orders for calls on different days may subsist at the same time.--2 Hats. 72.

SECTION VIIL

ABSENCE.

No member shall absent himself from the service of the Secure without leave of the Senate first obtained. And in case a less number than a quorum of the Senate shall Senate first obtained. And in case a less number than a quorum of the Senate shall convene, they are hereby axit fixed to send the S-relativat-Arms, or any joher person or persons by them authorized, for any or all obsert members, as the majority of such members present shall arree, at the expense of such members, as the senate when a quorum is convened, shall judge sufficient; and in that one the conjects exclusion events for one attendance shall be made as the Senate, when a quorum is convened, shall judge sufficient; and in that one the conjects exclusion vention of the contingent fund. And this rule shall apply so will to the first convention of the Senate at the lead time of meeting, as tweach day of the sense here the hour is arrived to which the Senate stood adjourne h $\rightarrow h/e^+ \infty$.

SECTION IN.

SPEAKER.

The Vice President of the United States shall be President of the Senate, but shall have no vote unless they be equally divided.—*Const. F. S. Art. I. Soc.* 3. The Senate shall choose their other officers, and also a Dr. Schent proference in the absence of the Vice President, or when he shall ever be there dille of President of the United States.—*Const. U. S. Art.* 1, Soc. 3.

The House of Representatives shall the section Section and other officers. -Const. U. S. Art. 1, Sec. 2.

When but one person is proposed, and no objection made, it has not been usual in Parliament to put any question to the House ; but without a question, the members proposing him conduct him to the But if there be objections, or another proposed, a question chair. is put by the clerk .--- 2 Hats. 168. As are also questions of adjournment -6 Grey, 406. Where the House debated and exchanged messages and answers with the King for a week, without a speaker, till they were prorogued. They have done it de die in diem for 14 days.-1 Chand. 331, 335.

In the Senate, a President pro-tempore, in the absence of the Vice-President, is proposed and chosen by ballot. His office is understor i to be determined on the Vice-President appearing and taking the chair, or at the theeting of the Senate after the first recess. - Vide Rule 23.

Where the Speaker has been ill, other Speakers pro-tempore have been appointed. Instances of this are, 1 *H.* 4, Sir John Cheney, and for Sir William Sturton. and in 15 *H*. Sir John Tyrrell, in 1656, Jan. 27-1658, March 9-1659 Jan. 13.

Sir Job Charlton ill. Seymour chosen, 1673, Feb. Not merely 18. pro tempore., Seymour being ill. Sir Robert Sawver chosen, Chand. 169., 1678, April 15.

276. 277.

Sawyer being ill, Seymour chosen.

Thorp in execution, a new Speaker chosen—31 *H.* VI.—3 *Grey*, 11; and March 14, 1694. Sir John Trevor chosen. There have been no later instances.-Hats. 161.-4 Inst.-8 Lex. Parl. 263.

A Speaker may be removed at the will of the House, and a Speaker pro tempore appointed.-Grey, 186.-5 Grey, 134.- Vide Rule Sen. 23.

SECTION X.

ADDRESS.

The President shall, from time to time, give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient. -Const. U. S. Art. 2, Sec. 3.

A joint address from both Houses of Parliament is read by the Speaker of the House of Lords. It may be attended by both Houses in a body, or by a committee from each House, or by the two Speakers only. An address of the House of Commons only may be presented by the whole House, or by the Speaker.—9 Grey, 473, 1 Chandler, 298, 301, or by such particular members as are of the Privy Council.—2 Hats. 276.

SECTION XI.

COMMITTEES, *

Standing committees, is of privileges and elections, etc., are usually appointed at the first meeting, to continue through the session. The person first named is generally permitted to act as chairman. But this is a matter of courtesy; every committee having a right to elect their own chairman, who presides over them, puts questions, and reports their proceedings to the House. 4 Inst. 11, 12-Scob. 7-1 Grey, 112.

At these committees the members are to speak standing, and not sitting; though there is reason to conjecture it was formerly otherwise. D'Ewes, 630, col. 1–4 Parl. Hist. 440–2 Hats. 77.

Their proceedings are not to be published, as they are of no force till confirmed by the House.—Rushw. part 3, vol 2, 74-3 Grey, 401—Scob. 39. Nor can they receive a petition but through the House.—9 Grey, 412.

When a committee is charged with an inquiry, if a member proved to be involved, they cannot proceed against him, but must make a special report to the House; whereupon the member is heard in his place, or at the bar, or a special authority is given to the committee to enquire concerning him.—9 Grey, 523.

So soon as the House sits, and a committee is notified of it, the chairman is in duty bound to rise instantly, and the members to attend the services of the House.—2 Nats. 319. Vide Rules, H. R. 192.

It appears, that on joint committee of the Lords and Commons, each committee acted integrally, in the following instances.—7 *Grey*, 261, 278, 285, 338—1 *Chandler*, 357, 462. In the following instances it does not appear whether they did or not.—6 *Grey*, 129, 7 *Grey* 123, 229, 321.

*Mode of appointing committees.-Vide Senate Rules, 33, 34, Rules II, R., 7.

SECTION XII.

COMMITTEE OF THE WHOLE.

The speech, messages, and other matters of great concernment, are usually referred to a committee of the whole House-6 Grey, 311, where general principles are digested in the form of resolutions, which are debated and amended until they get into a shape which meets the approbation of a majority. These being reported and confirmed by the House, are then referred to one or more select committees, according as the subject divides itself into one or more bills-Scob. 36, 44. Propositions for any charge on the people are especially to be first made in a committee of the whole-3 Hats. Vide Rules II. R. 123 124. The sense of the whole is better 127. taken in committee, because in all committees every one speaks as often as he pleases-Scob. 49-Vide Rules II. R. 125 Thev generally acquiesce in the chairman named by the speaker; but, as well as all other committees, have a right to elect one, some member, by consent, putting the question .- Scol. 36-3 Grey, 301,-Vide The form of going from the House into committee, Rules H. R. 118. is for the Speaker, on motion, to put the question that the House do. now resolve itself into a committee of the whole, to take under consideration such a matter, naming it. If determined in the affirmative, he leaves the chair, and takes a seat elsewhere, as any other member: and the person appointed chairman seats himself at the clerk's table.-Scob. 36-Vide Rules H. R. 118. Their quorum is the same as that of the House: and if a detect happens, the chairman, on a motion and question rises: the Speaker resumes the chair, and the chairman can make no other report than to inform the House of the cause of their dissolution. If a message is announced during a committee, the Speaker takes the chair, and receives it, because the committee cannot.-2 Hats. 125, 126.

In a committee of the whole, the tellers, on a division, differing as to numbers, great heats and confusion arose, and danger of a decision by the sword. The Speaker took the chair, the mace was forcibly laid on the table: whereupon the members retiring to their places, the Speaker told the House "he had taken the chair without an order to bring the House into order." Some excepted against it; but it was generally approved as the only expedient to suppress disorder. And every member was required, standing up in his place, to engage that he would proceed no further, in consequence of what had happened in the grand committee, which was done.—3 *Grey*, 139.

A committee of the whole being broken up in disorder, and the chair resumed by the Speaker without an order, the House was adjourned. The next day the committee was considered as thereby dissolved, and the subject again before the House: and it was decided in the House, without returning into committee.—3 Grey, 130.

No previous question can be put in a committee; nor can this committee adjourn as others may: but if their business is unfinished

[2 MANTAL.]

they rise on a question, the House is resumed, and the chairman reports that the committee of the whole have, according to order, had under their consideration such a matter, and have made progress therein; but not having time to go through the same, have directed him to ask leave to sit again. Whereupon, a question is put on their having leave, and on the time when the House will again resolve itself into a committee.-Scob. 38. But if they have gone through the matter referred to them, a member moves that the committee may rise, and the chairman report their proceedings to the House, which being resolved, the chairman rises, the Speaker resumes the chair, the chairman informs him that the committee have gone through the business referred to them, and that he is ready to make report when the House shall think proper to receive it. If the House have time to receive it, there is usually a cry of "Now, now," whereupon he makes the report; but if it be late, the cry is, "To-morrow, to-morrow," or "On Monday," etc.; or a motion is made to that effect, and a question put, that it be received to-morrow, &c.-Scob. 38.

In other things the rules of proceedings are to be the same as in the House. -Scob, 39.

SECTION XIII.

EXAMINATION OF WITNESSES.

Common fame is a good ground for the House to proceed by inquiry, and even to accusation.—*Resolutions of House of Commons*, 1 Carl 1, 1625—*Rush. Ler. Parl.* 115—1 Grey, 16, 22, 92—8 Grey 21, 23, 27, 45.

Witness are not to be introduced but where the House has previously instituted an enquiry, 2 Hats, 102, nor then are orders for their attendance given blank—3 Grey, 51.

When any person is examined before a committee, or at the bar of the House, any member wishing to ask the person a question, must address it to the Speaker or chairman, who repeats the question to the person, or says to him, "You hear the question, answer it." But if the propriety of the question be objected to, the Speaker directs the witness, counsel and parties to withdraw: for no question can be moved or put, or debated while they are there.—2 Hats, 108. Sometimes the questions are previously settled in writing before the witness enters.—2 Hats. 106, 107—8 Grey, 64. The questions asked must be entered in the journals.—3 Grey, 81. But the testimony given in answer before the House, is never written down; but before a committee it must be, for the information of the House, who are not present to hear it.—7 Grey, 52, 334.

If either House have occasion for the presence of a person in custody of the other, they ask the other their leave that he may be brought up to them in custody.—3 Hats. 52.

A member in his place gives information to the House of what he knows of any matter under hearing at the bar.—Jour. H. of C., Jan. 22, 1744, 5.

Either House may request, but not command, the attendance of a member of the other. They are to make the request by message to the other House and to express clearly the purpose of attendance, that no improper subject of examination may be tendered to him. The House then gives leave to the member to attend, if he choose it: waiting first to know from the member himself whether he chooses to attend, till which they do not take the message into consideration. But when the Peers are sitting as a court of Criminal Judicature, they may order attendance ; unless where it be a case of impeachment by the Commons. There is to be a request .-- 3 Hats. 17-9 Grey, 306, 406-10 Grey, 133.

Counsel are to be heard only on private, not on public bills: and on such points of laws only as the House shall direct .-- 19 Grey, 61.

SECTION XIV.

ARRANGEMENT OF BUSINESS.

The Speaker is not precisely bound to any rules as to what bills or other matter shall be first taken up, but is left to his own discretion, unless the House on a question decide to take up a particular subject.-Hakew, 136.

A settled order of business is, however, necessary for the government of the presiding person, and to restrain individual members from calling up favorite measures, or matters under their special patronage, out of their just turn. It is useful also for directing the discretion of the House, when they are moved to take up a particular matter, to the prejudice of others, having a priority of right to their attention in the general order of business.

In Senate, the bills and other papers which are in possession of the House, and in a state to be acted upon, are arranged every morning, and brought on in the following order:

1. Bills ready for a second reading are read, that they may be referred to committee, and so put under way. But if, on their being read, no motion is made for commitment, they are then laid on the table in the general file, to be taken up in their inst turn.

2. After twelve o'clock, bills ready for it are put on their passage.

3. Reports in possession of the House, which offer grounds for a bill, are to be taken up, that the bill may be ordered in.

4. Bills or other matters before the House, and unfinished on the preceding day, whether taken up in turn, or on special order, are entitled to be resumed, and passed on through their present stage.

5. These matters being despatched, for preparing and expediting business, the general file of bills and other papers is taken up, and each article of it is brought on according to its seniority, reckened by the date of its first introduction to the House. Reports on bills belong to the dates of their bills. The arrangement of the business of the Senate is now as follows :

1. Motions previously submitted.

 Reports of committees previously made.
 Bills from the House of Representatives, and those introduced on leave, which have been read the first time, are read the second time, and if not referred to a committee, are considered in committee of the whole, and proceeded with as in other cases.

4. After twelve o'clock, engrossed bills of the Senate, and bills of the House of Representatives, on the third reading are put on their passage.

5. If the above are finished before one o'clock, the general file of bills, consisting of those reported from committees on the second reading, and those reported from

committees after having been referred, are taken up in the order in which they are reported to the Senate by the respective committees.

6. At one o'clock, if no business be pending, or if no motion be made to proceed to other business, the special orders are called, at the head of which stands the unfinished business of the preceding day.—*Vide Rules II. R.*, 19 to 27, *inclusive*. In this way we no not waste our time in defailing what shall be taken up; we do

In this way we no not waste our time-in debating what shall be taken up; we do one thing at a time, follow up a subject while it is fresh, and till it is done with; clear the House of business, gradatim, as it is brought on, and prevent, to a certain degree, its immense accumulation towards the close of the session.

Arrangement, however, can only take hold of matters in possession of the House. New matter may be moved at any time, when no question is before the House. Such are, original motions, and reports on bills. Such are, bills from the other House, which are received at all times, and receive their first reading as soon as the question then before the House is disposed of; and bills brought in on leave, which are read first whenever presented. So, messages from the other House, respecting amendments to bills, are taken up as soon as the House is clear of a question, unless they require to be printed, for better consideration. Orders of the day may be called for, even when another question is before the House.

SECTION XV.

ORDER.

Each House may determine the rules of its proceedings; punish its members for disorderly behavior; and, with the concurrence of two-thirds, expel a member.— Corst. 1, 5.

In Parliament. "instances make order." per Speaker Onslow, 2 Hats., 144: but what is done only by one Parliament, cannot be called custom of Parliament: by Pryme, 1 Grey, 52.

SECTION XVI.

ORDERS RESPECTING PAPERS.

The elerk is to let no journals, records, accounts or papers, be taken from the table, or out of his custody.—2 *Hats.*, 193, 194.

Mr. Prynne having, at a committee of the whole, amended a mistake in a bill, without order or knowledge of the committee, was reprimanded.—1 *Chand.*, 77.

A bill being missing, the House resolved, that a protestation should be made and subscribed by the members, "before Almighty God and this honorable House, that neither myself nor any other, to my knowledge, have taken away, or do at this present, conceal a bill entitled," &c.—5 Grey, 202.

After a bill is engrossed, it is put into the Speaker's hands, and he is not to let any one have it to look into it.—*Town, col.*, 209.

SECTION XVII.

ORDER IN DEBATE.

When the Speaker is seated in his chair, every member is to sit in his place.—Scab., 6—3 Grey, 403.

When any member means to speak, he is to stand up in his place, uncovered, and to address himself, not to the House, or any particcular member, but to the Speaker, who calls him by his name, that

the House may take notice, who it is that speaks.—Seeb. 6—D' Ewes, 487, col. 1—2 Hats. 77—4 Grey, 66—8 Grey, 108. But members who are indisposed, may be indulged to speak sitting.—3 Hats. 75, 77—1 Grey, 195.

In Senate, every member when he speaks, shall address the chain standing in his place; and when he has finished, shall sit down. -Hubch.

When any member is about to speak in debate, or deliver any matter to the House, he shall rise from his scat, and respectfully address binned to "Mr. Speaker," and shall confine himself to the question under debate, and avoid personality, -Role H. R. 28.

When a member stands up to speak no question is to be put: but he is to be heard, unless the House overrule him.—4 Grey, 390—5 Grey, 6, 143.

If two or more rise to speak nearly together, the Speaker determines who was first up, and calls him by name; whereupon he proceeds, unless he voluntarily sits down, and gives way to the other. But sometimes the House does not acquiesce in the Speaker's decision; in which case the question is put, "Which member was first up?"-2 Hats. 76-Scob. 7-D'Ewes, 434, col. 1, 2.

In the Senate of the United States, the President's decision is without appeal. Their rule is in these words: When two measures vise at the source time, the President shall name the person to speak; held it all exists the number who shall first rise and address the chair, shall speak the: $-R \approx 5$.

No man can speak more than once to the same bill, on the same day: or even on another day, if the debate be adjourned. But if it be read more than once in the same day, he may speak once at every reading.—Co. 12, 116—*Hakew.* 148—*Scob.* 58—2 *Hats.* 75. Even a change of opinion does not give a right to be heard a second time.—*Sauth Coniv. L.* 2, e. 3—*Arcan. Parl.* 17.

The corresponding rule of the Senate is in these words:—No member shall speak more than twice in any one debate on the same day, without leave of the Senate.— Rule 4.

No member shall speak more than once to the same question, without leave of the House, unless he be the mover, proposer, or introducer of the matter pending; in which case he shall be permitted to speak in reply, but not until every member choosing to speak shall have spoken. — Rule H. R. 32.

But he may be permitted to speak again to clear a matter of fact. -3 Grey, 357, 416. Or merely to explain himself, 3 Hats. 73, in some material part of his speech, *ib.* 75; or to the manner or words of the question, keeping himself to that only, and not travelling into the merits of it, Memorials in Hakew. 29; or to the orders of the House, if they be transgressed keeping within that line, and falling into the matter itself.—Mem. Hakew. 30, 31.

But if the Speaker rise to speak, the member standing up, ought to sit down, that he may be first heard.—*Town. col.* 205—*Hale. Parl.* 133—*Mem. in Haker.* 30. 31. Nevertheless, though the Speaker may of right speak to matters of order, and be the first heard, he is restrained from speaking on any other subject, except where the House have occasion for facts within his knowledge; then he may, with their leave, state the matter of fact.—3 Grep. 38.

No one is to speak impertiently or beside the question, superfluously or tediously — Scob. 31, 33-2 Hats. 166, 168-Hale. Parl. 133.

No person is to use indecent language against the proceedings of the House, no prior determination of which is to be reflected on by any member, unless he means to conclude with a motion to rescind it.—2 *Hats.* 169, 170—*Rushw. p.* 3 v. 1, fol. 42. But while a proposition is under consideration, it is still in fieri, though it has even been reported by a committee, reflections on it are no reflections on the House.—9 *Grey*, 308.

No person, in speaking, is to mention a member then present by his name: but to describe him by his seat in the House, or who spoke last, or on the other side of the question, &c. —Mem. in Haleev. -3 Smyth's Comw L. 2 c. 3; not to digress from the matter to fall upon the person.—Scob. 31.—Hale. Parl, 133.—2 Hats. 166, by speaking, reviling, nipping, or unmannerly words against a particular member.—Smyth's Comw. L. 2 c. 3. The consequence of a measure may be reprobated in strong terms, but to arraign the motives of those who propose or advocate it, is a personality, and against order. Qui digreditur a materia ad personam, Mr. Speaker ought to suppress.—Ord. Com. 1604, Apr. 19.

When a member shall be called to order by the President, or a Senator, he shall sit down; and every question out of order shall be decided by the President without debate, subject to an appeal to the Senate, and the President may call for the sense of the Senate on any question of order. -Rule 6.

While the Speaker is putting any question, or addressing the House, none shall walk out of or cross the House; nor, in such case, or when a member is speaking, shall entertain private discourse; nor, while a member is speaking shall pass between him and the Chair. Every member shall remain uncovered during the session of the House. No member or other person shall visit or remain by the Clerk's table while the ayes and noes are calling, or ballots are counting. *-Melle H. R.* 31,

No one is to disturb another in his speech, by hissing, coughing, spitting, 6 Grey, 332—Scob. 8—D'Ewes, 332, col. 1: nor stand up to interrupt him, Town. col. 205—Mem in Hakew. 31; nor to pass between the Speaker and the speaking member; nor to go across the House, Scob. 6: or to walk up and down it; or to take books or paper from the table, or write there.—2 Hats. 177.

Nevertheless, if a member finds it is not the intention of the House to hear him, and that by conversation or any other noise, they endeavor to drown his voice, it is the most prudent way to submit to the pleasure of the House and sit down: for it scarcely ever happens that they are guilty of this piece of ill manners without sufficient reason, or inattentive to a member who says anything worth their hearing.—2 Hats. 77, 78.

If repeated calls do not produce order, the Speaker may call by his name any member obstinately persisting in irregularity; whereupon the House may require the member to withdraw. He is then to be heard in exculpation, and to withdraw. Then the Speaker states the offence committed, and the House considers the degree of punishment they will inflict.—2 *Hats.* 166, 7, 8, 172.

For instance of assaults and affrays in the House of Commons, and the proceedings there, see 1 Pet. Misc. 82-3 Grey 8, 128-

Grey, 328-5 Grey, 38-26 Grey, 204-10 Grey, 8. Whenever warm words or an assault have passed between members, the House, for the protection of their members, requires them to declare in their places not to prosecute any quarrel, 3 Grey, 128, 293-5 Grey, 289; or orders them to attend the Speaker, who is to accommodate their differences, and to report to the House, 3 Grey, 419: and they are put under restraint, if they refuse, or until they do.-9 Grey, 234, 312.

Disorderly words are not to be noticed till the member has finished his speech .- 5 Grey, 356-6 Grey, 60. Then the person objecting to them, and desiring them to be taken down by the clerk at the table, must repeat them. The Speaker then may direct the clerk to take them down in his minutes. But if he thinks them not disorderly, he delays the direction. If the call becomes pretty general, he orders the clerk to take them down, as stated by the objecting They are then part of his minutes, and when read to the member. offending member, he may deny they were his words, and the House must then decide by a question whether they are his words or not. Then the member may justify them or explain the sense in which he used them, or apologize. If the House is satisfied, no further proceeding is necessary. But if two members still insist to take the sense of the House, the member must withdraw before that question is stated, and then the sense of the House is to be taken. -2 Hats: 199-4 Grey, 170-6 Grey, 59. When any member has spoken, or other business intervened, after offensive words spoken. they cannot be taken notice of for censure. And this is for the common security of all, and to prevent mistakes, which must happen, if words are not taken down immediately. Formerly, they might be taken down at any time the same day .--- 2 Hats. 196-Mem. in Hakew. 71-3 Grey, 48-9 Grey, 514.

Disorderly words spoken in a committee, must be written down as in the House; but the committee can only report them to the House for animadversion.—6 Grey, 47.

The rule of the Senate says, If a member be called to order for words spoken, the exceptional words shall be immediately taken down in writing, that the President may be better enabled to judge. -Ratc.

In Parliament, to speak irreverently or seditiously against the King, is against order.—Smyth's Comw. L. 2, c. 3-2 Hats. 170.

It is a breach of order in debate to notice what has been said on the same subject in the other House, or the particular votes or majorities on it there: because the opinion of each House should be left to its own independency, not to be influenced by the proceedings of the other; and the quoting them might beget reflections leading to misunderstanding between the two Houses.—8 Grey. 22.

Neither House can exercise any authority over a member or officer of the other, but should complain to the House of which he is, and leave the punishment to them. Where the complaint is of words disrespectfully spoken by a member of another House, it is difficult to obtain punishment; because of the rules supposed necessary to be observed (as to the immediate noting down of words) for the secu-

rity of members. Therefore, it is the duty of the House, and more particularly of the Speaker, to interfere immediately, and not to permit expressions to go unnoticed, which may give a ground of complaint to the other House, and introduce proceedings and mutual accusations between the two houses, which can hardly be terminated without difficulty and disorder.—3 Ha(s, 51).

No member may be present when a bill, or any business concerning himself, is debating: nor is any member to speak to the merits of it till he withdraws.—2 Hats. 219. The rule is, that if a charge against a member arise out of a report of a committee, or examination of witnesses, in the House, as the member knows from that to what points he is to direct his exculpation, he may be heard to those points, before any question is moved or stated against him. He is then to be heard, and withdraw before any question is moved. But if the question itself is the charge, as for breach of order, or matter arising in debate, there the matter must be stated, that is, the question must be moved, himself heard and then to withdraw.— 2 Hats. 121, 122.

Where the private interests of a member are concerned in a bill or question, he is to withdraw. And where such an interest has appeared, his voice has been disallowed, even after a division. In a case so contrary, not only to the laws of decency, but to the fundamental principles of the social compact, which denies to any man to be a judge of his own case, it is for the honor of the House that this rule of immemorial observance should be strictly adhered to — 2 Hats. 119, 121-6 Grey, 368

No man is to come into the House with his head covered, nor to remove from one place to the other with his hat on, nor is to put on his hat in coming in: or removing, until he be sit down in his place.—Scob. 6.

A question of order may be adjourned to give time to look into precedents.---2 Hats. 118.

In the Senate of the United States, every question of order is to be decided by the President, without debate: but if there be a doubt in his mind, he may call for the sense of the Senate. -Rule 6.

If any member, in speaking or otherwise, transgress the rules of the House, the Speaker shall, or any member may, call to order; in which case the member so called to order shall immediately sit down, unless permitted to explain; and the House shall, if appealed to, decide on the case, but without debate; if there be no appeal, the decision of the Chair shall be submitted to. If the decision be in favor of the member called to order, he shall be at liberty to proceed; if otherwise, he shall not be permitted to proceed, in case any member object, without leave of the House; and if the case require it, he shall be liable to the censure of the House.—*Rule H. R.* 29.

In Parliament, all decisions of the Speaker may be controlled by the House.-3 Grey, 319.

SECTION XVIII.

ORDERS OF THE HOUSE.

Of right, the door of the House ought not to be shut, but to be kept by porters, or sergeants at-arms, assigned for that purpose.— Mod. ten. Parl. 23.

By the rule of the Senate, on motion made and second-d, to shut the doors of the Senate, on the discussion of any business which may, in the opinion of a member, require secrecy, the President shall direct the gallery to be cleared, and during the discussion of such motion the door shall remain shut, -Rule 1s.

No motion shall be deemed in order to admit any person or persons whitsoever within the doors of the Senate chamber, to present any petition, memorial, or address, or to hear any such read. -Rule 19.

The only case where a member has a right to insist on any thing is, where he calls for the execution of a subsisting order of the House. Here, there having been already a resolution, any member has a right to insist that the Speaker, or any other whose duty it is, shall carry it into execution; and no debate or delay can be had on it. Thus any member has a right to have the house or gallery cleared of strangers, an order existing for that purpose; or to have the House told when there is not a quorum present.—2 Hats. 87, 129. How far an order of the House is binding, see Hakew, 392.

But where an order is made that any particular matter be taken up on any particular day, there a question is to be put when it is called for, Whether the House will now proceed to that matter? Where orders of the day are on important or interesting matter, they onght not to be proceeded on till an hour at which the House is usually full—(which in Senate is at noon.)

Orders of the day may be discharged at any time, and a new one made for a different day.—3 Grey, 48, 313.

When a session is drawing to a close, and the important bills are all brought in, the House, in order to prevent interruption from further unimportant bills, sometimes come to a resolution, that no new bill be brought in, except it be sent from the other House.—3 Grey, 156.

All orders of the house determine with the session; and one taken under such an order, may, after the session is ended, be discharged on Habeas Corpus.—Raym. 120—Jacobs, L. D. by Ruffhead —Parliament, 1 Ler. 165. Pritchard's case.

Where the Constitution authorizes each House to determine the rule of its proceedings, it must mean in those cases, legislative, executive, or judiciary, submitted to them by the Constitution, or in something relating to these, and necessary towards their execution. But orders and resolutions are sometimes entered in the journals, having no relation to these, such as acceptances of invitations to attend orations, to take part in processions, etc. These must be understool to be merely conventional among those who are willing to participate in the coremony, and are therefore perhaps improperly placed among the records of the House.

SECTION XIX.

PETITIONS.

A petition prays something. A remonstrance has no prayer.--1 Grey, 58.

Petitions must be subscribed by the petitioners, Scob. 87—L. Parl. c. 22—9 Grey, 362, unless they are attending, 1 Grey, 401, or unable to sign and averred by a member, 3 Grey, 418. But a petition not subscribed, but which the member presenting it affirmed to be all in the handwriting of the petitioner, and his name written in the beginning was on the question, (March 14, 1800,) received by the Senate. The averment of a member, or somebody without doors, that they know the handwriting of the petitioners, is necessary, if it be questioned.—6 Grey, 36. It must be presented by a member, not by the petitioners, and must be opened by him, holding it in his hand, 10 Grey, 57.

Before any petition or memorial addressed to the Senate, shall be received and read at the table, whether the same shall be introduced by the President or a member, a brief statement of the contents of the petition or memorial shall verbally be made by the introducer. -Rule 24.

Petitions, memorials, and other papers addressed to the House, shall be presented by the Speaker, or by a member in his place: a brief statement of the contents thereof shall be made verbally by the introducer: they shall not be debated on the day of their being presented, nor on any day assigned by the House for the receipt of petitions after the first thirty days of the session, unless where the House shall direct otherwise, but shall lie on the table, to be taken up in the order in which they were presented.—*Rule H. R.* 55.

Regularly a motion for receiving it must be made and seconded, and a question put, Whether it shall be received? But a cry from the House of "Received," or even its silence, dispenses with the formality of this question: it is then to be read at the table, and disposed of.

SECTION XX.

MOTIONS.

When a motion has been made, it is not to be put to the question, or debate, until it is seconded. -Scob., 21.

The Senate say, No motion shall be debated until the same shall be seconded. — Rule 9.

It is then, and not till then, in possession of the House. It is to be put in writing, if the House or Speaker require it, and must be read to the House by the Speaker as often as any member desire it for his information.—2 Hats., 82.

The rule of the Senate is, when a motion shall be made and seconded, it shall be reduced to writing, if desired by the President or any member, delivered in at the table, and read by the President, before the same shall be debated. -Rule 10.

When a motion is made and seconded, it shall be stated by the Speaker; or, being in writing, it shall be handed to the Chair, and read alond by the clerk before debated. —Rule H. R. 38.

Every motion shall be reduced to writing, if the Speaker or any member desire it. Rule H, R, 39

It might be asked whether a motion for adjournment, or for the orders of the day, can be made by one member while another is speaking? It cannot. When two members offer to speak, he who rose first is to be heard, and it is a breach of order in another to interrupt him, unless by calling him to order if he depart from it. And the question of order being decided, he is still to be heard through. A call for adjournment, or for the order of the day, or for the question, by gentlemen from their seats, is not a motion. No motion can be made without arising and addressing the Chair. Such calls are themselves breaches of order, which, though the member who has risen may respect as an expression of impatience of the House, against further debate, yet, if he chooses, he has a right to go on.

SECTION XXI.

RESOLUTIONS.

When the House commands, it is by an "order." But facts, principles, their own opinions, and purposes, are expressed in the form of resolutions.

A resolution for an allowance of money to the clerks being moved, it was objected to as not in order, and so ruled by the Chair. But on appeal to the Senate, (i. e., a call for their sense by the President, on account of doubt in his mind, according to Rule 16.) the decision was overruled.—*Journ. Neu. June.*, 1,1786. I presume the doubt was, whether an allowance of money could be made otherwise than by bill.

SECTION XXII.

BILLS.

Every bill shall receive three readings previous to its being passed; and the President shall give notice at each, whether it be the first, second, or third; which reading shall be on three different days, unless the Senate unanimously direct otherwise.— Rule 26.

Every bill shall be introduced on the report of a committee, or by motion for leave. In the latter case, at least one day's notice shall be given of the motion; and the motion shall be made, and the bill introduced, if leave is given, when resolutions are called for; such motion, or the bill when introduced, may be committed.—Rule H. R. 108.

SECTION XXIII.

BILLS, LEAVE TO BRING IN.

One day's notice, at least, shall be given of an intended motion for leave to bring in a bill. — Rule 25.

When a member desires to bring in a bill on any subject, he states to the House, in general terms, the causes for doing it, and concludes by moving for leave to bring in a bill entitled, &c Leave being given, on the question, a committee is appointed to prepare
and bring in the bill. The mover and seconder are always appointed on the committee, and one or more in addition — Hakew., 132.— Scol., 40.

It is to be presented fairly written, without any erasure or interlineation: or the Speaker may refuse it.—Scob., 31-1 Grey, 82, 84.

SECTION XXIV.

BILLS, FIRST READING.

When a bill is first presented, the clerk reads it at the table, and hands it to the Speaker, who, rising, states to the House the title of the bill; that this is the first time of reading it; and the question will be, Whether it shall be read the second time? Then sitting down, to give an opening for objections; if none be made, he rises again and puts the question, Whether it shall be read a second time?—*Hakew.*, 137, 141. A bill cannot be amended at the first reading.—*6 Grey*, 286; nor is it usual for it to be opposed then, but it may be done and rejected.—*D'Eves*, 335, col. 1.—3 *Hats.*, 198. [*Vide Rules H. R.* 109.]

SECTION XXV.

BILLS, SECOND READING.

The second reading must regularly be on another day.—*Hakew.*, 143. It is done by the clerk at the table, who then hands it to the Speaker. The Speaker, rising, states to the House the title of the bill, that this is the second time of reading it, and that the question will be, Whether it shall be committed, or engrossed and read a third time? But if the bill came from the other House, as it always comes engrossed, he states that the question will be, Whether it shall be read a third time? And before he has so reported the state of the bill, no one is to speak to it.—*Hakew.*, 143, 146.

In the Senate of the United States, the President reports the title of the bill, that this is the second time of reading it, that it is now to be considered as in a committee of the whole, and that the question will be. Whether it shall be read a third time? or, that it may be referred to a special committee. $-Vide Rab Z_1^2$.

SECTION XXVI.

BILLS, COMMITMENT.

If, on motion and question, it be decided that the bill shall be committed, it may then be moved to be referred to a committee of the whole House, or to a special committee. If the latter, the Speaker proceeds to name the committee. Any member also may name a single person, and the clerk is to write him down as of the committee. But the House have a controlling power over the names and number, if a question be moved against any one: and may in any case put in and put out whom they please.

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Those who take exception to some particulars in the bill, are to be of the committee. But none who speak directly against the body of the bill. For he that would totally destroy would not amend it. *Hakew.*, 146—*Town.col.*, 208—*D' Ewes*, 634. col. 2—*Scob.*, 47; or, as is said, 5 *Grey.*, 145, the child is not to be put to a nurse that cares not for it—6 *Grey.* 372. It is therefore a constant rule, "that no man is to be employed in any matter who has declared himself against it."—*Grey.*, 228.

And when any member who is against the bill hears himself named of its committee, he ought to ask to be excused. Thus, March 6, 1606, Mr. Hadley was, on the question being put, excused from being of a committee, declaring himself to be against the matteritself.—Scob., 48.

No bill shall be committed or amended until it shall be the two read, after which it may be referred to a committee.—Hule 27.

when a may be referred to a committee.—a me to $r_{\rm eff}$ and $r_{\rm eff}$ a bill shall be for information; and if a position be made to it, the first reading of a bill shall be for information; and if $r_{\rm eff}$ position be made, or if the question shall be, "Shall this bill be rejected?" If $r_{\rm eff}$ position be made, or if the question to reject be negatived, the bill shall go to its second reading without a question.—Rules, H. R. 110

unsum, where $R_{\rm e}$ is the two standing committees, the Senate will proceed, by ballot, In the appointment of the standing committees, at a line by one ballot, the severally, to appoint the chairman of each committee, and there by one ballot, the other members necessary to complete the same t and a high rity of the whole number of votes given shall be necessary to the choice of a chairman of a standing committee. All other committees shall be appended by ballow, and a plurality of votes shall make a choice. When any subject or matter shall have been referred to a committee, any other subject or matter of a similar mature, may, on motion, be referred to such committee, $-Re^{i \phi} 04$.

The clerk may deliver the bill to any member of the committee. *Town. col.*, 138. But it is usual to deliver it to him who is first named.

In some cases, the House has ordered the committee to withdraw immediately into the committee-chamber, and act on, and bring back the bill, during sitting of the House.—Scob., 48, (Vide Rules II. R. 102.)

A committee meets when and where they please, if the House has not ordered time and place for them.—6 Grey, 370. But they can only act when together, and not by separate consultation and consent, nothing being the report of the committee, but what has been agreed to in committee actually assembled.

A majority of the committee constitutes a quorum for business. Elsyngi's method of passing bills, 11.

Any member of the House may be present at any select committee, but cannot vote, and must give place to all of the committee, and must sit below them.—Eleginge, 12—Scob., 49.

The committee have full power over the bill, or other paper committed to them, except that they cannot change the title or subject. -8.

The paper before a committee, whether select or of the whole, may be a bill, resolutions, draught of an address, &c., and it may either originate with them, or be referred to them In every case, the whole paper is read first by the clerk, and then by the chairman, by paragraphs, *Scob.*, 49, pausing at the end of each paragraph,

and putting questions for amending, if proposed, In the case of resolutions on distinct subjects, originating with themselves, a question is put on each separately, as amended, or unamended, and no final question on the whole .- 3 Hats., 276. But if they relate to the same subject, a question is put on the whole. If it be a bill, draught of an address, or other paper originating with them, they proceed by paragraphs, putting questions for amending, either by insertion or striking out, if proposed ; but no question on agreeing to the paragraphs separately. This is reserved to the close, when a question is put on the whole for agreeing to it as amended or un-But if it be a paper referred to them, they proceed to amended. put questions of amendment, if proposed, but no final question on the whole, because all parts of the paper having been adopted by the House, stand, of course, unless altered, or struck out by a vote. Even if they are opposed to the whole paper, and think it cannot be made good by amendments, they cannot reject it, but must report it back to the House without amendments, and there make their opposition.

The natural order in considering and amending any paper is, to begin at the beginning, and proceed through it by paragraphs; and this order is so strictly adhered to in Parliament, that when a latter part has been amended, you cannot recur back and make any alteration in a former part.—2 *Hats.*, 90. In numerous assemblies, this restraint is, doubtless, important.

But in the Senate of the United States, though in the main we consider and amend the paragraphs in their natural order, yet recurrences are indulged; and they seem on the whole, in that small body, to produce advantages overweighing their inconveniences.

To this natural order of beginning at the beginning, there is a single exception found in Parliamentary usage. When a bill is taken up in committee, or on its second reading, they postpone the preamble, till the other parts of the bill are gone through. The reason is, that on consideration of the body of the bill, such alterations may therein be made, as may also occasion the alteration of the preamble.—Scob., 50-7 Grey, 431.

On this head, the following case occurred in the Senate, March A resolution which had no preamble, having been already 6. 1800. amended by the House, so that a few words only of the original remained in it, a motion was made to prefix a preamble, which, having an aspect very different from the resolution, the mover intimated that he should afterwards propose a correspondent amendment in the body of the resolution. It was objected that a preamble could not be taken up till the body of the resolution is done with. But the preamble was received ; because we are in fact through the body of the resolution we have amended, that as far as amendments have been offered, and indeed till little of the original is left, it is the proper time, therefore, to consider a preamble; and whether the one offered be consistent with the resolution, is for the House to determine. The mover, indeed, has intimated that he shall offer a subsequent proposition for the body of the resolution; but the

House is not in possession of it; it remains in his breast, and may be withheld. The rules of the House can only operate on what is before them. The practice of the Senate, too, allows recurrences backward and forward for the purpose of amendments, not permitting amendments in a subsequent, to preclude those in a prior part, or e converse.

When a committee is through the whole, a member move that the committee may rise, and the chairman report the paper to the House, with or without amendments, as the case may be.—2 Hats., 289, 292 —Scob., 53—2 Hats., 290—8 Scob., 50.

When a vote is once passed in a committee, it cannot be altered but by the House, their votes being binding on themselves.—1607, June 4.

The committee may not erase, interline, or blot the bill itself: but must, in a paper by itself, set down the amendments, stating the words that are to be inserted or omitted, Scob., 50; and where, by referrence to the page, line and word of the bill.—Scob., 50.

SECTION XXVII.

REPORT OF COMMITTEE.

The chairman of the committee, standing in his place, informs the House, that the committee to whom was referred such a bill, have, according to order, had the same under consideration, and have directed him to report the same without any amendment, or with sundry amendments, (as the case may be,) which he is ready to do when the House pleases to receive it. And he, or any other, may move that it may be now received. But the cry of "now, now," from the House, generally dispenses with the formality of a motion and question. He then reads the amendments, with the coherence in the bill, and opens the alterations, and the reasons of the committee for such amendments, until he has gone through the whole. He then delivers it at the clerk's table, where the amendments reported are read by the clerk, without the coherence; whereupon the papers lie upon the table, till the House, at its convenience, shall take up the report.—Scob., 52—Hakew., 148.

The report being made, the committee is dissolved, and can act no more without a new power.—Scob., 51. But it may be revived by a vote and the same matter recommitted to them.—4 Grey, 361.

SECTION XXVIII.

BILL, RECOMMITMENT.

After a bill has been committed and reported, it ought not, in an ordinary course, to be recommitted. But in cases or importance, and for special reasons, it is sometimes recommitted, and usually to the same committee.—*Hakcw.*, 151. If a report be committed before agreed to in the House, what has passed in the committee is of no validity: the whole question is again before the committee,

In Senate, January, 1800, the salvage bill was recommitted three times after the recommitment.

A particular clause of a bill may be committed without the whole bill.—3 *Hats.*, 131: or so much of a paper to one, and so much to another committee.

SECTION XXIX.

BILL, REPORT TAKEN UP.

When the report of a paper, originating with a committee, is taken up by the House, they proceed exactly as in committee. Here, as in committee, when the paragraphs have, on distinct questions, been agreed to seriatim. -5 Grey, 366-6 Grey, 368-8 Grey, 47, 104, 360-1 Tarbuck's deb., 125-3 Hats., 348—no question needs be put on the whole report. -5 Grey, 381.

On taking up a bill reported with amendments, the amendments only are read by the clerk. The Speaker then reads the first, and puts it to the question: and so on till the whole are adopted or rejected, before any other amendment be admitted, except it be an amendment to an amendment.—Elsynge's Mem., 23. When through the amendments of the committee, the Speaker pauses, and gives time for amendments to be proposed in the House to the body of the bill: as he does also if it has been reported without amendments; putting no question but on amendments proposed: and when through the whole, he puts the question, Whether the bill shall be read the third time?

SECTION XXX.

QUASI-COMMITTEE.

If on the motion and question, the bill be not committed, or if no proposition for commitment be made, then the proceedings in the Senate of the United States, and in Parliament, are totally different. The former shall be first stated.

The 28th rule of the Scuate says, "All the bills, on a second reading, shall first be considered by the Senate in the same manner as if the Senate were in a committee of the whole before they shall be taken up and proceeded on by the Senate agreeably to the standing rules, unless otherwise ordered :" that is to say, unless ordered to be referred to a special committee. And when the Senate shall consider a treaty, bill, or resolution, as in committee of the whole, the Vice-President, or President pro tempore, may call a member to fill the chair, during the time the Senate shall remain in committee of the whole; and the chairman so called, shall, during such time, have the power of a President pro-tempore. The proceedings of the Senate, as in a committee of the whole, or in quasi-com-

The proceedings of the Senate, as in a committee of the whole, or in quasi-committee, is precisely as in a real committee of the whole, taking no questions but on amendments. When through the whole, they consider the quasi-committee as risen, the House resumed, without any motion, question or resolution to that effect, and the President reports, "that the House, acting as in committee of the whole, have had under their consideration the bill entitled, &c., and have made sundry amendments, which he will now report to the House." The bill is then before them,

as it would have been if reported from a committee, and questions are regularly to be put again on every amendment; which being gone through, the President pauses to give time to the House to propose amendments to the body of the bill, and when through, puts the question whether it shall be read the third time?

After progress in amending a bill in quasi-committee, a motion may be made to refer it to a special committee. If the motion prevails, it is equivalent in effect to the several rotes that the committee rise, the House resume itself, discharge the committee of the whole, and refer the bill to a special committee. In that case, the amendments already made fall. But if the motion fails, the quasi-committee stands in statu quasi

How far does this 28th rule subject the House, when in quasicommittee, to the laws which regulate proceedings of committees of The particulars in which these differ from proceedings the whole? in the House, are the following: 1. In a committee, every member may speak as often as he pleases. 2. The votes of a committee may be rejected or altered when reported to the House. 3. A committee, even of the whole, cannot refer any matter to another committee. 4. In a committee, no previous question can be taken; the only means to avoid an improper discussion, is to move that the committee rise: and if it be apprehended that the same discussion will be attempted on returning into committee, the House can discharge them and proceed itself on the business, keeping down the improper discussion by the previous question. 5. A committee cannot punish a breach of order in the House or in the gallery .-- 9 Grey, 113; it can only rise and report it to the House, who may proceed to punish.

The first and second of these peculiarities attach to the quad-committee of the Senate, as every day's practice proves; and seem to be the only ones to which the 28th rule meant to subject them; for it continues to be a House, and therefore, though it acts in some respects as a committee, in others it preserves its character as a House. Thus, 3d. It is in the daily habit of referring its business to a special committee. 4th, It admits the previous question; if it did not, it would have no means of preventing an improper discussion; but being able, as the committee is, to avoid it by returning into the House; for the moment it would resume the same subject there, the 29th rule declares it again a quasi-committee. 5th. It would doubless exercise its powers as a House on any breach of order. 6th. It takes a question by Yea and Nay as the House does. 7th. It receives messages from the President, and the other House. 8th. In the midst of a debate, it receives a motion to adjourn, and adjourns as a House, not as a committee.

SECTION XXXI.

BILLS, SECOND READING IN THE HOUSE.

In Parliament, after the bill has been read a second time, if on the motion and question, it be not committed, or if no proposition for commitment be made, the Speaker reads it by paragraphs, pausing between each, but putting no question but on amendments proposed; and when through the whole, he puts the question, Whether it shall be read a third time? if it came from the other House. Or, if originating with themselves, Whether it shall be engrossed and read a third time? The Speaker reads sitting, but rises to put a question. The clerk stands while he reads.

[3 MANUAL.]

But the Senate of the United States is so much in the habit of making many and material amendments at a third reading, that it has become the practice not to engross a bill till it has passed. An irregular and dangerous practice; because, in this way, the paper which passes the Senate is not that which goes to the other House; as the act of the Senate has never been seen in the Senate. In reducing numerous, difficult, and illegible amendments into the text, the Secretary may, with the most innocent intentions, commit errors, which can never again be corrected.²⁰

The bill being now as perfect as its friends can make it, this is the proper stage for those fundamentally opposed, to make their first attack. All attempts at other periods, are with disjointed efforts: because many who do not expect to be in favor of the bill, ultimately, are willing to let it go on to its perfect state, to take time to examine it themselves, and to hear what can be said for it; knowing that. after all, they have sufficient opportunities of giving it their veto. Its two last stages, therefore, are reserved for this, that is to say, on the question, Whether it shall be engrossed and read a third time? and lastly, Whether it shall pass? The first of these is usually the most interesting contest: because then the whole subject is new and engaging, and the minds of the members having not yet been declared by any trying vote, the issue is the more doubtful. In this stage, therefore, it is the main trial of strength between its friends and opponents; and it behooves every one to make up his mind decisively for this question, or he loses the main battle; and accident and management may, and often do, prevent a successful rallying on the next and last question, Whether it shall pass?

When the bill is engrossed, the title is to be endorsed on the back, and not within the bill.—*Hakew.*, 250.

SECTION XXXII.

READING PAPERS.

Where papers are laid before the House, or referred to a committee, every member has a right to have them read once at the table, before he can be compelled to vote on them. But it is a great, though common error, to suppose that he has a right, totics quoties, to have acts, journals, accounts or papers, on the table, read independently of the will of the House. The delay and interruption which this might be made to produce, evince the impossibility of the existence of such a right. There is, indeed, so manifest a propriety of permitting every member to have as much information as possible

"The final question, upon the second reading of every bill, or resolution, constitutional amendment, or motion, originating in the Senate, and requiring three readings previous to being passed, shall be, Whether it shall be engrossed and read a third time? and no amendment shall be received for discussion at the third reading of any bill, resolution, amendment, or motion, unless by unanimous consent of the members present; but it shall at all times be in order, before the final passage of any such bill, resolution, constitutional amendment, or motion, to move its commitment ; and should such commitment take place, and any amendment be reported by the committee, the said bill, resolution, constitutional an in committee of the whole, and then the aforesaid question shall be again put."

^{*}This difficulty has since been obviated by the following Rule of the Senate.

on every question on which he is to vote, that when he desires the reading, if it be seen that it is really for information, and not for delay, the Speaker directs it to be read without putting a question, if no one objects. But if objected to a question must be put.—2 *Hats.*, 117, 118.

It is equally an error to suppose that any member has a right, without a question put, to lay a book or paper on the table, and have it read, on suggesting that it contains matter infringing on the privileges of the House.—2 Hats., 117, 118.

For the same reason, a member has not a right to real a paper in his place, if it be objected to, without leave of the Heuse. But this rigor is never exercised but where there is an intentional or gross abuse of the time and patience of the House.

A member has not a right even to read his own speech, committed to writing, without leave. This, also, is to prevent an abuse of time; and therefore is not refused but where that is intended.—2 Grey, 227.

A report of a committee of the Senate on a bill from the House of Representatives being under consideration, on motion that the report of the committee of the House of Representatives on the same bill be read in the Senate, it passed in the negative.—*Feb.* 28, 1793.

Formerly when papers were referred to a committee, they used to be first read, but of late, only the title; unless a member insists they shall be read, and then nobody can oppose it.—2 Hats., 117.

SECTION XXXIII.

PRIVILEGED QUESTIONS.

When a question is under debate, no motion shall be received but to adjourn, to lie on the table, to postpone indefinitely, to postpone to a day certain, to commit, or to amend; which several motions shall have precedence in the order they stand arranged, and the motion for adjournment shall always be in order, and be decided without debate. -Rule 11.

When a question is under debate, no motion shall be received but to adjourn, to lie on the table, for the previous question, to postpone to a day certain, to commit or amend, to postpone indefinitely; which several motions shall have precedence in the order in which they are arranged; and no motion to postpone to a day certain, to commit, or to postpone indefinitely, being decided, shall be again allowed on the same day, and at the same stage of the bill or proposition. A motion to strike out the enacting words of a bill shall have precedence of a motion to amend, and, if carried, shall be equivalent to its rejection. -Ritdes II. R., 41.

It is no possession of a bill unless it be delivered to the clerk to be read, or the Speaker reads the title.—Lex. Parl., 274.—Elsynge Mem., 85.—Ord. House of Commons. 64.

It is a general rule that the question first moved and seconded, shall be first put.—Scob., 21, 22.—2 Hats., 81. But this rule gives way to what may be called privileged questions; and the privileged questions are of different grade among themselves.

A motion to adjourn simply takes place of all others; for, otherwise, the House might be kept sitting against its will, and indefinitely. Yet this motion cannot be received after another question is actually put, and while the House is engaged in voting.

Orders of the day take the place of all other questions, except for That is to say, the question which is the subject of adjournment. an order, is made a privileged one pro hac vice. The order is a repeal of the general rule as to this special case. When any member moves, therefore, for the orders of the day to be read, no further debate is permitted on the question which was before the House, for if the debate might proceed, it might continue through the day, and defeat the order. This motion, to entitle it to precedence, must be for the orders generally, and not for any particular one; and if it be carried on the question --- "Whether the House will now proceed to the orders of the day ?" they must be read and proceeded on in the course in which they stand .- 2 Hats., 83. For priority of order gives priority of right, which cannot be taken away but by another special order.

After these, there are other privileged questions, which will require considerable explanation.

It is proper that every parliamentary assembly should have certain forms of questions, so adapted as to enable them fitly to dispose of every proposition which can be made to them. Such are: 1. The previous question: 2. To postpone indefinitely: 3. To adjourn to a definite day: 4. To lie on the table: 5. To commit: 6. To amend. The proper occasion for each of these questions should be understood.

1. When a proposition is moved which it is useless or inexpedient now to express or discuss, the previous question has been introduced for suppressing, for that time, the motion and its discussion.—3 Hats., 188, 189.

2. But as the previous question gets rid of it only for that day, and the same proposition may recur the next day, if they wish to suppress it for the whole of that session, they postpone it indefinitely.—3 Hats., 183. This quashes the proposition for that session, as an indefinite adjournment is a dissolution, or the continuance of a suit sine die is a discontinuance of it.

3. When a motion is made which it will be proper to act on, but information is wanted, or something more pressing claims the present time, the question or debate is adjourned to such a day within the session as will answer the views of the House.—2 Hats., 81. And those who have spoken before, may not speak again when the adjourned debate is resumed.—2 Hats., 73. Sometimes, however, this has been abusively used, by adjourning it to a day beyond the session, to get rid of it altogether, as would be done by an indefinite postponement.

4. When the House has something else which claims its present attention, but would be willing to reserve in their power to take up a proposition whenever it shall suit them, they order it to lie on their table. It may then be called for at any time.

5. If the proposition will want more amendment and digestion than the formalities of the House will conveniently admit, they refer it to a committee.

6. But if the proposition be well digested, and may need but few

and simple amendments, and especially if these be of leading consequence, they then proceed to consider and amend it themselves.

The Senate, in their practice, vary from this regular gradation of forms. Their practice, comparatively, with that of Parliament, stands thus:

For the Parliamentary, Postponed indefinitely, Adjournment, The Senate uses, --Postmit to a day beyond the session, --Postmit to a day within the session, { Postponement indefinite, } Lying on the table.

Lying on the table.

In their 11th Rule, therefore, which declares, that while a question is before the Senate, no motion shall be received, unless it be for the previous question, or to postpone, commit or amend the main question, the term postponement must be understood according to their broad use of it, and not in its Parliamentary sense. Their rule then establishes as privileged questions, the previous question, postponement, commitment, and amendment.

But it may be asked, Have these questions any privilege among themselves? or are they so equal that the common principle of the "first moved, first put," takes place among them? This will need explanation. Their competitions may be as follows:

1.	Prev. Qu. and Pestpone) Commit
2.	Amend V Postpone and Prov. Qu. (Commit -
:3.	Amend) Commit and Prev. Qu,) Postpone - Amend)
4.	Amend) Amend, and Prev. Qu.) Postpone - Commit)

In the 1st, 2d, and 3d classes, and the 1st member of the 4th class, the rule whether vehicles pur, Tables

In the 1st class, where the previous question is first moved, the For it not only prevents the after motion to posteffect is peculiar. pone or commit from being put to question before it, but also from being put after it. For if the previous question be decided affirmatively, to wit, that the main question shall now be put, it would of course be against the decision to postpone or commit. And if it be decided negatively, to wit, that the main question shall not now be put, this puts the House out of possession of the main question, and consequently there is nothing before them to postpone or commit. So that neither voting for nor against the previous question, will enable the advocates for postponing or committing to get at their object. Whether it may be amended, shall be examined hereafter. If postponement be decided affirmatively, the proposi-2d class. tion is removed from before the House, and consequently there is no ground for the previous question, commitment, or amendment. But

if decided negatively, that it shall not be postponed, the main question may then be suppressed by the previous question, or may be committed or amended.

The 3d class is subject to the same observations as the 2d.

The 4th class—Amendment of the main question first moved, and afterwards the previous question, the question of amendment shall be first put.

Amendment and postponement competing, postponement is first put, as the equivalent proposition to adjourn the main question would be in Parliament. The reason is, that the question for amendment is not suppressed by postponing or adjourning the main question, but remains before the House whenever the main question is resumed, and it might be that the occasion for other urgent business might go by, and be lost by length of debate on theamendment, if the House had it not in their power to postpone the whole subject.

Amendment and commitment. The question for committing though last moved, shall be first put; because in truth it facilitates and befriends the motion to amend. Scobell is express—"On a motion to amend a bill any one may, notwithstanding, move to commit it, and the question for commitment shall be first put."— Scob., 46.

We have hitherto considered the case of two or more of the privileged questions contending for privilege between themselves, when both were moved on the original or main question; but now let us suppose one of them to be moved, not on the original primary question, but on the secondary one, e. g.

Suppose a motion to postpone, commit, or amend the main question, and that it be moved to suppress that motion by putting the previous question on it. This is not allowed: because it would embarrass questions too much to allow them to be piled on one another several stories high: and the same result may be had in a more simple way, by deciding against the postponement, commitment or amendment. -2 Hats., 81, 2, 3, 4.

Suppose a motion for the previous question, or commitment or amendment of the main question, and that it be then moved to postpone the motion for the previous question, or for commitment or amendment of the main question; 1. It would beabsurd to postpone the previous question, commitment, or amendment, alone, and thus separate the appendage from its principal; yet it must be postponed separately from its original, if at all; because the Sth rule of the Senate says, that when a main question is before the House, no motion shall be received but to commit, amend, or prequestion the original question; which is the Parliamentary doctrine; therefore the motion to postpone the secondary motion for previous question, or for committing or amending, cannot be received: 2. This is a pilling of questions one on another, which, to avoid embarrassment, is not allowed: 3. The same result may be had more simply, by voting against the previous question, commitment, or amendment.

Suppose a commitment moved of a motion for the previous question, or to postpone or amend.

The 1st, 2d, and 3d reasons before stated, all hold good against this.

Soppose an amendment moved to a motion for the previous question. Answer: The previous question cannot be amended. Par-

liamentary usage, as well as the 9th Rule of the Senate, has fixed its form to be, "Shall the main question be now put?" i. e. at this instant. And as the present instant is but one, it can admit of no To change it to to-morrow, or any other moment, is modification. But suppose a motion to without example and without utility. amend a motion for postponement, as to one day instead of another, or to a special instead of an indefinite time. The useful character of amendment gives it a privilege of attaching itself to a secondary and privileged motion. That is, we may amend a postponement of a main question. So we may amend a commitment of a main question, as by adding, for example, "with instructions to inquire," etc. In like manner, if an amendment be moved to an amendment, it is But it would not be admitted in another degree; to wit, admitted. to amend an amendment to an amendment of a main question. This would lead to too much embarrassment. The line must be drawn somewhere; and usage has drawn it after an amendment to the amendment. The same result may be sought by deciding against the amendment to the amendment and then moving it again as it was wished to be amended. In this form it becomes only an amendment to an amendment.

When motions are made for reference of the same subject to a select committee, and to a standing committee, the question on reference to the standing committee shall be first put. -Rule \$5.

In filling a blank with a sum, the largest sum shall be first put to the question, by the 13th Rule of the Senate,* contrary to the rule of Parliament, which privileges the smallest sum and longest time .--5 Grey, 179-2 Hais., 8, 83-3 Hats., 132, 133. And this is considered to be not in the form of an amendment to the question; but as alternate or successive originals. In all cases of time or number we must consider whether the larger comprehends the lesser, as in a question to what day a postponement shall be, the number of a committee, amount of a fine, term of an imprisonment, term of irredeemability of a loan, or the terminus in quem in any other Then the question must begin a maximo. Or whether the lesser includes the greater, as in questions on the limitation of the rate case. of interest, on what day the session shall be closed by adjournment. on what day the next shall commence, when an act shall commence, or the terminus a quo in any other case, where the question must begin The object being not to begin at that extreme which, a minimo. and more, being within every man's wish, no one could negative it, and yet if we should vote in the affirmative, every question for more would be precluded : but at that extreme which would unite few, and then to advance or receile till you get to a number which will unite a bare majority.--3 Grev, 376, 384, 385. "The fair question in this case is not that to which, and more, all will agree, whether there shall be addition to the question."-1 Grey, 365.

Another exception to the rule of priority is, when a motion has been made to strike out or agree to a paragraph Motions to amend

[&]quot;In filling up blanks, the largest sum and longest time shall be put first .-- Rule 13.

it are to be put to the question, before a vote is taken on striking out, or agreeing to the whole paragraph.

But there are several questions, which, being incidental to every one, will take place of every one, privileged or not, to wit, a question of order arising out of any other question, must be decided before that question. -2 Hats., 88.

A matter of privilege arising out of any question, or from a quarrel between two members, or any other cause, supersedes the consideration of the original question, and must be first disposed of.-2*Hats.*, 88.

Reading papers relative to the question before the House. This question must be put before the principle one.—2 Hats., 88.

Leave asked to withdraw a motion. The rule of Parliament being, that a motion made and seconded is in possession of the House, and cannot be withdrawn without leave, the very terms of the rule imply that leave may be given, and consequently may be asked and put to the question.

SECTION XXXIV.

THE PREVIOUS QUESTION.

When any question is before the House, any member may move a previous question, "Whether that question (called the main question) shall now be put." If it pass in the affirmative, then the main question is to be put immediately, and no man may speak any thing further to it, either to add or alter.—Memor. in Hakew., 28—4 Grey, 27.

The previous question being moved and seconded, the question from the chair shall be, "Shall the main question be now put?" and if the mays prevail, the main question shall not then be put. -Rule 9.

This kind of question is understood by Mr. Hatsell to have been introduced in 1604.—2 Hats., 80. Sir Henry Vane introduced it.— 2 Grey, 113, 114—3 Grey, 384. When the question was put in this form: "Shall the main question be put?" A determination in the negative suppressed the main question during the session; but since the words "now put" are used, they exclude it for the present only. Formerly, indeed, only till the present debate was over; 4 Grey 48: but now for that dow so dow it is the set of the present debate was over;

4 Grey, 43; but now for that day and no longer.—2 Grey, 113, 114. Before the question, "Whether the main question shall now be put," any person might formerly have spoken to the main question, because otherwise he would be precluded from speaking to it at all. —Mem. in Hakew, 28.

The proper occasion for the previous question is, when a subject is brought forward of a delicate nature as to high personages, etc., or the discussion of which may call forth observations, which might be of injurious consequences. Then the previous question is proposed, and in the modern usage, the discussion of the main question is suspended, and the debate confined to the previous question. The use of it has been extended abusively to other cases; but in these, it is an embarrassing procedure; its uses would be as well

answered by other more simple Parliamentary forms, and therefore it should not be favored, but restricted within as narrow limits as possible.

Whether a main question may be amended after the previous question on it has been moved and seconded :--2 *Hatsell*, 88, says, If the previous question has been moved and seconded and also proposed from the Chair, (by which he means stated by the Speaker for debate,) it has been doubted whether an amendment can be admitted to the main question. He thinks it may, after the previous question moved and seconded : but not after it has been proposed from the Chair.

In this case he thinks the triends to the amendment must vote that the main question be not now put; and then move their amended question, which being made new by the amendment, is no longer the same which has been just suppressed, and therefore may be proposed as a new one. But this proceeding certainly endangers the main question, by dividing its friends, some of whom may choose it unamended, rather than lose it altogether; while others of them may vote, as Hatsell advises, that the main question be not now put; The enemies of with a view to move it again in an amended form. the main question. by this manœuvre to the previous question, get the enemies to the amendment added to them on the first vote, and throw the friends of the main question under the embrrassment of rallying again as they can. To support his opinion, too, he makes the deciding circumstance, whether an amendment may or may not be made, to be, that the previous question has been proposed from the Chair. But as the rule is that the House is in possession of a question as soon as it is moved and seconded, it cannot be more than possessed of it by its being also proposed from the Chair. It may be said, indeed, that the object of the previous question being to get rid of a question which it is not expedient should be discussed, this object may be defeated by moving to amend, and in the discussion of that motion involving the subject of the main question. But so may the object of the previous question be defeated by moving the amended question, as Mr. Hatsell proposes, after the decision against putting the original question. He acknowledges, too that the practice has been to admit previous amendment, and only cites a few late instances to the contrary. On the whole, I should think it best to decide it ab inconvenienti; to wit, Which is the most inconvenient, to put it in the power of one side of the House to defeat a proposition by hastily moving the previous question, and thus forcing the main question to be put amended? or to put it in the power of the other side to force on, incidentally at least, a discussion which would be better avoided? Perhaps the last is the least inconvenience, inasmuch as the Speaker, by confining the discussion rigorously to the amendment only, may prevent their going into the main question; and inasmuch also as so great a proportion of the cases in which the previous question is called for, are fair and proper subjects of public discussion, and ought not to be obstructed by a formality introduced for questions of a peculiar character.

SECTION XXXV.

AMENDMENTS.

On an amendment being moved, a member who has spoken to the main question may speak again to the amendment.—Scob., 23.

If an amendment be proposed inconsistent with one already agreed to, it is a fit ground for its rejection by the House: but not within the competence of the Speaker to suppress, as if it were against order. For, were he permitted to draw questions of consistence within the vortex of order, he might usurp a negative on important modifications, and suppress, instead of subserving the legislative will.

Amendments may be made so as totally to alter the nature of the proposition; and it is a way of getting rid of a proposition by making it bear a sense different from what was intended by the movers, so that they vote against it themselves.—2 *Hats.*, 79, 4, 82, 84. A new bill may be engrated by way of amendment on the words, "Be it enacted," etc.—1 *Grey*, 190, 192.

If it be proposed to amend by leaving out certain words, it may be moved as an amendment to this amendment to leave out a part of the words of the amendment, which is equivalent to leaving them in the bill.—2 Hats., 80, 9. The Parliamentary question is always, whether the words shall stand part of the bill?

When it is proposed to amend by inserting a paragraph, or part of one, the friends of the paragraph may make it as perfect as they can, by amendments, before the question is put for inserting it. If it be received it cannot be amended afterwards in the same stage, because the House has, on a vote, agreed to it in that form. In like manner, if it is proposed to amend by striking out a paragraph, the friends of the paragraph are first to make it as perfect as they can by amendments, before the question is put for striking it out. If, on the question, it be retained, it cannot be amended afterwards; because a vote against striking out is equivalent to a vote agreeing to it in that form.

When it is moved to amend by striking out certain words and inserting others, the manner of stating the question is, first to read the whole passage to be amended, as it stands at present, then the words proposed to be struck out: next, those to be inserted; and lastly the whole passage as it will be when amended. And the question, if desired, is then to be divided, and put first on striking out. If carried it is next on inserting the words proposed If that be lost, it may be moved to insert others. -2 Hats., 80, 7.

A motion is made to amend by striking out certain words and inserting others in their place, which is negatived. Then it is moved to strike out the same words and insert others of a tenor entirely different from those first proposed. It is negatived. Then it is moved to strike out the same word and insert nothing, which is agreed to. All this is admissible; because to strike out and insert A, is one proposition. To strike out and insert B, is a different proposition.

And to strike out and insert nothing, is still different. And the rejection of one proposition does not preclude the offering a different one. Nor would it change the case were the first motion divided by putting the question first on striking out, and that negatived. For as putting the whole motion to the question at once would not have precluded, the putting the half of it cannot do it.[#]

But if it had been carried affirmatively to strike out the words and to insert A, it could not afterwards be permitted to strike out A and to insert B. The mover of B should have notified, while the insertion of A was under debate, that he would move to insert B. In which case, those who preferred it would join in rejecting A.

After A is inserted, however, it may be moved to strike out a portion of the original paragraph, comprehending A, provided the coherence to be struck out be so substantial as to make this effectively a different proposition. For then it is resolved into the common case of striking out a paragraph after amending it. Nor does anything forbid a new insertion, instead of A and its coherence.

In Senate, January 25, 1798, a motion to postpone, until the second Tuesday in February, some amendment proposed to the Constitution. The words, "until the second Tuesday in February," were struck out by way of amendment. Then it was moved to add "until the first day of June." Objected, that it was not in order, as the question should first be put on the longest time; therefore a shorter time decided against, a longer cannot be put to question.

It was answered that this rule takes place only in filling blanks for time. But when a specific time stands part of a motion, that may be struck out as well as any other part of the motion; and when struck out a motion may be received to insert any other. In fact, it is not till they are struck out, and a blank for the time thereby produced, that the rule can begin to operate, by receiving all the propositions for different times, and putting the questions successively on the Otherwise it would be in the power of the mover, by longest. inserting originally a short time, to preclude the possibility of a longer. For till the short time is struck out, you cannot insert a longer : and if, after it is struck out, you cannot do it, then it cannot be done at all. Suppose the first motion has been to amend, by striking out "the second Tuesday in February," and inserting instead therof, "the first of June." It would have been regular then to divide the question, by proposing first the question to strike out, and then that to insert. Now this is precisely the effect of the present proceeding: only instead of one motion and two questions, there are two motions and two questions to effect it; the motion being divided as well as the question.

*In a case of a division of the question, and a decision against striking out, I advance, doubtingly, the opinion here expressed. I find no authority either way; and I know it may be viewed under a different aspect. It may be thought, that having decided separately not to strike out the passage, the same question for striking out cannot be put over again, though with a view to a different insertion. Still I think it more reasonable and convenient to consider the striking out and insertion as forming one proposition; but should readily yield to any evidence that the contrary is the practice in Parliament.

When the matter contained in two bills might be better put into one, the manner is to reject the one, and incorporate its matter into another bill by way of amendment. So, if the matter of one bill would be better distributed into two, any part may be struck out by way of amendment, and put into a new bill. If a section is to be transposed, a question must be put on striking it out where it stands, and another for inserting it in the place desired.

A bill passed by the one House with blanks. These may be filled up by the other, by way of amendments, returned to the first, as such, and passed.—3 *Hats.*, 83.

The number prefixed to the section of a bill being merely a marginal indication, and no part of the text of the bill, the clerk regulates that; the House or committee is only to amend the text.

SECTION XXXVI.

DIVISION OF THE QUESTION.

If a question contain more parts than one, it may be divided into two or more questions.—Mem. in Hakew., 29. But not as the right of an individual member, but with the consent of the House. For who is to decide whether a question is complicated or not? where it is complicated? into how many propositions it may be divided? The fact is, that the only mode of separating a complicated question is by moving amendments to it; and these must be decided by the House on a question, unless the House orders it to be divided; as on the question, Dec. 2, 1640, making void the election of the Knights for Worcester, on a motion it was resolved to make two questions of it, to wit, one on each Knight.—2 Hats., 85 86.—So wherever there are several names in a question they may be divided and put one by one.—9 Grey, 444. So, 1729, April 17, on an objection that a question was complicated, it was separated by amendment. 2 Hats., 79, 5.

The soundness of these observations will be evident from the embarrassments produced by the 12th rule of the Senate, which says, "If the question in debate contain several points, any member may have the same divided; but on a motion to strike out and insert, it shall not be in order to move for a division of the question; but the rejection of a motion to strike out and insert one proposition shall not prevent a motion to strike out and insert a different proposition, nor prevent a subsequent motion simply to strike out; nor shall the rejection of a motion simply to strike [out, prevent a subsequent motion to strike out and insert."

1798, May 30, the alien bill in quasi-committee. To a section and proviso in the original, had been added two new provisos by way of amendment. On a motion to strike out the section as amended, the question was desired to be divided. To do this, it must be put first on striking out either the former proviso, or some distinct member of the section. But when nothing remains but the last member of the section, and the provisos, they cannot be divided so as to put the last member to question by itself; for the provisos might thus be left standing alone as exceptions to a rule when the rule is taken away; or the new provisos might be left to a second question, after

having been decided on once before at the same reading, which is contrary to rule. But the question must be on striking out the last member of the section as amended. This sweeps away the exceptions with the rule, and relieves from inconsistence. A question to be divisible, must comprehend points so distine: and entire, that one of them being taken away the other may stand entire. But a provise or exception, with an enacting clause, does not contain an entire point or proposition.

The same bill being before the Senate. There was a May 31. proviso, that the bill should not extend, 1. To any foreign minister: nor, 2. To any person to whom the Presiden: should give a passport; nor, 3. To any alien merchant, conforming himself to such regulations as the President shall prescribe: and division of the question into its simplest elements was called for. It was divided into four parts, the 4th taking in the words, "conforming himself," etc. It was objected, that the words "any alien merchant" could not be separated from their modifying words, "conforming," &c., because these words, if left by themselves, contain no substantive But admitting that the divisions of a idea, will make no sense. paragraph into separate questions, must be so made as that each part may stand by itself, yet the House having, on the question, retained the two first divisions, the words, "any alien merchant," may be struck out, and their modifying words will then attach themselves to the preceding description of persons, and become a modification of that description.

When a question is divided, after the question on the 1st member, the 2d is open to debate and amendment; because it is a known rule, that a person may rise and speak at any time before the question has been completely decided by putting the negative as well as the affirmative side. But the question is not completely put when the vote has been taken on the first member only. One-half the question, both affirmative and negative, still remains to be put.—See *Executive Journ., June* 25, 1795. The same decision by President Adams.

SECTION XXXVII.

CO-EXISTING QUESTIONS.

It may be asked, Whether the House can be in possession of two motions or propositions at the same time? So that, one of them being decided, the other goes to question without being moved anew. The answer must be special. When a question is interrupted by a vote of adjournment, it is thereby removed from before the House; and does not stand *ipso facto* before them at their next meeting, but must come forward in the usual way: so, when it is interrupted by the order of the day. Such other privileged questions also as dispose of the main question (e. g. the previous question, postponement or commitment,) remove it from before the House. But it is only suspended by a motion to amend, to withdraw, to read papers, or by a question of order or privilege, and stands again before the

House when these are decided. None but the class of privileged questions can be brought forward while there is another question before the House; the rule being, that when a motion has been made and seconded, no other can be received, except it be a privileged one.

SECTION XXXVIII.

EQUIVALENT QUESTIONS.

If, on a question for rejection, a bill be retained, it passes of course to its next reading.—*Hakew.*, 141, Scob., 42, and a question for a second reading determined negatively, is a rejection without further question.—4 Grey, 149. And see Elsynge's Memor., 42, in what cases questions are to be taken for rejection.

Where questions are perfectly equivalent, so that the negative of one amounts to the affirmative of the other, and leave no other alternative, the decision of the one concludes necessarily the other. 4 Grey, 157. Thus the negative of striking out amounts to the affirmative of agreeing; and therefore to put a question on agreeing after that of striking out, would be to put the same question in effect twice over. Not so in questions of amendments between the two Houses. A motion to recede being negatived, does not amount to a positive vote to insist, because there is another alternative, to wit, to adhere.

A bill originating in one House, is passed by the other with an amendment. A motion in the originating House, to agree to the amendment is negatived. Does this result from this vote of disagreement, or must the question on disagreement be expressly voted? The questions respecting amendments from another House are, 1st, To agree; 2d, Disagree; 3d, Recede; 4th, Insist; 5th, Adhere.

1st. To agree. } Either of these concludes the other neces-2d. To disagree. } sarily, for the positive of either is exactly the

equivalent of the negative of the other, and no other alternative remains. On either motion amendments to the amendment may be proposed; e. g. if it be moved to disagree, those who are for the amendment have a right to propose amendments, and to make it as perfect as they can, before the question of disagreeing is put.

3d. To recede. 4th. To insist. 5th. To adhere

To recede.) You may then either insist or adhere.

You may then either recede or adhere.

5th. To adhere.) You may then either recede or insist.

Consequently, the negative of these is not equivalent to a positive vote, the other way. It does not raise so necessary an implication as may authorize the secretary by inference to enter another vote; for two alternatives still remain, either of which may be adopted by the House.

SECTION XXXIX.

THE QUESTION.

The question is to be put first on the affirmative, and then on the negative side.

After the Speaker has put the affirmative part of the question, any member who has not spoken before the question, may rise and speak before the negative be put. Because it is no full question till the negative part be put.—Scob., 23, Hats., 73.

But in small matters, and which are of course, such as receiving petitions, reports, withdrawing motions, reading papers, etc., the Speaker most commonly supposes the consent of the House, where no objection is expressed, and does not give them the trouble of putting the question formally.—Scob., 22-2 Hats., 57-5 Grey, 129, 9 Grey, 301.

SECTION XL.

BILLS, THIRD READING.

To prevent bills from being passed by surprise, the House by a standing order, directs that they shall not be put on their passage before a fixed hour, naming one at which the House is commonly full.—*Hakar.*, 153.

The usage of the Senate is, not to put bills on their passage till noon,

A bill reported and passed to the third reading, cannot on that day be read the third time and passed. Because this would be to pass on two readings on the same day. At the third reading, the elerk reads the bill and delivers it to the Speaker, who states the title, that it is the third time of reading the bill, and that the question will be, Whether it shall pass? Formerly, the Speaker, or those who prepared a bill, prepared also a breviate or summary statement of its contents, which the Speaker read when he declared the state of the bill at the several readings. Sometimes, however, he reads the bill itself, especially on its passage.—*Hakew.*, 136, 137, 153— *Coke*, 22, 115. Latterly, instead of this, he, at the third reading, states the whole contents of the bill, verbatim; only instead of reading the formal parts, "Be it enacted, etc.," he states that "the preamble cites so and so: the first section enacts that, etc., the second section enacts," etc.

F But in the Senate of the United States, both of these formalities are dispensed with, the breviate presenting but an imperfact view of the bill, and being canable of being made to present a false one; and a full statement being a useless waste of time, immediately after a full reading by the clerk; and especially as every member has a printed copy in his hand.

A bill on the third reading, is not to be committed for the matter or body thereof; but to receive some particular clause or proviso, it hath been sometimes suffered, but as a thing very unusual.—Hakew.

156; thus 27 El., 1584, a bill was committed on the third reading, having been formerly committed on the second; but is declared not usual.—D'Ewes, 127, col. 2, 414, col. 2.

When an essential provision has been omitted, rather than erase the bill, and render it suspicious, they add a clause on a separate paper, engrossed and called a rider, which is read and put to the question three times. *Elsynge's Memorials*, 59-6 Grey, 335-1 Blacks., 183. For example of riders, see 3 Hats., 121, 122, 124, 126. Every one is at liberty to bring in a rider without asking leave.—10 Grey, 52.

It is laid down as a general rule, that amendments proposed at the second reading shall be twice read, and those proposed at the the third reading thrice read; as also all amendments from the other House.—*Town. col.*, 19, 23, 24, 25, 26, 27, 28.

It is with great, and almost invincible reluctance, that amendments are admitted at this reading, which occasions erasures or interlineations. Sometimes the proviso has been cut off from a bill, sometimes erased.—9 Grey, 513.

This is the proper stage for filling up blanks; for if filled up before, and now altered by erasure, it would be peculiarly unsafe.

At this reading, the bill is debated afresh, and for the most part is more spoken to, at this time, than on any of the former readings. —Hakew., 153.

The debate on the question, Whether it should be read a third time? has discovered to its friends and opponents the arguments on which each side relies, and which of these appear to have influence with the House. They have had time to meet them with new arguments, and to put their old ones into new shapes. The former vote has tried the strength of the first opinion, and furnish grounds to estimate the issue; and the question now offered for its passage, is the last occasion which is ever to be offered for carrying or rejecting it.

When the debate is ended, the Speaker, holding the bill in his hand, puts the question for its passage; by saying, "Gentlemen, all who are of the opinion that this bill shall pass, say aye," and after the answer of ayes, "All those of the contrary opinion say no."—Hakew., 154.

After the bill has passed, there can be no further alteration of it in any point.—Hakew., 159.

SECTION XLI.

DIVISION OF THE HOUSE.

The affirmative and negative of the question having been both put and answered, the Speaker declares whether the yeas or nays have it by the sound, if he be himself satisfied, and it stands as the Judgment of the House. But if he be not himself satisfied which voice is the greater, or if, before any other member comes into the House, or before any new motion is made, (for it is too late after that,) any

member shall rise and declare himself dissatisfied with the Speaker's decision, then the Speaker is to divide the House .- Scob., 24-2 Hats., 140. When the House of Commons is divided, the one party goes forth and the other remains in the House. This has made it important which go forth, and which remain; because the latter gain all the indolent, the indifferent, and inattentive. Their general rule, therefore, is, that those who give their yote for the preservation of the orders of the House, shall stay in, and those who are for introducing any new matter, or alteration, or proceeding, contrary to the established course are to go out. But this rule is subject to many exceptions and modifications.—2 Rush., p. 3 fol. 62—Scob., 43, 52—Co., 12, 116—D Ewes, 105, col. 1—Mem. in Hakew., 25, 29, as will appear by the following statement of who go forth : Read,.... Noes. Referred to a committee, or farther proceeding..... Aves. Bill, that it be brought in,.... Proceeding on every other stage, Committed To a committee of the whole,.... Noes. To a select of milling light the table. Report of milling light the table. Ayes. Noes. 251 Noes. Amendments to be read a 2d time,..... Clause offered on report of bill be read 2d time,.... For receiving a clause,.... Ayes. 334398 Noes. Receive a rider,.... 260 Pass,.... Aves. 159 Be printed Committees. That A. take the chair,.... To agree to a whole or any part of the report,..... That the House do now resolve itself into a committee,.... 291 Speaker. That he now leave the chair, after order to go into commit-Noes. ······ That he issue warrant for a new visit..... That none be absent without leave,..... Member. That he be further examined,..... 344 Aves. Aves. Adjournment till next sitting day, if helere 4 o'clock, Noes. Aves. If after 4 o'clock,..... Noes. Over a sitting day, (unless a previous resolution,) Ayes. Over the 30th January,..... For sitting day on Sunday, or any other day, not being sitting day,.... Noes. Ayes.

* Notes. 9 Grey, 365.

[4 MANUAL.]

The one party being gone forth, the Speaker names two tellers from the affirmative, and two from the negative side, who first count those sitting in the House, and report the number to the Speaker. Then they place themselves within the door, two on each side, and count those who went forth, as they come in, and report the number to the Speaker.—*Mem. in Hakew.*, 26.

A mistake in the report of the tellers may be rectified after the report is made.—2 Hats., 145. Note.

But in both houses of Congress all these intricacies are avoided. The ayes first rise and are counted, standing in their places, by the President or Speaker. They then sits and the noes rise, and are counted in like manner.

In Senate. if they be equally divided, the Vice-President announces his opinion, which decides.

The Constitution, however has directed that "the yeas and nays of the members of either House, on any question, shall, at the desire of one-fifth of those present, be entered on the journal." And again, that in all cases of reconsidering a bill, disapproved by the President, and returned with his objections, "the votes of both Houses shall be determined by the yeas and nays, and the names of the persons voting for and against the bill, shall be entered on the journals of each House respectively."

By the 16th and 17th rules of the Senate, when the yeas and nays shall be called for by one-fifth of the members present, each member called upon shall, unless for special reasons he be excused by the Senate, declare openly, and without debate, his assent or dissent to the question. In taking the yeas and nays, and upon the call of the House, the names of the members shall be taken alphabetically.

When the yeas and nays shall be taken upon any question, in pursuance of the above rule, no member shall be permitted, under any circumstances whatever, to vote after the decision is announced from the chair.

When it is proposed to take a vote by yeas and nays, the President or Speaker states, that "The question is whether, e. g. the bill shall pass? That it is proposed, that the yeas and nays shall be entered on the journal. Those, therefore, who desire it will rise." If he finds and declares that one-fifth have risen, he then states, that "those who are of opinion that the bill shall pass are to answer in the affirmative; those of the contrary opinion in the negative." The elerk then calls over the names alphabetically, notes the yeas or nay of each, and gives the list to the President or Speaker, who declares the result. In Senate, if there be an equal division, the Secretary calls on the Vice-President, and notes affirmative or negative, which becomes the decision of the House.

In the House of Commons every member must give his vote the one way or the other.—Scob., 24. As it is not permitted to any one to withdraw, who is in the House when the question is put, nor is any one to be told in the division, who was not in when the question was put.—2 Hats., 140.

This last position is always true when the vote is by yeas and nays; where the negative, as well as the affirmative of the question is stated by the President at the same time, and the vote of both sides begins and proceeds *pari passu*. It is true, also, when the question is put in the usual way, if the negative has also been put. But if it has not, the member entering, or any other member, may speak, and even propose amendments, by which the debate may be opened again, and the question greatly deferred. And, as some who have answered aye, may have been changed by the new arguments, the affirmative must be put over again. If then, the member entering may by speaking a few words, occasion arepetition of the question, it would be useless to deny it on his simple call for it.

While the House is telling, no member may speak or move out of

his place; for if any mistake be suspected, it must be told again.-Mem. in Hakew., 26.-2 Hats., 143.

If any difficulty arises in point of order, during the division, the Speaker is to decide, peremptorily, subject to the future censure of the House, if irregular. He sometimes permits old experienced members to assist him with their advice, which they do sitting in their seats, covered, to avoid the appearance of debate: but this can only be with the Speaker's leave, else the division might last several hours -2 Hats., 143.

The voice of the majority decides. For the lex majoris partis, is the law of all councils, elections, etc., where not otherwise expressly provided.—*Hakew.*, 93. But if the House be equally divided "semper presumatur pro megante." that is, the former law is not to be changed but by a majority.—*Towns. col.*, 184.

But in the Senate of the United States, the Vice-President decides, when the House is divided.—*Const. U. S.*, *Art.* 1, Sec. 2.

When, from counting the House, on a division, it appears that there is not a quorum, the matter continues exactly in the state in which it was before the division, and must be resumed at that point on any future day.—2 *Hats.*, 126.

1606, May 1, on a question whether a member having said Yea, may afterwards sit and change his opinion? A precedent was remembered by the Speaker, of Mr. Morris, attorney of the wards, in 39 *Eliz.*, who in like case changed his opinion.—*Mem. in Habers.*, 27.

SECTION XLII.

TITLE.

After the bill has passed, and not before, the title may be amended, and it is to be fixed by a question; and the bill is then sent to the other House.

SECTION XLIII.

RECONSIDERATION.

When a question has been once made and carried in the affirmative or negative, it shall be in order for any member of the majority to move for the reconsideration thereof; but no motion for the reconsideration of any vote shall be in order after a bill, resolution, message, report, amendment or motion, upon which the vote was taken, shall have gone out of the presension of the Senate, announcing their decision; nor shall any motion for reconsideration be in order unless made on the same day on which the vote was taken, or within the two next days of actual session of the Senate thereafter. *-Rule* 20.

1798, Jan. A bill on its second reading, being amended, and on the question whether it shall be read a third time negative d, was restored by a decision to reconsider the question. Here the votes of negative and reconsideration, like positive and negative quantities in equation, destroy one another, and are as if they were expunged from the journals. Consequently the bill is open for amendment, just so far as it was the moment preceding the question for the third reading. That is to say, all parts of the bill are open for amendment, except those on which votes have been already taken in its present stage. So also may it be recommitted.

The rule permitting the reconsideration of a question affixing to it no limitation of time or circumstance, it may be asked whether there is no limitation 1 If, after the vote, the paper on which it has passed has been parted with, there can be no reconsideration; as if a vote has been for the passage of a bill and the bill has been sent to the other House. But where the paper remains, as on a bill rejected, when or under what circumstances, does it cease to be susceptible of reconsideration. This remains to be settled, unless a sense that a right of reconsideration is a right to waste the time of the House in repeated agitations of the same question, so that it shall never know when a question is done with, should induce them to reform this anomalous proceeding.¹⁵

In Parliament a question once carried, cannot be questioned again at the same session, but must stand as the judgment of the House .- Towns. col., 67-Mem. in Hakew., 33. And a bill once rejected, another of the same substance cannot be brought in again the same session .- Hakew., 158-6 Grey, *392. But this does not extend to prevent putting the same questions in different stages of a bill; because every stage of a bill submits the whole and every part of it to the opinion of the House, as open for amendment, either by insertion or omission, though the same amendment has been accepted or rejected in a former stage. So in reports of committees, e. g. report of an address, the same question is before the House, and open for free discussion .- Towns. col., 26-2 Hats., 98, 100, 101. So orders of the House or instructions to committees may be discharged. So a bill begun in one House, sent to the other and there rejected, may be renewed again in the other, passed and sent back. -Ib., 92-3 Hats., 161. Or if, instead of being rejected, they read it once and lay it aside, and put it off a month, they may order in another to the same effect, with the same or a different title .--Hakew., 97, 98.

Divers expedients are used to correct the effects of this rule; as, by passing an explanitory act, if anything has been omitted or illexpressed, 3 *Hats.*, 278; or an act to enforce and make more effectual an act, etc., or to rectify mistakes in an act, etc., or a committee on one-bill may be instructed to receive a clause to rectify the mistakes of another. Thus, June 24, 1685, a clause was inserted in a bill for rectifying a mistake committed by a clerk in engrossing a bill of reply.—2 *Hats.*, 194, 6. Or the session may be closed for one, two, three or more days, and a new one commenced. But then all matters depending must be finished, or they fall, and are to begin *de novo.*—2 *Hats.*, 94, 98. Or a part of the subject may be taken up by another bill, or taken up in a different way.—6 *Grey*, 304, 316.

And in cases of the last magnitude, this rule has not been so strictly and verbally observed as to stop indispensable proceedings altogether.—2 Hats., 92, 98. Thus, when the address on the preliminaries of peace, 1782, had been lost by a majority of one; on account of the importance of the question, and smallness of the majority, the same question in substance, though with words not in the first, and which might change the opinion of some members, was

*Thisidefect is remedied by Rule 20, cited above, which has been adopted since the original_edition of this work was published.

brought on again, and carried; as the motives for it were thought to outweigh the objection of form. -2 Hats., 99, 100.

A second bill may be passed, to continue an act of the same session; or to enlarge the time limited for its execution.—2 *Hats.*, 95, 98. This is not in contradiction to the first act.

SECTION XLIV.

BILLS SENT TO THE OTHER HOUSE.

All bills passed in Senate shall, before they are sent to the House of Representatives, be examined by a committee, consisting of three members, whose duty it shall be to examine all bills, amendments, resolutions, or motions, before they go out of the the possession of the Senate, and to make report that they are correctly engrossed; which report shall be entered on the journal.—Rule 33.

A bill from the other House is sometimes ordered to lie on the table.--2 Hats., 97.

When bills passed in one House, and sent to the other, are grounded on special facts requiring proof, as usual, either by message, or at a conference, to ask the grounds and evidence; and this evidence, whether arising out of papers, or from the examination of witnesses, is immediately communicated.—3 *Hats.*, 48.

SECTION XLV.

AMENDMENTS DETWEEN THE HOUSES.

When either House, e. g. the House of Commons, sends a bill to the other, the other may pass it with amendments. The regular progression in this case is, that the Commons disagree to the amendment; the Lords insist on it; the Commons insist on their disagreement; the Lords adhere to their amendment; the Commons adhere to their disagreement. The term of insisting may be repeated as often as they choose to keep the question open. But the first adherence by either, renders it necessary for the other side to recede or adhere also; when the matter is usually suffered to fall. -10 Grey, 148. Latterly, however, there are instances of their having gone to a second adherence. There must be an absolute conclusion of the subject somewhere, or otherwise transactions between the houses would be endless.-3 Hats., 268, 270. The term of insisting, we are told by Sir John Trevor, was then, [1679,] newly introduced into Parliamentary usage, by the Lords.—7 Grey, 94. It was certainly a happy innovation, as it multiplies the opportunities of trying modifications, which may bring the Houses to a concurrence. Bither House, however is free to pass over the term. of insisting, and to adhere in the first instance.-10 Grey, 146. But it is not respectful to the other. In the ordinary Parliamentary course, there are two free conferences, at least, before adherence.-10 Grey, 147.

Either House may recede from its amendment, and agree to the bill; or recede from their disagreement to the amendment, and agree to the same absolutely, or with an amendment. For here the

disagreement and receding destroy one another, and the subject stands as before the disagreement.—*Elsynge*, 23, 27—9 Grey, 476.

But the House cannot recede from, or insist on, its own amendment with an amendment, for the same reason that it cannot send to the other House an amendment to its own act after it has passed the act. They may modify an amendment from the other house by engrafting an amendment on it, because they have never assented to it; but they cannot amend their own amendment, because they have, on the question, passed it in that form.—9 Grey, 353—10 Grey, 240. In Senate, March 29, 1798. Nor where one House has adhered to their amendment, and the other agrees with an amendment, can the first House depart from the form which they have fixed by an adherence.

In the case of a money bill, the Lords' proposed amendments became, by delay, confessedly necessary. The Commons, however, refused them, as infringing on their privilege as to money bills, but they offered themselves to add to the bill a proviso to the same effect, which had no coherance with the Lords' amendments, and urged that it was an expedient warranted by precedent, and not unparliamentary in a case become impracticable, and irredeemable in any other way.—3 Hats., 256, 266, 270, 271. But the Lords refused, and the bill was lost.—1 Chand., 288. A like case.—1 Chand., 311. So the Commons resolve that it is unparliamentary to strike out at a conference any thing in a bill which had been agreed and passed by both Houses.—6 Grey, 274.—1 Chand., 312.

A motion to amend an amendment from the other House, takes precedence of a motion to agree or disagree.

A bill originating in one House, is passed by the other with an amendment.

The originating House agrees to their amendment with an amendment. The other may agree to their amendment with an amendment; that being only in the second and not the third degree. For as to the amending House, the first amendment with which they passed the bill is a part of its text; it is the only text they have agreed to. The amendment to that text by the originating House, therefore, is only in the first degree, and the amendment to that again by the amending House is only in the second, to wit: an amendment to an amendment, and so admissible. Just so when on a bill from the originating House, the other at its second reading, makes an amendment; on the third reading, this amendment is become the text of the bill, and if an amendment to it be moved, an amendment to that amendment may also be moved, as being only in the second degree.

SECTION XLVI.

CONFERENCES.

It is on the occasion of amendments between the Houses that conferences are usually asked; but they may be asked in all cases of difference of opinion between the two Houses on matters depending

between them. The request of a conference, however, must always be by the House which is possessed of the papers.—Hats., 71.-1 Grev. 425.

Conferences may be either simpre or free. At a conference simply, written reasons are prepared by the House asking it, and they are read and delivered, without debate, to the managers of the other House at the conference; but are not then to be answered .--3 Grev. 144. The other House then, if satisfied, vote the reasons satisfactory, or say nothing; if not satisfied, they resolve them not satisfactory, and ask a conference on the subject of the last conference, where they read and deliver in like manner, written answers to those reasons.--- 3 Grey, 183. They are meant chiefly to record the justification of each House to the nation at large, and to posterity, and in proof that the miscarriage of a necessary measure is not imputable to them .--- 3 Grey, 255. At free conferences, the managers discuss viva voce, and freely, and interchange propositions for such modifications as may be made in a Parliamentary way, and may bring the sense of the two Houses together. And each party reports in writing to their respective Houses the substance of what is said on both sides, and it is entered in their journals .-- 6 Grey, 220-3 Hats., 280. (Vid: Joint Rules, 1.) This report cannot be amended or altered as that of a committee may be .-- Jour. Senate, May 24, 1796.

A conference may be asked, before the House asking it has come to a resolution of disagreement, insisting or adhering.-3 Hats., 269, 341. In which case the papers are not left with the other conferees, but are brought back to be the foundation of the vote to be given. And this is the most reasonable and respectful proceeding. For, as was urged by the Lords on a particular occasion, "it is held vain, and below the wisdom of Parliament, to reason or argue against fixed resolutions, and upon terms of impossibility to per-So the Commons say "an adherence is suade."-3 Hats., 226. never delivered at a free conference, which implies debate."--10 And on another occasion the Lords made it an objec-Grey, 147. tion that the Commons had asked a free conference after they had made resolutions of adhering. It was then affirmed, however, on the part of the Commons, that nothing was more Parliamentary than to proceed with free conferences after adhering, 3 Hats., 269; and we do, in fact. see instances of conference, or free conference, asked after the resolution of disagreeing .- 3 Hats., 251, 253, 260, 286, 291, 316, 349, of insisting, ib., 280, 299, 299, 319, 322, 355, of adhering, 269, 270, 283, 300, and even of a second or final adherence.-3 Hats., 270. And in all cases of conference asked after a vote of disagreement, etc., the conferees of the House asking it are to leave the papers with the conferees of the other; and in one case where they refused to receive them, they were left on the table in the conference chamber.-2 Hats., 271, 317, 323, 354.-10 Grey, 146.

After a free conference, the usage is to proceed with free conferences, and not to return again to a conference.—3 Hats., 270—9 Grey, 229.

After a conference denied, a free conference may be asked .---1 Grey. 45.

When a conference is asked, the subject of it must be expressed or the conference not agreed to .- Ord. H. Com., 89-1 Grey, 425-7 Grey, 31. They are sometimes asked to inquire concerning an offense or default of a member of the other House-6 Grey, 181-1 Chand., 304; or the failure of the other House to present to the King a bill passed by both Houses, 8 Grey, 302, or on information received, and relating to the safety of the nation .- 10 Grey, 171; or when the methods of Parliament are thought by the one House to have been departed from by the other, a conference is asked to come to a right understanding thereon .- 10 Grey, 148. So, when an unparliamentary message has been sent, instead of answering it, they ask a conference.-3 Grey, 155. Formerly, an address or articles of impeachment, or a bill with amendments, or a vote of the House, or concurrence in a vote, or a message from the King, were sometimes communicated by way of conference .-- 7 Grey, 128, 300, 387 -7 Grey, 80-8 Grey, 210, 255-1 Tarbuck's Deb., 278-10 Grey, 293-Chandler, 49, 287. But this is not the modern practice-8 Grey, 255.

A conference has been asked, after the first reading of a bill.-1 Grey, 194. This is a singular instance.

SECTION XLVIL

MESSAGES.

Messages between the Houses are to be sent only while both Houses are sitting .--- 3 Hats., 15. They are received during a debate, without adjourning the debate.-3 Hats., 22.

In Senate, messengers are introduced in any state of business, except—1. While a question is putting. 2. While the yeas and nays are calling. 3. While the ballots are calling. The first case is short; the second and third are cases where any interruption might occasion errors difficult to be corrected. -Rule 46.

In the House of Representatives, as in Parliament, if the House be in a committee, when a messenger attends, the Speaker takes the chair to receive the message, and then quits it to return into a committee, without a question or interruption. -4 Grey, 226.

Messengers are not saluted by the members, but by the Speaker, for the House.-Grey, 253, 474.

If the messengers commit an error in delivering their messages, they may be admitted or called in to correct their message.-4 Grey, 41. Accordingly, March 13, 1800, the Senate having made two amendments to a bill from the House of Representatives, their secretary, by mistake delivered one only: which being inadmissible by itself, that House disagreed, and notified the Senate of their disagreement. This produced a discovery of the mistake. The Secretary was sent to the other House to correct his mistake, the correction was received, and the two amendments acted on de novo.

As soon as the messenger who has brought bills from the other House has retired, the Speaker holds the bill in his hand and acquaints the House, "that the other House have by their messengers,

sent certain bills," and then reads their titles, and delivers them to the clerk to be safely kept till they shall be called for to be read.— *Hakew.*, 178.

It is not the usage for one House to inform the other by what numbers a bill has passed.—10 Grey, 150. Yet they have sometimes recommended a bill as of great importance to the consideration of the House to which it is sent.—3 Hats., 25. Nor when they have rejected a bill from the other House, do they give notice of it; but it passes sub-silentio to prevent unbecoming altercations.—1 Black., 133.

But in Congress the rejection is noticed by message to the House in which the bill originated. -Joint Rules, 12.

A question is never asked by the one House of the other, by way of message, but only at a conference; for this is an interrogatory, not a message.—3 *Grey*, 151, 181.

When a bill is sent by one House to the other, and is neglected, they may send a message to remind them of it.—3 Hats., 25—5 Grey, 154. But if it be mere inattention, it is better to have it done informally, by communications between the Speakers, or members of the two Houses.

Where the subject of a message is of a nature that it can properly be communicated to both Houses of Parliament, it is expected that this communication should be made to both on the same day. But where a message was accompanied with an original declaration, signed by the party to which the message referred, it being sent to one House, was not noticed by the other, because the declaration, being original, could not possibly be sent to both houses at the same time.—2 Hats., 260, 261, 262.

The King having sent original letters to the Commons, afterwards desires them to be returned, that he may communicate them to the Lords.—1 Chandler, 303.

SECTION XLVIII.

ASSENT.

The House which has received a bill, and passed it, may present it for the King's assent, and ought to do it, though they have not by message, notified to the other their passage of it. Yet the notifying by message is a form which ought to be observed between the two Houses, from motives of respect and good understanding.—2 Hats., 243. Were the bill to be withheld from being presented to the King, it would be an infringement of the rules of Parliament.—2 Hats., 242.

When a bill has passed both Houses of Congress, the House last acting on it notifies its passage to the other, and delivers the bill to the joint committee on enrollment, who see that it is truly enrolled in parchment. —(Vide Joint Rules, 6.) When the bill is enrolled, it is not to be written in paragraphs, but solidly and all of a piece, that the blanks within the paragraphs may not give room for forgery. —9 Grey, 148. It is then put in the hands of the clerk of the House of Representatives, to have it signed by the Speaker. The clerk then brings it by way of message to the Senate,

to be signed by their President. Their Secretary of the Senate returns it to the com-The signed of the resolute. Then better the the senate returns it to the committee on enrollment, who present it to the President of the United States. -(Fide Joint Rules, 8, 9.) If he approves, he signs, and deposits it among the rolls in the office of the Secretary of State. and notifies by message the House in which it originated, that he has approved and signed it; of which that House informs the other by message. If the President disapproves, he is to return it, with his objections, to the House in which it shall have originated, who are to enter the objections at large, on their journal, and proceed to reconsider it. If, after such reconsideration, two thirds of the House shall agree to pass the bill, it shall be sent, together with the President's objections, to the other House, by which it shall likewise be reconsidered, and if ap-proved by two-thirds of that House, it shall become a law. If any bill shall not be returned by the President within ten days (Sunday's excepted,) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress, by their adjournment, prevent its return, in which case it shall not be a law. —Const. U. S., Art. 1, Sec. 7. Every order, resolution, or vote, to which the concurrence of the Senate and House

of Representatives may be necessary, (except on a question of adjournment,) shall be presented to the President of the United States, and before the same shall take effect shall be approved by him, or being disapproved by him, shall be repassed by twothirds of the Senate and House of Representatives, according to the rules and limita-tions prescribed in the case of a bill. -Const. U. S., Art. 1, Sec. 7.

SECTION XLIX.

JOURNALS.

Each House shall keep a journal of its proceedings, and from time to time publish the same excepting such parts as may, in their judgment, require secrecy. -Const. U. S., Art. 1, 5, 3. The proceedings of the Senate, when not acting as in a committee of the House,

a ball be entered on the journals, as concisely as possible, care being taken to detail a true account of the proceedings. Every vote of the Senate shall be entered on the journals, and a brief statement of the contents of each petition, memorial, or paper, presented to the Senate, be also inserted on the journals.—*Rule* 82. The titles of bills, and such parts thereof only as shall be affected by proposed

amendments, shall be inserted on the journals .- Rule 31.

If a question is interrupted by a vote to adjourn, or to proceed to the orders of the day, the original question is never printed in the journal, it never having been a vote, nor introductory to any vote; but when suppressed by the previous question, the first question must be stated, in order to introduce and make intelligible, the second.-2 Hats., 83.

So, also, when a question is postponed, adjourned, or laid on the table, the original question, though not yet a vote, must be expressed in the jonrnals; because it makes part of the vote of postponement, adjourning, or laying on the table.

Where amendments are made to a question, those amendments are not printed in the journals, separated from the question, but only the question as finally agreed to by the House. The rule of entering in the journals only what the House has agreed to, is founded in great prudence and good sense; as there may be many questions proposed which it may be improper to publish to the world, in the form in which they are made.-2 Hats., 85.

In both Houses of Congress, all questions whereon the yeas and nays are desired, by one-fifth of the members present, whether decided affirmatively or negatively, must be entered in the journals.—Const. U. S., Art. 1, 5, 3.

The first order for printing the votes of the House of Commons, was October 30th, 1685.-1 Chandler, 387.

Some judges have been of opinion that the journals of the House of Commons are no records, but remembrances. But this is not law.—Cob., 110, 111—Lex. Parl., 114, 115—Jour. II. C., Mar. 17, 1592—Hale. Parl., 105. For the Lords, in their House, have power of judicature: the Commons, in their House, have power of judicature; and both Houses together have power of judicature: and the book of the clerk of the House of Commons is a record, as is affirmed by act of Parliament.—6 H.; 8 c. 16—Inst. 23, 34; and every member of the House of Commons has a judicial place.—4 Inst., 15. As records, they are open to every person: and a printed note of either House is sufficient ground for the other to notice it. Either may appoint a committee to inspect the journals of the other, and report what has been done by the other in any particular case. 2 Hats., 261—3 Hats., 27, 30. Every member has a right to see the journals, and to take and publish votes from them. Being a record, every one may see and publish them,—6 Grey, 118, 119.

On information of a mis-entry or omission of an entry in the journal, a committee may be appointed to examine and rectify it, and report it to the House.—2 Hate., 194, 5.

SECTION L.

ADJOURNMENT.

The two Houses of Parliament have the sole, separate and independent power of adjourning, each their respective Houses. The King has no authority to adjourn them; he can only signify his desire, and it is in the wisdom or prudence of either House to comply with his requisition or not, as they see fitting.—2 Hats., 332—1 Blackstone, 186—5 Grey, 122.

By the Constitution of the United States, a smaller number than a majority may adjourn from day to day. -1. 5. But neither House, during the session of Congress, shall without the consent of the other adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.-I.5. The President may, on extraordinary occasion, convene both Houses, or either of them, and in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper.-*Const.* II., 3.

A motion to adjourn, simply, cannot be amended, as by adding, "To a particular day." But must be put simply, "That this House do now adjourn?" and if carried in the affirmative, it is adjourned to the next sitting day, unless it has come to a previous resolution, "That at its rising it will adjourn to a particular day;" and then the House is adjourned to that day.—2 Hats., 82.

Where it is convenient that the business of the House be suspended for a short time, as for a conference presently to be held, etc., it adjourns during pleasure—2 *Hats.*, 305. Or for a quarter of an hour.—5 *Grey*, 331.

If a question be put for adjournment, it is no adjournment til the Speaker pronounces it.—5 Grey, 137. And from courtesy and respect, no member leaves his place till the Speaker has passed on.

SECTION LI.

A SESSION.

Parliament has three modes of separation, to wit .: by adjournment, by prorogation or dissolution by the King, or by the efflux of the term for which they were elected. Prorogation or dissolution constitutes there what is called a session; provided some act has passed. In this case, all matters depending before them are disconcontinued, and at their next meeting are to be taken up de novo, if taken up at all.-1 Blackst., 186. Adjournment, which is by themselves, is no more than a continuance of the session from one day to another, or for a fortnight, a month, etc., ad libitum. All matters depending remain in statu quo, and when they meet again, be the term ever so distant, are resumed without any fresh commencement, at the point at which they were left .- 1 Lev., 165-Lex. Parl., c. 2-1 Ro. Rep., 29-4 Inst., 7, 27, 28-Hutt., 61-1 Mod., 152-Ruffh. Jac. L. Dict Parliaments-Blackst., 186. Their whole session is considered in law but as one day, and has relation to the first day thereof.-Bro. Abr. Parliament, 86.

Committees may be appointed to sit during a recess by adjournment, but not by prorogation. -5 Grey, 374-9 Grey, 350-1 Chandler, 50. Neither house can continue any portion of itself in any Parliamentary function, beyond the end of the session without the consent of the two other branches. When done, it is by a bill constituting them commissioners for the particular purpose.

Congress separate in two ways only, to wit, by adjournment or dissolution, by the efflux of their time. What then constitutes a session with them? A dissolution certainly closes one session, and the meeting of a new Congress begins another. The Constitution authorizes the President, "On extraordinary occasions, to convene both Houses or either of them?"—Art. 1, Sec. 1. If convened by the President's proclamation, this must begin a new session, and of course determine the preceding one to have been a session. So, if it meets under the clause of the Constitution, which says, "The Congress shall assemble at least once in every year, and such meeting shall be on the first Monday of December, unless they shall by law appoint a different day." T. 4, -14, such and not under their adjournment was to this day, the act of adjournment is merged in the higher authority of the Constitution, and the meeting will be under that, and not under their adjournment. So far we have fixed land-marks for determining sessions. In other cases, it is declared by a joint vote authorizing the President of the Senate and the Speaker, to close the Senate, and House of Representatives, that the President of the Senate and the Speaker of the House of Representatives, but thorized to close the present session by adjourning their respective Houses on the ______ day of _____."

When it was said above that all matters depending before Parliament were discontinued by the determination of the session, it was not meant for judiciary cases depending before the House of Lords, such as impeachments, appeals, and writs of error. These stand continued, of course, to the next session.—Raym., 120, 381—Ruffh. Jac. L. D. Parliament.

Impeachments stand in like manner continued before the Senate of the United States.*

*It was held in the case of Hastings, that a *dissolution* did not work the discontinuance of an impeachment.

SECTION LII.

TREATIES.

The President of the United States has power, by and with the advice and consent of the Senate, to make treaties, provided two-thirds of the Senators present concur. --Const. U. S., Art. 2, Sec. 2.

-const. O. S., Art. 2, Sec. 2. All confidential communications, made by the President of the United States to the Senate, shall be, by the members thereof, kept inviolably secret; and that all treaties, which may hereafter be laid before the Senate, shall also be kept secret until the Senate shall by their resolution take of the injunction of secresy.—Rule 3S.

Treaties are legislative acts. A treaty is the law of the land. Tt. differs from other laws only as it must have the consent of a foreign nation, being but a contract with respect to that nation. In all countries, I believe, except England, treaties are made by the legislative power; and there, also, if they touch the laws of the land, they must be approved by Parliament. Ware vs. Hylton.-3 Dallas' Rep., 199. It is acknowledged. for instance, that the King of Great Britain cannot, by a treaty, make a citizen of an alien .---Vattel, b. 1, c. 19, sec. 214. An act of Parliament was necessary to validate the American treaty of 1783. And abundant examples of such acts can be cited. In the case of the treaty with Utrecht, in 1712, the commercial articles required the concurrence of Parliament : but a bill brought in for that purpose was rejected. France, the other contracting party, suffered these articles in practice, to be not insisted on, and adhered to the rest of the treaty .- 4 Russel's Hist. Mod. Europe, 457-2 Smollett, 242, 246.

By the Constitution of the United States, this department of legislation is confined in two branches only, of the ordinary legislature; the President originating, and Senate having a negative. To what subjects this power extends, has not been defined in detail by the Constitution; nor are we entirely agreed among ourselves. 1. It is admitted that it must concern the foreign nation, party to the contract, or it would be a mere nullity, resinter alias acta. 2. By the general power to make treaties, the Constitution must have intended to comprehend only those objects which are usually regulated by treaty, and cannot be otherwise regulated. 3. It must have meant to except out of these the rights reserved to the States; for surely the President and Senate cannot do by treaty what the whole Government is interdicted from doing in any way. 4. And also to except those subjects of legislation in which it gave a participation to the House of Representatives. This last exception is denied by some, on the ground that it would leave very little matter for the treaty to work on. The less the better, say others. The Constitution thought it wise to restrain the Executive and Senate from entangling and embroiling our affairs with those of Europe. Besides, as the negative carried on by the Executive alone, the subjecting to the ratification of the Representatives such articles as are within their participation, is no more incarventical. For example, e. g. the treaty of commerce with France; and it will be found that even of thisty would not still remain as subjects of treaties, untouched by these exceptions.

Treaties, uniforcined by these exceptions. Treaties being declared, equally with the laws of the United States, to be the supreme law of the land, it is understood that an act of the Legislature alone can declare them infringed and rescinded. This was accordingly the process adopted in the case of France, in 1798. It has been the usage of the Executive, when it communicates a treaty to the

It has been the usage of the Executive, when it communicates a treaty to the Senate for their ratification, to communicate also the correspondence of the negotiations. This having been omitted in the case of the Prussian treaty, was asked by a vote of the House, of February 12, 1500, and was obtained. And in December, 1800,

the Convention of that year between the United States and France, with the report of the negociations with the Envoys, but not their instructions, being laid before the Senate, the instructions were asked for, and communicated by the President.

The mode of voting on questions of ratification, is by nominal call.

Whenever a treaty shall be laid before the Senate for ratification, it shall be read a first time for information only; when no motion to reject, ratify, or modify the whole or any part, shall be received.

or any part, shall be received. Its second reading shall be for consideration; and on a subsequent day, when it shall be taken up as in a committee of the whole, and every one shall be free to move a question on any particular article in this form: "Will the Senate advise and consent to the ratification of this article," or propose amendments thereto, either by inserting or leaving out words, in which last case the question shall be, "Shall the words stand part of the article?" And in every of the said cases, the concurrence of twothirds of the Senators present shall be required to decide affirmatively. And when through the whole, the proceedings shall be stated to the House, and questions be again severally put thereon for confirmation, or new ones proposed, requiring in like manner a concurrence of two-thirds for whatever is retained or inserted.

The votes so confirmed shall, by the House or a committee thereof, be reduced into the four of a ratification with or without modifications, as may have been decided, and shall be proposed on a subsequent day, when every one shall again be free to more amendments, either by inserting or leaving out words; in which last case the question shall be, "Shall the words stand part of the resolution?" And in both cases the concurrence of two-thirds shall be requisite to carry the affirmative, as well as on the final question to advise and consent to the ratification in the form agreed to. -Rule 37.

When any question may have been decided by the Senate, in which two-thirds of the members present are necessary to carry the affirmative, any member who voted on that side which prevailed in the question, may be all liberty to move for a recon-sideration; and a motion for reconsideration shall be decided by a majority of votes. -Rule 42.

SECTION LIII.

IMPEACHMENT.

The House of Representatives shall have the sole power of impeachment. - Const.

U. S., Art. 1, Sec. 3. The Senate shall have the sole power to try all impeachments. that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice shall preside; and no person shall be con-victed without the concurrence of two-thirds of the members present. Judgment in When sitting for cases of impeachment, shall not extend farther than to removal from office, and disgaulification to hold and enjoy any office of honor, trust, or profit, under the United States. But the party convicted shall nevertheless be liable and subject to indictment, trial, judgment, and punishment, according to law. -Const. U. S., Art. 1, Sec. 3.

The President, Vice-President, and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of treason, bribery, or other high crimes and misdemeanors. —*Const. U. S., Art. 2, Sec. 4.* The trial of crime, except in cases of impeachment, shall be by jury.—*Const. U.*

S., Art. 3, Sec. 2.

These are the provisions of the Constitution of the United States on the subject of impeachments. The following is a sketch of some of the principles and practices of England, on the same subject :

JURISDICTION.

The Lords cannot impeach any to themselves, nor join in the accusation, because they are judges .- Seld. Judic. in Parl., 12, 63. Nor can they proceed against a commoner, but on complaint of the Commons.-Id., 84. The Lords may not, by the law, try a commoner for capital offence, on the information of the King, or a

private person; because the accused is entitled to a trial by his peers generally; but on accusation by the House of Commons, they may proceed against the delinquent of whatsoever degree, and whatsoever be the nature of the offence; for there they do not assume to themselves trial at common law. The Commons are then instead of a Jury, and the judgment is given on their demand, which is instead of a verdict. So the Lords do only judge, but not try the delinquent.—Id., 6, 7. But Wooddeson denies that a commoner can be charged capitally before the Lords, even by the Commons : and cites Fitzharris's case, 1681, impeached of high treason, where the Lords remitted the prosecution to the inferior court.—8 Grey's Deb., 325, 6, 7—2 Wooddeson, 601, 576—3 Setd., 1610, 1619, 1641—4 Black., 257—3 Setd., 1604, 1618, 9, 1656.

ACCUSATION.

The Commons, as the grand inquest of the nation, become suitors for penal justice.—2 Woodd., 597—6 Grey, 356. The general course is to pass a resolution, containing a criminal charge against the supposed delinquent, and then to direct some member to impeach him by oral accusation, at the bar of the House of Lords, in the name of the Commons. The person signifies that the articles will be exhibited, and desires that the delinquent may be sequestered from his seat, or be committed, or that the Peers will take order for his appearance.—Sachev. Trial, 325—2 Woodd., 602, 605—Lord's Jour., 3 June, 1701—1 Wms., 616—6 Grey, 324.

PROCESS.

If the party do not appear, proclamations are to be issued, giving him a day to appear. On their return, they are strictly examined. If any error be found in them, a new proclamation issues, giving a short day. If he appear not, his goods may be arrested, and they may proceed.—Seld. Jud. 98, 99.

ARTICLES.

The accusation (article) of the Commons, is substituted in place of an indictment. Thus, by the usage of Parliament in impeachment for writing or speaking, the particular words need not be specified.—Sach. Tr., 325—Woodd., 602, 605—Lord's Jour., 3 June, 1701—1 Wms., 616.

APPEARANCE.

If he appears, and the case be capital, he answers in custody, though not if the accusation be general. He is not to be committed but on special accusations. If it be for misdemeanor only, he answers, a Lord in his place, a Commoner at the bar, and not in custody, unless, on the answer, the Lords find cause to commit him till he finds sureties to attend, and lest he should fly.—Seld. Jud., 98, 99. A copy of the articles is given him and a day fixed for his
answer.—T. Ray., 1, Rushw., 268—Fost., 232—1 Clar. Hist. of the Reb., 379. On a misdemeanor, his appearance may be in person, or he may answer in writing, or by attorney.—I Seld. Jud., 100. The general rule on an accusation for a nisdemeanor is, that in such a state of liberty or restraint as the party is when the commons complain of him, in such he is to answer.—Seld. Jud., 101. If previously committed by the Commons, he answers as a prisoner. But this may be called in some sort, judicium parium suorum—Seld. Jud. In misdemeanors, the party has a right to counsel by the common law: but not in capital cases.—Seld. Jud., 102—5.

ANSWER.

The answer need not observe great strictness of form. He may plead guilty as to part, and defend as to the residue; or saving all exceptions, deny the whole, or give a particular answer to each article separately.—I Rush., 274—2 Rush., 1374—12 Parl. Hist., 442. 3 Lord's Jour., 13 Nov. 1643—2 Woodd., 607. But he cannot plead a pardon in bar to the impeachment.—2 Woodd., 618—2 St. Tr., 735.

REPLICATION, REJOINDER, ETC.

There may be a replication, rejoinder, etc.—Seld. Jud., 114—8 Grey's Deb., 233—Sach. Tr., 15—Jour. H. of Commons, 6 March, 1640, 1.

WITNESSES.

The practice is to swear the witnesses in open House, and then examine them there; or a committee may be named, who shall examine them in committee, either on interrogatories agreed on in the House, or such as the committee, in their discretion, shall demand. —Seld. Jud., 120, 123.

JURY.

In the case of Alice Pierce, 1 R. 2, a jury was empaneled for her trial before a committee.—Seld. Jud., 123. But this was on a complaint, not an impeachment by the Commons.—Seld. Judd., 163. It must have also been for a misdemeanor only, as the Lords Spiritual sat in the case, which they do on misdemeanors, but not in capital cases.—Seld. Jud., 148. The judgment was a forfeiture of all her lands and goods.—Seld, Jud., 188. This, Seldon says, is the only jury he finds recorded in Parliament for misdemeanors, but he makes no doubt, if the delinquent doth put himself on the trial of his country, a jury ought to be empanelled; and he adds that it is not so on impeachment by the Commons; for they are in loco proprio, and here no jury ought to be empanelled.—Id. 124. The Lord Berkley, 6 E. 3, was arraigned for the murder of, L. 2, on an information on the part of the King, and not on impeachment of the

Commons; for then they had been patria sua. He waived his peerage, and was tried by a jury of Gloucestershire and Warwickshire. —Id. 125. In one, 1 H. 7, the commons protest that they are not to be considered as parties to any judgment given or hereafter to be given in Parliament.—Id. 133. They have been generally, and more justly considered, as is before stated, as the grand Jury.— For the conceit of Seldon is certainly not accurate, that they are the patria sua of the accused, and that the Lords do only judge, but not try. It is undeniable that they do try. For they examine witnesses as to the facts, and acquit or condemn according to their own belief of them. And Lord Hale says, "the Peers are judges of law as well as of fact." 2 Hale, P. C., 275. Consequently of fact as

PRESENCE OF COMMONS.

The Commons are to be present at the examination of witnesses. --Seld. Jud., 124. Indeed, they are to attend throughout, either as a committee of the whole House: or otherwise, at discretion, appoint managers to conduct the proofs.—Rushw. Tr. of Straff., 37— Com. Journ., 4 Feb. 1709. 10—2 Wood., 614. And judgment is not to be given till they demand it—Seld. Jud., 124. But they are not to be present on impeachment when the Lords consider of the answer or proofs, and determine of their judgment. Their presence, however, is necessary at the answer and judgment in cases capital. Id. 58, 159, as well as not capital, 162. The Lords debate the judgment among themselves. Then the vote is first taken on the question of guilty or not guilty; and if they convict, the question, or particular sentence, is out of that which seemeth to be most generally agreed on.—Seld. Jud., 167—2 Wood., 612.

JUDGMENT.

Judgments in Parliament, for death, have been strictly guided per legem terræ, which they cannot alter; and not at all according to their discretion. They can neither admit any part of the legal judgment, nor add to it. Their sentence must be secundem, non ultra, legem. Seld. Jud. 168, 169, 170, 171. This trial, though it varies in external ceremonies, yet differs not in essentials from criminal prosecutions before inferior courts. The same rules of evidence, the same legal notions of crimes and punishments, prevail. For impeachments were not framed to alter the law, but to carry it into more effectual executions against too powerful delinquents .--The judgment, therefore, is to be such as is warranted by legal principles or precedents .-- 6 Sta. Tr., 14-2 Wood., 611. The Chancellor gives judgments in misdemeanor : the Lord High Steward, formerly, in cases of life and death .- Seld. Jud., 180. But now the Steward is deemed not necessary .- Fost., 144,-1 Wood., 613: In misdemeanors, the greatest corporeal punishment hath been imprisonment .-[5 MANUAL.]

Seld. Jud., 184. The King's assent is necessary in capital judgments, (but 2 Wood., 614, contra.) but not in misdemeanors.—Seld. Jud., 136.

CONTINUANCE.

An impeachment is not discontinued by the dissolution of Parliament; but may be resumed by the new Parliament. -T. Ray, 383 -5 Com. Jour., 23 Dec. 1790. -Lord's Jour., May 16, 1691-2 Wood., 618.

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LEGISLATIVE DEPARTMENT.

COMPRISING

MEMBERS AND OFFICERS;

THE

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ALSO

A MANUAL OF CUSTOMS, PRECEDENTS AND FORMS.

-	1	STATISTICA	L LIST OF			S	ENATE OF	1864.			- 76
Dist.	NAMES.	OCCUPATION.	NATIVITY.	Age.	Y's in State.	Y's in Leg.	POST OFFICE.	COUNTY.	BOARDI'G PLACE	Poli- tics.	6
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	STATISTIC	AL LIST C	F OFFICE	\mathbf{RS}	OF	THE SEN	ATE.		
NAMES.	OFFICE.	OCCUPATION.	NATIVITY.	Age.	Y's in State.	Post Office.	COUNTY.	BOARDING PLACE.	μ.
Frank M. Stewart, P. H. Brady, J. Spooner, Sineus B. Dibble, Thomas Marshall, . F. O. Wisner, Nelson Williams, II. Experson, J. B. Eugene, Henry H. Taylor, S. Raymond, H. M. Cary, J. H. Jones, Otis A. Albee, Wm. P. Close, Otis A. Albee, Wm. P. Close, B. S. Miller, Harnet Wilson, John C. Hutchins, Albert Dexter, Rufus H. Hoys, G. C. Frey, Frank C. Freeman John Crowley,	Asst. Clerk, Book Keeper, Engrossing Clerk, Enrolling Clerk, Serg?t.at-Arms, Serg?t.at-Arms, Serg?t.at-Arms 2d Asst. Serg?t-at-Arms Post Master, Asst, Post Master, Door Keeper, Mast, Door Keeper, Door Keeper, Door Keeper, Door Keeper, Door Keeper, Door Keeper, Door Keeper, Bireman, Fireman, Fireman, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger,	Clerk, Lawyer, For'd Merchant, Farmer, Farmer, Harness Maker, Macchanie, Carpe'r and Join. Mechanie, Farmer, Under Sheriff, Student, Stude	New York, New York, Vermont, New York, Ireland, New York, Denmark, New York, New York, New York, New Hampshir Vermont, New York, New York, New York, Wisconsin, New York, Wisconsin, New York, New York, New York, New York, New York,	$\begin{array}{c} 31\\ 24\\ 35\\ 51\\ 39\\ 38\\ 436\\ 52\\ 38\\ 436\\ 52\\ 38\\ 14\\ 15\\ 15\\ 115\\ 115\\ 115\\ 115\\ 113\\ 10\\ 13\\ \end{array}$	$\begin{array}{c} 14\\ 23\\ 22\\ 2\\ 14\\ 6\\ 8\\ 8\\ 9\\ 22\\ 12\\ 12\\ 13\\ 8\\ 15\\ 15\\ 15\\ 15\\ 15\\ 16\\ 16\\ 12\\ 17\\ 14\\ 4\\ 8\\ 9\\ 9\\ 14\\ 2\\ 1\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 12\\ 17\\ 14\\ 14\\ 12\\ 17\\ 14\\ 14\\ 14\\ 14\\ 14\\ 14\\ 14\\ 14\\ 14\\ 14$	Baraboo, Whitewater, Sugar Creek, Oak Grove, Waupaca, Friendship, Stoughton, Green Bay, Oxford, Briggsville, Briggsville, Winchester, Winchester, Winchester, Winchester, Winchester, Padison, Vernon, Vernon, Filkhorn, Prairie du Sa Madison, Madison, Madison, Madison, Madison,	 Sauk, Dane, Dane, Dane, Dane, Dane, 	Norton's. Mr. Nelson. City Hotel. Win, Vroman. Mr. Atwell. Home. Mr. Though. Mr. Thompson. Mr. Thompson. Mr. Nelson. Mr. Nelson. Mr. Nelson. Mr. R. Homge. J. H. Carpenter. Home. Home. Home. Home. American House.	OFFICERS OF THE SENATE. 77

SENATE COMMITTEES.

STANDING COMMITTEES OF THE SENATE.

On Judiciary-Senators Bowman, Cameron, Pope, Hamilton and Thorp.

On Finance-Senators Lawrence, Smith and Earnest.

On Incorporations-Senators A. H. Young, Blair and Thomas.

On Roads, Bridges and Ferries-Senators Morris, Ketcham and Revnolds.

On Town and County Organizations-Senators Harris, Wilkinson and Bohan.

On Militia-Senators Hood, Lawrence and Clark.

On Privileges and Elections-Senators Wescott, A. H. Young and Thorp.

On Agriculture-Senators M. K. Young, Van Wyck and Clapp.

On Legislative Expenditures-Senators Wheeler, Kimball and Vilas. On State Affairs-Senators Wilkinson, Hood and Frost.

On Federal Relations-Senators Hamilton, Wilkinson and Clark. On Education-Senators McDill, M K. Young and Ellis.

On Banks and Banking-Senators Kelsey, Smith and Clark.

On Joint Committee on Claims-Senators Chandler, Littlejohn and Vilas.

On Internal Improvements-Senators Pope, McDill and Earnest.

On Engrossed Bills-Senators Ketcham, Harris and Bohan.

On Enrolled Bills—Senators Littlejohn, Wheeler and Reynolds. On Contingent Expenses—Senators Van Wyck, Pope and Thorp. On Public Lands—Senators Blair, Wescott and Frost.

On State's Prison-Senators Wheeler, Morris and Wilson.

On Railroads-Senators Cameron, Lawrence, M. K. Young, Wilson, and Ellis.

On Benevolent Institutions-Senators Smith, Kimball and Thomas. On Public Printing-Senators Kelsey and Bohan.

On Local Legislation-Senators Hood, Wescott and Clapp.

RULES AND ORDERS OF THE SENATE.

1. The Lieutenant Governor of the State, who, by the Calling Sth Section of the 5th Article of the Constitution, is constituted *ex officio* President of the Senate, shall, when present, take the chair at the hour fixed for the meeting of the Senate, when he shall immediately call the members to order, who shall thereupon take their seats, and continue with their heads uncovered, while the Senate remains in session; the Clerk shall call the roll of members, and as soon as a majority is present, the journal of the preceding day shall be read, to the end that any mistake may be corrected.

2. The President shall preserve order and decorum; he puties of may speak to points of order in preference to other mem- President. bers, rising from his seat for that purpose: and shall decide points of order, subject to an appeal to the Senate by any member.

3. The President shall have the right to name any mem-Temporary ber to perform the duties of the chair temporarily, who President, shall be invested, during such time, with all the powers of the President: but no member shall be excused from voting on any question by reason of his corrupting the chair; nor shall such substitute's authority, as presiding officer, extend beyond a day's adjournment of the Senare.

4. In the absence or inability of the President, except President, as provided in rule three, the Senate shall appoint a Presi- pro tem. dent pro tempore, who shall possess all the powers and prerogatives of the President of the Senate for the time being.

5. Whenever the Senate determines to go into committee Committee of the whole, the President shall name one of the members of the as chairman, who shall, for the time being, be invested with all the authority of presiding officer of the Senate.

6. The President shall appoint all committees, unless Duties of otherwise directed: he shall sign all acts, memorials, President. addresses and resolutions: and all writs, warrants and subpenas, that may be issued by the Senate, shall be signed by him, and attested by the Clerk.

7. Whenever any disturbance or disorderly conduct shall Disturboccur in the lobby, the President (or chairman of the committee of the whole) shall have power to cause the same to be cleared of all persons except the members and officers of the Senate.

8. Questions may be stated by the President while sit- Questionsting, but he shall rise to put a question, and shall use this and decided form: "As many as are of the opinion that [as the ques-

tion may be,] will say aye: " and after the affirmative voice is expressed, "As many as are of a different opinion, will say no." If the President doubt as to the voice of the majority, or a division be called for, the Senate shall divide—those in the affirmative of the question shall first rise and be counted; and if there still be a doubt, or a *count* be called for, the President shall appoint two tellers, one from each side, to make the count and report the same to the President, who shall declare the same to the Senate.

Quorums.

9. A majority of all the members elected to the Senate, must be present to constitute a quorum for the transaction of ordinary business; three-fifths of all the members elected to the Senate, must be present to constitute a quorum for the passage of appropriation bills, as provided by the constitution of the State; a smaller number, however, can adjourn from time to time, and have power to compel the attendance of absent members.

10. No member or officer of the Senate, unless from illness or other cause he shall be unable to attend, shall absent himself from the sessions of the Senate during an entire day, without first having obtained leave of absence.

11. Any committee required or entitled to report upon a subject referred to them, may make a majority and minority report; any member of such committee, dissenting in whole or in part, from either the conclusions or the reasoning, of both the majority and minority, shall be entitled to present to the Senate a brief statement of his reasons for such dissent, which, if decorous in its language, and respectful to the Senate, shall be entered on the journal in connection with the majority and minority reports.

Clerk, elec- 12. A Clerk shall be elected at the commencement of tion of, and each session, to hold his office at the pleasure of the Senduties. ate; he shall keep a correct journal of the daily proceedings of the Senate, and perform such other duties as may be assigned to him; he shall superintend the recording of the journal of proceedings, the engrossing, enrolling, transcribing, and copying of bills, resolutions, etc.; shall permit no records nor papers belonging to the Senate to be taken out of his custody, otherwise than in the regular course of business; shall report any missing papers to the notice of the President; and generally shall perform, under the direction of the President, all duties pertaining to his office as Clerk.

> 13. A Sergeant-at-Arms shall be elected at the commencement of each session, to hold his office at the pleasure of the Senate. It shall be his duty to execute all orders of the President of the Senate, and to perform all duties they may assign to him, connected with the police and good order of the Senate Chamber; to exercise a super-

Leave of absence.

Reports of Committees.

Sergeantat-Arms, election and duties.

vision over the ingress and egress of all persons to and from the chamber; to see that messages, etc., are promptly executed, and the requisite fires are kept up during the appropriate season; and to perform all other services pertaining to the post of Sergeant-at-Arms.

14. The following Standing Committees shall be elected Commitby the Senate, at such time as may be designated, unless tees. otherwise directed:

The Joint Committees on Investigation, Local Laws, and Jeint Committees. Printing, shall consist, on the part of the Senate, of one for the former, and two for each of the latter. The Committees on the Judiciary and Railroads, shall consist of five members each, and all other committees of three members each.

1st. -On the Judiciary. 2d.-On Finance. 3d. -On Education, School, and University Lands. 4th.-On Incorporations. 5th.-Joint Committee on Claims. 6th. -On Internal Improvements. 7th.-On Roads, Bridges, and Ferries. 8th. -On Town and County Organizations. 9th. -On Militia. 10th. -On Privileges and Elections. 11th.-On Agriculture and Manufactures. 12th .- On Benevolent Institutions. 13th. -On Legislative Expenditures. 14th.-On State Affairs. 15th. -Joint Committee on Printing. 16th. -On Banks and Banking. 17th.-On Engrossed Bills. 18th.—On Contingent Expenditures. 19th.—On Public Lands. 20th.—On Enrolled Bills.

21st, -On State Prison.

22d. —On Railroads. 23d. —On Federal Relations.

24th. -Joint Committee on Local Laws.

15. Reporters for newspapers can have seats assigned Reporters, them by the President, within the bar of the chamber, for persons the purpose of taking down the proceedings, but not so as to floor of to interfere with the convenience of the Senate. The Senate. Governor, Lieutenant Governor, Secretary of State, Treasurer, Attorney General, Senators, and ex-Senators, and Members of Congress, Judges of any Courts, Members and ex-Members of State Legislatures, and Members of the Assembly of this State, and all editors of newspapers in the State, may be admitted to seats within the bar of the Senate.

16. After the journal shall have been read, and an op-Reading of portunity given to correct it, the order of business shall be Journal, or-der of busias follows : ness.

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16 MANUAL.]

1. Letters, petitions, memorials, remonstrances and accompanying documents may be presented and referred.

- 2. Resolutions, may be offered and considered, notice of intention to introduce bills may be given, and bills may be introduced on leave granted.
- 3. Reports of committees may be made and considered ; first from standing committees, and next from select committees.
- 4. Messages and other Executive communications.

5. Messages from the Assembly, and amendments proposed by the Assembly to bills from the Senate.

6. Bills and resolutions from the Assembly on their first and second reading.

7. Bills on their third reading.

8. Bills ready for a third reading.

- Bills reported by a committee of the whole.
 Bills in which a committee of the whole has made progress, and obtained leave to sit again.

11. Bills not yet considered in committee of the whole.

Calli to order.

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17. When any member is about to speak in debate, or deliver any matter to the Senate, he shall rise from his seat and respectfully address himself to "Mr. President," and shall confine himself to the question under consideration, and avoid personalities.

18. When any member is called to order, he shall sit down until it shall be determined whether he is in order or not, except he be permutted to explain ; and if a member be called to order for words spoken in debate, the exceptionable words shall be taken down in writing immediately.

19. When two or more members happen to rise at the same time, the President shall name the member who is first to speak.

20. No member shall speak more than twice on the same question during the same day, nor more than once on a motion for commitment without leave of the Senate.

21. While the President is putting any question or addressing the Senate, no member shall walk out of or across the room, nor entertain private discourse; nor whilst a member is speaking, shall pass between him and the chair. No member or other person shall visit or remain by the Clerk's table while the ayes and noes are being called, or the ballots counted.

22. No member shall vote on any question in any case where he was not within the chamber of the Senate when the question was put, unless by leave of the Senate; nor shall any member be connted, upon a division and count of the Senate, who shall be without the chamber at the time.

23. Every member who may be within the Senate cham-Every Senator to vote ber when the question is put, shall give his vote unless the unless ex-Senate shall excuse him from voting. When a question is cused. being taken, or about to be taken, it shall be competent for any member to call for the ayes and noes, which shall be entered on the journal. All motions to excuse a member from voting shall be made before the call of ayes and noes

is commenced; and any Senator wishing to be excused from voting, may briefly and pertinently explain his reasons therefor, before the call of ayes and noes is commenced; but when the ayes and noes are being taken, the call shall not be interrupted for any purpose whatever.

24. When a motion is made and seconded, it shall be stated by the President, or, being in writing, it shall be handed to the chair, and read aloud before debate.

25. Every motion shall be reduced to writing, if the Movinto be in writing. President or any member desire it.

26. After a motion is stated by the President, or read by Motion the clerk, it shall be deemed to be in possession of the possession Senate, but may be withdrawn or altered at any time be- of Senate. fore a decision or amendment, on leave of the Senate.

27. When a question is under debate, no motion shall Mo'tns, orbe in order, except to adjourn, to send for papers for order of. reconsideration, to reconsider, to lay on the table, for the previous question, to postpone to a day certain, to commit, to amend, to strike out the enacting clause, or postpone indefinitely; and these several motions shall have precedence in the order in which they herein stand arranged. But a motion to postpone to a day certain, to strike out the enacting clause, or postpone indefinitely, shall not again be in order on the same day, or at the same stage of the proposition.

28. A motion to adjourn shall be always in order, except Adjourn. as restricted by the "previous question." A motion to adjourn, to lay on the table, or take a recess, shall be decided without debate.

29. The "previous question" shall be in this form: The pre-"Shall the main question be now put?" It shall only be vious quesadmitted when sustained by a majority of the members present, and shall preclude amendments and further debate, until the main question shall have been disposed of. The "main question" shall be the original proposition and pending amendments. When the Senate shall have determined that the main question shall not now be put, the pending subject shall be considered as remaining under When the Senate shall have determined that the debate. main question shall now be put, its effect shall be to bring the Senate to a direct vote - first on pending amendments in their order, and then on the main question, wit hout debate or further amendment. But after the previous question has been sustained, and prior to the Senate having determined that the main question shall now be put, a motion to adjourn, and a call of the Senate, shall each be once in order; but no further motion or call shall be in order, except to receive the report of the Sergeant-at-Arms, or dispense with proceedings under the call; and all motions and proceedings authorized by this rule, shall be decided without debate, whether on appeal or otherwise.

Reconsideration.

30. It shall be in order for any member who voted in the majority on any question, for any member who voted in the negative, when the Senate was equally divided, to move a reconsideration of such vote, on the same or next succeeding day that the Senate shall be in session; and such motion shall take precedence of all other questions, except a motion to adjourn, and a motion to recall from the Assembly the proposition on which the vote is proposed to be reconsidered. But no motion to reconsider shall be in order, unless the paper on which the vote is proposed to be reconsidered is in possession of the Senate. A motion to reconsider having been put and lost, shall be deemed a finality on that question.

Division of question.

31. Any member may call for a division of the question, when the same shall admit of it. A motion to strike out being lost, shall not preclude an amendment, nor a motion 'to strike out and insert.

32. In presenting a petition, memorial, remonstrance. or other communication, addressed to the Senate or Assembly, the member shall only state the general purport of it.

33. A member offering a resolution or an amendment to be read be- a bill, resolution or memorial, shall first read the same in his place, before presenting it to the President; and every petition, memorial, remonstrance, resolution, bill, and report of committee, shall be endorsed with its appropriate title; and immediately under the endorsement, the name of the member presenting the same shall be written.

34. Any three members may make a call of the Senate and require absent members to be sent for, but a call of the Senate cannot be made after the voting has commenced; and the call of the Senate being ordered, and the absentees noted, the doors shall be closed, and no member permitted to leave the room until the report of the Sergeantat-Arms be received and acted upon, or further proceedings in the call be suspended, or the Senate adjourn. Previous to the reception of such report, further proceedings in the call shall not be suspended, except by a vote of two-thirds of the members present.

Rules to

35. The rules observed in the Senate shall govern, as far as practicable, the proceedings in committee of the whole, except that a member may speak oftener than twice on the same subject, and that a call of the ayes and noes, or for Amendm'ts the previous question, cannot be made in committee.

36. Amendments made in committee of the whole shall be entered on a separate piece of paper, and reported to the Senate by the Chairman, standing in his place, on the floor of the Senate. All amendments and other propositions reported by the committee of the whole, shall be disposed of in the same manner as if proposed in the Senate.

Papers to fore presented.

Call of the Senate.

govern in Committee of the Whole. n Committee of the Whole.

87. All bills and resolutions shall be introduced by mo-Introduction for leave, after one day's previous notice, or upon retion of bills ports of committees. And all bills, when introduced, shall be endorsed with the name of the member or committee.

38. Every bill, memorial, or joint resolution requiring Bills to be the signature of the Governor shall receive three several read three readings previous to its passage. But no such bill or metimes. morial, or joint resolution, shall receive a second and third reading on the same day.

39. No bill or joint resolution shall be committed or Commitamended until it has been twice read. If objections are ments. raised to the bill on its first reading, the question shall be "Shall the bill be rejected?" If no objections be made, or the question to reject be lost, the bill shall go to its second reading.

40. All bills and joint resolutions, requiring the approv-Committee al of the Governor, shall, on a second reading be consid- of the ered in committee of the whole, before they shall be acted consider all upon by the Senate; and those originating in the Senate, bills. except resolutions not requiring the approval of the Governor, and except appropriations or local bills, before being considered in committee of the whole, shall be printed, unless otherwise ordered by the Senate.

41. Two hundred and forty copies of every bill, joint Copies to resolution or memorial of a general nature, shall be print- be printed. ed after the second reading, unless otherwise ordered; and no bill of a private or local nature shall be printed unless ordered; and all bills, resolutions and amendments, after being printed, shall remain at least one day on the files before being considered.

42. The final question upon the second reading of every Engrossbill or other paper, originating in the Senate, and requir-ment of ing three readings previous to being passed, shall be, bills. "Shall it be engrossed and read the third time ?" and upon every such bill or paper originating in the Assembly, "Shall it be ordered to a third reading?"

43. After a bill has been read a third time, no amend-Amendments shall be in order, except to fill blanks, without the mentson 3d unanimous consent of the Senate, unless, on commitment, such amendments shall have been reported by a committee, in which case, after amendments so reported shall have been disposed of, the question shall be the same as was pending before the reference, unless otherwise ordered by the Senate. A bill, resolution, or memorial, may be committed at any time previous to its passage.

44. Every bill, joint resolution, or memorial originating Bills to be in the Senate, shall be carefully engrossed before being engrossed. transmitted to the Assembly for concurrence.

45. Immediately after the passage of any bill or other Clerk to paper, to which the concurrence of the Assembly is to be bills to asked, it shall be the duty of the Clerk to transmit the Assembly.

same to the Assembly, unless some member of the Senate shall make a motion to reconsider the vote by which the Senate passed said bill, or other paper, in which case the Clerk shall not transmit said bill or other paper, until the motion to reconsider has been put; and on the concurrence in any bill or other paper of the Assembly by the Senate. or on the concurrence of disagreement in any vote of the Assembly by the Senate, it shall also be the duty of the Clerk to notify the Assembly thereof. 46. Memorials to Congress, to the President of the

Memorials

leave be granted.

sessions.

to Congress United States, or the head of either of the departments, shall be considered in committee of the whole before being adopted.

Committees 47. Committees shall not absent themselves from the not to beab-senate by reason of their appointment, unless special leave for that purpose be first obtained.

48. It shall be in order for the committee on enrollment Enrollment to report at any time.

49. The proceedings of the Senate on executive busi-Executive ness shall be kept in a separate book of record, to be provided by the Chief Clerk of the Senate, and published with the proceedings of the Senate. When an amendment of the Constitution, or any bill requiring the concurrence of more than a majority of the members present, is under consideration, a mere majority may decide all questions arising thereon, except the final question.

50. The rules of parliamentary practice comprised in Jefferson's Manual, shall govern the Senate in all cases to which they are applicable, and in which they are not inconsistent with these rules and the orders of the Senate, and the joint rules and orders of the Senate and Assem-Upon the final passage of any bill or proposition in blv. which the concurrence of more than a majority of Senators present is required by the constitution of this State, the question shall be taken by ayes and noes, which shall be entered at large upon the journal, and it shall be the duty of the Chief Clerk to certify on the back of every such bill or proposition, the number of Senators voting for and against the passage of the same.

51. The President is authorized to administer all oaths administer prescribed in the foregoing rules.

52. The standing hour for the daily meeting of the Senate, shall be 10 o'clock in the morning, until the Senate direct otherwise.

53. No standing rule or order for the Senate shall be be recinded nor shall any rule be rescinded, changed, or suspended, without no- except by a vote of at least two-thirds of the members present.

54. All resolutions introduced shall, if objection be Resolutions made to the consideration thereof, remain on the files one objected to. day before being considered, and all resolutions involving

Aves and noes to be called and certified.

Presid'nt to oaths. Hour of meeting.

Bules not to

the expenditure of money, shall, on their introduction, be referred to an appropriate committee and reported upon before being considered.

before being considered. 55. All bills for repealing or amending an act, shall, in Titleoflaws the title and body of the bill designate the true title of mended to the act proposed to be repealed or amended.

56. No bill or resolution shall be amended by substitute, Amendm't otherwise than by striking out all after the enacting or tute how resolving clause, and inserting the substitute without an made. enacting or resolving clause.

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F viston, John W., 48 Mechanic	Milwaukee Milwaukee Kinney's Hotel. Dem. Berlin Green Lake. Thomas Hood. Union. Franklin Milwaukee. Rheinscher Hoff. Dem. Eaton, Manitowoc, Win. Pyncheon, Union. Fond du Lac. Fond du Lac. Thomas Hood. Union. Fond du Lac. Fond du Lac. Thomas Hood. Union. Vatertown Jefferson. Frank Smit Z. Dem. Union. Station P. O. Washington. Rheinscher Hoff. Dem. Eg Milwaukee Miwaukee. Mrs. Nuell. Union. Eg Milwaukee Miwaukee. Mrs. Thorne. Dem. Eg Milwaukee. Miwaukee. Mrs. Thorne. Dem. Matere States State
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STATISTICAL LIST OF THE OFFICERS OF THE ASSEMBLY OF 1864.

STATISTICAL MADE OF THE STATISTICAL POST OFFICE ADDRESS. Regarding Place									
NAME.	Office.	Occupation.	Place Nativity.	Age.	Y's in State.	Post Offic Name of P. O.	County.	Boarding Place.	
John S. Dean Ephraim W. Young E. L. Fitzhugh J. H. Balch A. L. Rockwell, A. C. Byers M. Thomson, Wm. P. Forsyth. Lewis M. Hammond. N. A. Spooner Hiram Beckwith Oscar Babcock Franklin Kelly, W. I. Abbott Scare Babcock Franklin Kelly, W. E. Angell. C. Sarau C. E. Tanburg Wm. Spencer Oliver Johnson A. C. Stannard. Robert Anon C. McCarthy Adam C. Waltz Adam C. Waltz Adam C. Waltz Adam C. Waltz Adam C. Waltz Mosce Flesh Patrick McKanna. Robert Airis Louis Sholes Marion M. Young Wm. P. Beach, Linus S. Webb Fred Chynoweth	2d " Door Keepet Door Keepet Door Keepet Door Keepet Door Keepet Fireman Fireman Fireman Speaket's Messenget Ch'f Clerk's Messenget Ch'f Clerk's Messriget Serat-Arms' Mess'r dodo	Teacher Minister Clergyman Farmer Printer Clerk Palnter Farmer, Farmer, Farmer, Soldier Student, Student, Student, Student, Student, Student, Student, Student, Student, Student, Student, Student, Student,	Germany Ircland Scotland Wisconaln Wisconaln New York Pennsylvania	$\begin{array}{c} 37\\ 42\\ 23\\ 30\\ 223\\ 40\\ 411\\ 30\\ 25\\ 43\\ 54\\ 29\\ 24\\ 33\\ 29\\ 24\\ 45\\ 33\\ 29\\ 41\\ 45\\ 33\\ 29\\ 41\\ 13\\ 33\\ 29\\ 41\\ 13\\ 33\\ 29\\ 11\\ 33\\ 11\\ 33\\ 29\\ 11\\ 33\\ 11\\ 11\\ 11\\ 11\\ 11\\ 11\\ 11\\ 11$	$\begin{array}{c} 9\\ 9\\ 7\\ 8\\ 6\\ 20\\ 10\\ 13\\ 15\\ 10\\ 13\\ 14\\ 18\\ 8\\ 17\\ 11\\ 200\\ 20\\ 0\\ 20\\ 10\\ 13\\ 11\\ 14\\ 18\\ 8\\ 17\\ 10\\ 12\\ 9\\ 13\\ 13\\ 11\\ 14\\ 9\\ 9\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10$	Madison Prairie du Sac Geneva Janesville Geneva Janesville Golden Lake Ogden	Watkesha. Dodge, Dane. Rock. Columbia. Richland, Sauk,. Dane, Washington. Dane, Milwaukce, Grant. Crawford. Waushara.	S. L. Sheldon. Home. W. J. Park. S. L. Sheldon. L. Taylor. Mrs. Hough.	OFFICERS OF THE ASSEMBLY. 91

ASSEMBLY COMMITTEES.

STANDING COMMITTEES OF THE ASSEMBLY.

On Judiciary-Messrs. Webb, Hubbell, Bingham, Barron and Geo.

On State Affairs-Messrs. Hubbell, Burton, Wheeler, Northrop and Geo. B. Smith.

On Federal Relations-Messrs. Bingham, Barber, Caswell, Turner and Sanborn.

On Militia-Messrs. Johnson, Roundy, Starks, A. B. Smith and Smoke.

On Ways and Means-Messrs. Barron, Belden, McNitt, H. Beach and Geisse,

On Banks and Banking-Messrs. Northrop, Galloway, Stevens, Powers and Ringle.

On Incorporations-Messrs. Richardson, Daniel Smith, Rolph, Martin and Hildebrandt.

On Railroads-Messrs. Galloway, Richardson, Caswell, Walworth, Pound, Ashley, Sanborn, Cochran and Daily.

On Internal Improvements-Messrs. Turner, Hunt, Shultis, Boutin and Abrams.

On State Prison-Messrs. Starks, H. Beach, McElroy, Wright and Jones.

On Charitable and Religious Institutions-Messrs. Barry, Rood, A. Wilcox, W. B. Beach and Eviston.

On Medical Societies and Medical Colleges-Messrs. Phillips, Roundy, Blackman, Burbank and Daily.

On Town and County Organization-Messrs. Rood, F. Allen, Jeffers, Earle and Dunn.

On Assessment and Collection of Taxes-Messrs. Burton, Clark, Webb, Jones and Bachhuber.

On Roads, Bridges and Ferries-Messrs. A. Wilcox, Naber, Officer, Stevens and Watts.

On Expiration and Re-Enactment of Laws-Messrs. Osborn, Rice, Barnum, Carpenter and Knab.

On Education-Messrs. Starr, Barry, Lincoln, Russell and Thornton.

On School and University Lands-Messrs. Barber, Powers, Goodhue, Adams and Eviston.

On Swamp and Overflowed Lands-Messrs. Ashley, McLaughlin, Robbins, Elwell and Frey.

On Agriculture and Manufactures-Messrs. Robbins, Cole, Bostwick, Green and Hasse.

On Mining and Smelting-Messrs. Cole, Little, W. R. Beach, Marx, and Costigan.

ASSEMBLY COMMITTEES.

On Privileges and Elections-Messrs. Carpenter, L. Allen, Bliss, Bonniwell and Schottler. On Legislative Expenditures-Messrs. Russell, Winter, Burbank,

Rice and Wolf. On Contingent Expenditures-Messrs. Earle, F. Allen, John Smith,

Niedermann and McLean.

On Engrossed Bills-Messrs. McNitt, Barnum, Miller, Zetteler and McGarry.

On Enrolled Bills-Messrs. E. Wilcox, Wright, Belden, J. Field and Ringle.

On Claims-Messrs. Blackman, Goodhue, Officer, Taylor and Geisse.

On Public Printing-Messrs. Walworth, Elwell and Zillier. On Local Legislation-Messrs. Pound, Phillips and Kreiss.

RULES AND ORDERS OF THE ASSEMBLY.

MEETING, QUORUM, PRIVILEGES, ETC.

Hour of meeting.

The hour for the meeting of the Assembly shall be 1. at ien o'clock A. M., unless a different hour be prescribed by resolution. 2.A majority of all the members elected to the Assem-

bly must be present to constitute a quorum for the transaction of business; a smaller number, however, can adjourn from time to time, and shall have power to com-

illness or other cause he shall be unable to attend, shall absent himself from the sessions of the Assembly during an entire day, without first having obtained leave of absence; and no one shall be entitled to draw pay while absent more than one entire day, without leave, except he be confined

4. Contestants for seats shall have the privileges of the

Persons of the following classes, and no others,

House until their respective cases are disposed of; the privileges to extend only so far as access to the Assembly Chamber during the time occupied in settling the contest.

shall be admitted to the floor of the House during the ses-

sions thereof, viz. : The Governor and Lieutenant Govern-

or; Members of the Senate; The State Officers; The Regents of the University; Members of Congress; Judges of the Supreme and other Courts; Ex-Members of the Wisconsin Legislature; All editors of newspapers within the State, and reporters for the Press; Such other persons

No member or officer of the Assembly, unless from

pel the attendance of absent members.

by sickness at the seat of government.

Quorum.

Leave of absence.

3.

5.

as the Speaker may invite.

Contest'ts for seats.

Who may be admitted to the floor.

Dist'rb'nce in lobby.

6. Whenever any disturbance or disorderly conduct shall occur in the lobby or gallery, the Speaker-or the Chairman of the Committee of the Whole-shall have power to cause the same to be cleared of all persons, except members and officers of the Assembly.

No member or officer of the Assembly shall be per-7. newspap's mitted to read newspapers within the bar of the House and smokwhile the Assembly is in session; nor shall any person be ing prohibpermitted to smoke in the Assembly room at any time.

OF THE OFFICERS.

Duties of Speaker.

Reading

ited.

The Assembly shall elect, viva voce, one of its mem-8. bers as presiding officer, who shall be styled SPEAKER OF THE ASSEMBLY, and he shall hold his office during one session.

It shall be the general duty of the Speaker-9.

To open the session, at the time to which the Assembly is adjourned, by taking the chair and calling the members to order;

To announce the business before the Assembly in the order in which it is to be acted upon ;

To receive and submit, in the proper manner, all motions and propositions presented by the members;

To put to vote all questions which are regularly moved, or which necessarily arise in the course of proceedings. and to announce the result :

To restrain the members, when engaged in debate, within the rules of order:

To enforce on all occasions the observance of order and decorum among the members ;

To inform the Assembly, when necessary, or when referred to for the purpose, in a point of order or practice;

To authenticate, by his signature, when necessary, all the acts, orders, and proceedings of the Assembly;

To name the members-when directed to do so in a particular case, or when it is a part of his general duty by these rules-who are to serve on committees ; and in general

To represent and stand for the Assembly, declaring its will, and in all things obeying its commands.

The Speaker shall preserve order and decorum; Points of ; 10. may speak to points of order in preference to others, ris- order deing from his seat for that purpose; and he shall decide the Speakquestions of order, subject to an appeal to the Assem- er subject bly by any member, on which appeal no member shall to an apspeak more than once, unless by leave of the Assembly. On an appeal being taken, the question shall be: "Shall the decision of the chair stand as the judgment of the Assembly ? "- which question, and the action of the Assembly thereon, shall be entered on the journal.

The Speaker may call a member to the Chair, but A member 11. such substitution shall not extend beyond an adjournment. may be alled to 12. In the absence of the Speaker, the Assembly shall the chair.

elect a Speaker pro tempore, whose office shall cease on the speaker return of the Speaker.

The Speaker shall vote on a call of the yeas and When 13. nays, and his name shall be recorded with those of the shall vote. other members.

14. A CHIEF CLERK shall be elected at the commence-Duties of ment of each session, to hold his office at the pleasure of Clerk. the Assembly; he shall keep a correct journal of the daily proceedings of the body, and perform such other duties as may be assigned to him; he shall superintend the recording of the journals of proceedings: the engrossing, enrolling, transcribing and copying of bills, resolutions, etc.; shall permit no records or papers belonging to the Assem-

pro tem.

bly to be taken out of his custody, otherwise than in the regular course of business : shall report any missing papers to the notice of the Speaker; and generally shall perform, under the direction of the Speaker, all duties pertaining to his office as Clerk, and shall be responsible for the official acts of his assistants. 15.

Appointees of the Chief Clerk

The Chief Clerk shall appoint one assistant to aid in the performance of his duties at the desk, and he shall be styled the Journal Clerk. He shall also appoint the necessary corps of assistants to act as Bookkeeper, Engrossing and Enrolling Clerks.

16. The Chief Clerk and his Engrossing Clerks, in all Chief Clerk may correct proper cases, shall correct any mere clerical error in any certain er Assembly bill, memorial, or resolution, such as errors in orthography, or the use of one word for another, as affect for "effect," previous for "previously," are for "is," banks for "bank," and the like; and, also, all mistakes in numbering the sections and references thereto, whether such errors occur in the original bill, or are caused by amendments made thereto. It shall also be competent for the Chief Clerk, at any time before the final passage of any Assembly bill to insert therein an "enacting clause," when such clause has evidently been omitted through mistake or inadvertance. But no corrections, other than such as are authorized by this rule, shall be made at any time by the clerk or his assistants, unless upon the order of the Assembly. On questions of orthography, Webster's Unabridged Dictionary shall be taken as the standard.

Acts, etc., ed by Speaker

Duties of Sergeantat- Arms-

17. All acts, addresses and resolutions, shall be signed to be sign by the Speaker, and all writs, warrants and subpoenas issued by order of the Assembly, shall be under his hand and Clerk. and seal, and attested by the Clerk.

A SERCEANT-AT-ARMS shall be elected at the com-18. mencement of each session, to hold his office at the pleasure of the Assembly. It shall be his duty to execute all orders of the Speaker or Assembly, and to perform all the duties they may assign to him, connected with the police and good order of the Assembly Chamber; to exercise a supervision over the ingress and egress of all persons to and from the Chamber : to see that messages, etc., are promptly executed ; that the requisite fires are kept up during the appropriate season; that the hall is properly ventilated, and is open for the use of the members of the Assembly from 8 Å. M. until 10 P. M., and to perform all other services pertaining to the post of Sergeant-at-Arms.

OF THE COMMITTEES.

C'mmitt ees 19. The Standing Committees of the Assembly shall consist of five members each, except the Committee on Railroads, which shall consist of nine members, and shall be as follows :

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1st. —On Judiciary. 2d. —On State Affairs. 8d. —On Federal Relations. 4th. -On Militia. 5th.—On Ways and Means. 6th.—On Banks and Banking. 7th.—On Incorporations. 8th.-On Railroads. 9th.-On Internal Improvements. 10th.-On State Prison. 11th. - On Charitable and Benevolent Institutions. 12th.-On Medical Societies and Medical Colleges. 18th.-On Town and County Organizations. 14th. -On Assessment and Collection of Taxes, 15th. -On Roads, Bridges and Ferries. 16th. -On Expiration and Re-enactment of Laws. 17th.—On Education. 18th.—On School and University Lands. 19th.—On Swamp and Overflowed Lands. 20th. —On Agriculture and Manufactures. 21st. —On Mining and Smelting. 22d. -On Privileges and Elections. 23d.—On Legislative Expenditures. 24th. —On Contingent e penditures. 25th. —On Engrossed Bills. 26th. -On Enrolled Bills.

The following Committees shall be Joint Commit- Joint Com-20. tees, and shall be constituted as follows : mittees.

1. On Claims. * ... Five from Assembly; two from Senate.

Select or Special Committees may be raised on mo-21.

tion or by resolution, designating the number and object, Select and, unless otherwise ordered, shall be appointed by the Committe's Speaker.

In case all the members of any committee required Majority 22.or entitled to report on any subject referred to them can- and Minornot agree upon a report, the majority and minority of such ity Reports. Committee may each make a separate report; and any member dissenting, in whole or in part, from the reasoning or conclusions of both the majority and minority, may also present to the Assembly a statement of his reasoning and conclusion; and all reports, if decorous in language and respectful to the Assembly, shall be entered at length on the journal.

In all cases where there shall be both majority and Papers to 23. minority reports submitted to the Assembly, the bill, lie on the memorial, resolution or other matter reported upon shall table until lie upon the table until the reports thereon shall have been printed. printed in the journal and laid upon the desks of members.

Every Committee, in reporting upon any bill or Title of bill 24. memorial, shall recite at length, in their report, the title of to be recited. such bill or memorial, as well as the number thereof.

* See Secs. 18 to 22, inclusive, of Chap. 9, R. S., page 122. § See Secs. 22 and 23, of Chap. 114, Laws of 1858, (R. S., page 97.) ‡ see Chap. 870, General Laws of 1800, page 881. [7 MANUAL.]

Absence of

25. No Committee shall absent themselves by reason Committe's. of their appointment, during the sitting of the Assembly, without special leave, except a Committee of Conference.

Report on enrolled bills.

Committee bills may report at any time.

No substitute requiring differe't title to be reported.

Whenever an Assembly bill, which is fairly written, 26.Engross'nt without interlineation or erasure, is ordered to be engrossed for a third reading, without amendment, the Committee on Engrossed Bills may report such bill back to the Assembly as the engrossed bill.

The Committee on Enrolled Bills shall not report 27. any bill as correctly enrolled that has any words interlined therein, or when any words have been erased therefrom.

28.It shall be in order for the Committee on Enrolled on enrolled Bills to report at any time, except when questions are being taken, or a call of the House is being had.

No Standing or Select Committee, nor any member 29.thereof, shall report any "substitute" for any bill or bills referred to such committee, which substitute relates to a different subject, or is intended to accomplish a different purpose than that of the original bill for which it is reported, or which if adopted and passed, would require a title essentially different from the title of the original bill; and every substitute bill so reported, shall be rejected whenever the Assembly is advised that the same is in violation of this rule. And this rule shall not be suspended without the unanimous consent of the Assembly.

JOURNAL AND ORDER OF BUSINESS.

The journal

30. The journal of each day's proceedings shall be of proceed printed in pamphlet form, and laid upon the desks of members the following morning. The journal need not be read unless the Assembly order otherwise. Anv member discovering an error in the journal may call the attention of the House to such error, and have the same corrected by the clerk.

Order of business.

After an opportunity shall have been given to cor-31.rect the journal, the order of business shall be as follows:

1. Letters. petitions, memorials, accounts, remonstrances and accompanying documents, may be presented and referred.

2. Resolutions may be offered.

 Resolutions may be considered.
 Bills may be introduced, and notice of leave to introduce bills may be given.

5. Reports of committees may be made and considered : first from standing committees, and next from select committees.

6. Messages and other executive communications,

7. Messages from the Senate.

S. Bills and resolutions from the Senate on their first and second readings.

9. Senate bills on their third reading.

10. Assembly bills ready for a third reading.

11. Bills reported by a committee of the whole.

12. Bills in which a committee of the whole has made progress, and obtained leave to sit again.

13. Bills not yet considered in committee of the whole.

32. After one hour shall have been devoted to the con-Morning sideration of business under the first, second and third hour. heads, in the preceding rule, the Assembly shall proceed to dispose of the business on the Speaker's table, and the orders of the day,

PETITIONS, RESOLUTIONS, BILLS, Erc.

33. Petitions, memorials, communications, and other P_{etitions} , papers addressed to the Assembly, shall be presented by a etc., how member in his place; a brief statement of the contents presented, thereof shall be made verbally, and endorsed thereon, together with his name, by the member introducing the same.

34. Any member offering a resolution in the Assembly Introducmay read the same in his place before sending it to the tion of Re-Chair. It shall then be read by the clerk, and when so ^{golutions.} read shall be considered before the House; but it shall not be acted upon by the House on the same day on which it is offered, without leave.

35. All bills and resolutions offered in the Assembly by Bills, etc., any member or committee, shall be endorsed by the member to be endorsed.

86. The first reading of a bill shall be for information, First and and if objections be made to it, the question shall be, second "Shall the bill be rejected?" If no objection be made, or bills. the question to reject be lost, the bill shall go to its second reading without further question.

37. No bill or resolution that requires three readings Bills not shall be committed or amended until it shall be twice read; committed and all joint resolutions which will require the signature read; of the Governor, shall take the same course as to their reading, as in the case of bills, unless otherwise ordered by the Assembly.

38. On the second reading, every bill or memorial re-Reference quiring three readings, shall be referred to the appropriate of bills, standing committee, which shall be announced by the etc. Speaker, unless the Assembly, on motion, make a different order in relation thereto. And this rule shall apply as well to bills and memorials originating in the Senate, as to those originating in the Assembly, except bills reported by a joint committee.

39. Two hundred copies of every bill shall be printed Printing of after a second reading, unless otherwise ordered. And all bills. bills, resolutions and memorials that shall be printed, shall remain at least one day on the files after being printed, before being considered.

40. If the House shall dispense with the printing of Bills to be any bill or memorial, such bill or memorial shall be read read when at length at least once before its final passage; and this rule shall not be suspended without the unanimous consent of the Assembly.
Second and 41. The second and third reading of all bills approprithird read ating money, shall be at length, and a suspension of this bills to be rule shall not be made without the unanimous consent of at length. the Assembly.

Every bill shall receive three several readings pre-42. Every bill vious to its passage, but no bill shall receive its second and to be read third readings on the same day.

General File.

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Bills committed to committees and reported back by 43. them; bills originating with and reported by committees. and bills taking no other reference, shall constitute the "General File." Bills in the General File shall be arranged therein by the clerk in the order in which they are reported, or referred thereto, as aforesaid, and shall be considered in the same order unless the Assembly shall direct ofherwise.

44. Bills to be tee of the Whole.

All bills, resolutions, memorials, etc., requiring the considered approval of the Governor, shall, after the second reading, in Commit- be considered by the House in Committee of the Whole before they shall be taken up and considered by the Assembly.

HOW BUSINESS CONDUCTED.

45. When any member is about to speak in debate, or Addressing deliver any matter to the Assembly, he shall arise from his the Speak'r

seat and respectfully address the chair thus ; " Mr. Speaker," and shall confine himself to the question under debate, and avoid personality.

Speaker to 46. When any two or more members shall arise at the decide who same time, the Speaker shall name the person who is first has the to speak. floor.

47. When a member is called to order, he shall sit down, Call to or- and shall not speak, except in explanation, until it shall der while have been determined whether he is in order or not; and speaking. if a member be called to order for words spoken, the exceptional words shall be taken down in writing, that the Speaker and the Assembly may be better able to judge.

No member shall speak except in his place, nor Speaking 48. twice or out more than twice on any one question, except on leave of of place prohibited. the Assembly.

While the Speaker is addressing the Assembly, or 49. Order while putting a question, no member shall cross the floor, or or a mem-leave the house; nor while a member is speaking, walk berisspeak- between him and the chair.

ing. 50. When a question is under debate, no motion shall Motions in be received, excepting debate.

1. - To adjourn ;

2. - To lay on the table;

3. -- For the previous question ;

4. - To postpone to a day certain ;

5. - To commit to a standing committee ;

6. - To commit to a select committee :

7.-To amend;

8.-- To postpone indefinitely;

And these several motions shall have precedence in the Precedence of motions. order in which they stand arranged in this rule.

A motion to strike out the enacting clause of an Effect of 51. Assembly bill shall be considered equivalent to a motion motion to strike out to indefinitely postpone. enacting

52. If a question depending be lost by adjournment, clause. and revived on the succeeding day, no member who shall No member have spoken twice on the preceding day shall be permitted to speak more than again to speak without leave of the Assembly. twice with-

53. A motion to adjourn, to lay on the table, and a call out leave. for the previous question, shall be decided without debate. Motions de-And all incidental questions of order, arising after a mo- cided withtion is made for either of the questions named in this rule, out debate. and pending such motion, shall be decided, whether on appeal or otherwise, without debate.

54. A motion to postpone to a day certain, to commit, Motionsnot or to postpone indefinitely, being decided, shall not be newed. again allowed on the same day, and at the same stage of the bill or proposition.

When a motion is made, it shall be stated by the Motions, 55. Speaker, or read by the Clerk, previous to debate. If any how stated, member require it, all motions (except to adjourn, post- etc. pone or commit,) shall be reduced to writing. Any motion may be withdrawn, by consent of the Assembly, before division or amendment.

All questions shall be put in this form: "These Questions. 56. who are of opinion (as the case may be,) say. Aye. Those how put. of contrary opinion say, No." And in doubtful cases any member may call for a division.

It shall be competent for one-sixth of the members Ayes and present, when a question is taken, to order the yeas and taken, when nays, which shall be recorded by the Clerk.

Every member present, when a question is put, or Members to 58. when his name is called, shall vote, unless the Assembly vote unless shall, for special cause, excuse him; but it shall not be in excused. order for a member to be excused after the house has commenced voting.

Any member may call for the division of a ques- Division of 59. tion, which shall be divided, if it comprehend propositions, a question.

in substance so distinct, that, one being taken away, a substantive proposition shall remain for the decision of the Assembly. A motion to strike out and insert shall be deemed indivisible; but a motion to strike out being lost, shall preclude neither amendment, nor a motion to strike out and insert.

Bills, reports and motions, may be committed at committal of papers. 60. the pleasure of the Assembly.

61. In filling blanks, the largest sum and longest time Filling hlanks. shall first be put.

62. In all cases, when the Assembly is equally divided, Tie vote. the question shall be lost.

Reconsideration.

F 63. When a motion or question shall have been once determined, either in the affirmative or negative, it shall always be in order for any member of the majority, or where the Assembly is equally divided, for any member who voted in the negative, to move for a reconsideration thereof, on the same or succeeding day. A motion to reconsider being put and lost, shall not be renewed.

No one to No member or other person shall visit or remain by 64.remain by the Clerk's table while the yeas and nays are being called. table. CALL OF THE HOUSE.

Call of the House.

Any fifteen members may make a call of the house 65. and require absent members to be sent for; but a call of the house cannot be made after the voting has commenced.

66. On a call of the house being moved, the Speaker Manner of shall say: "It requiring fifteen members to order a call ordering a call of the of the house, those in favor of the call will rise;" and if fifteen or more shall rise, the call shall be thereby ordered.

67. A call of the house being ordered, the Sergeant-at-Arms shall close the doors, and no member shall be allowed to leave the room.

The Clerk shall immediately call the roll of mem-68. bers, and note the absentees, whose names shall be read, brought in. and entered upon the journal in such manner as to show who are absent with leave, and who are absent without leave. The Clerk shall furnish the Sergeant-at-Arms with a list of those who are absent without leave; and the Sergeant-at-Arms shall forthwith proceed to find and bring in such absentees.

While the Assembly is under a call, no business 69. No business shall be transacted, except to receive and act upon the reacted while port of the Sergeant-at-Arms; and no other motion shall be in order. except a motion to adjourn, and a motion to suspend further proceedings under the call-which motions shall be determined by yeas and nays; and the motion to suspend further proceedings under the call shall not be adopted unless a majority of all the members elect vote in favor thereof.

Upon the Sergeant-at-Arms making a report show-70. When call isatan end. ing that all who were absent without leave, (naming them,) are present, such report shall be entered on the journal, and the call shall be at an end; and thereupon the doors shall be opened, and the business or motion pending at the time the call was made shall be proceeded. with.

Report of the Serge'tat-Arms.

71. The Sergeant-at-...rms may make report of his proceedings at any time, which report may be accepted, and further proceedings under the call thereby dispensed with; but the motion to accept such report shall be determined

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House. Doors to be

closed.

Absentees to be

under a

call.

by yeas and nays, and it shall not be adopted unless a majority of all the members elect shall vote in favor thereof. If such report be not accepted, the Sergeant-at-Arms shall proceed to a completion of his duties, as required by rule 68.

PREVIOUS QUESTION.

72. When any bill, memorial or resolution is under Previous consideration, any member being in order and having the question. floor, may move the "previous question;" but such motion shall not be deemed to be seconded unless fifteen members concur therein.

73. The previous question being moved, the Speaker Statement shall say: "It requiring fifteen members to second the vious quesmotion for the previous question, those in favor of sus-tion, and taining the motion will rise;" and if fifteen or more rise, ordering the previous question shall be thereby seconded; and the question shall then be, "Shall the main question be now put"—which question shall be determined by yeas and nays The main question being ordered to be now put, its effect shall be to put an end to all debate, and bring the Assembly to a direct vote upon the pending amendments, and then upon the main question.

74 When, on taking the previous question, the Assem- Main quesbly shall decide that the main question shall not now be thon not orput, the main question shall remain as the question before dered. the House, in the same stage of proceedings, as before the previous question was moved.

⁷ 75. On motion for the previous question, and prior to _{Call} of the the ordering of the main question, one call of the House House in orshall be in order; but after proceedings under such call der once. shall have been once dispensed with, or after a majority shall have ordered the main question, no call shall be in order prior to the decision of such question.

COMMITTEE OF THE WHOLE.

76. After the morning hour, any member may move Committee that the Assembly resolve itself into the Committee of the of the Whole on the General File of Bills, or upon any particular Whole. bill or measure, or upon the Special Order. If the motion prevail, the Assembly may elect a chairman, or the Speaker er may call some member to the chair.

77. Every bill in Committee of the Whole shall be read Bill to be and considered by sections, unless the committee shall oth-sections, erwise order. The body of the bill shall not be defaced or interlined; but all amendments agreed to by the committee shall be attached to the bill, noting the section and Clerical erline, and so reported to the Assembly. Mere clerical er-rors may be rors in the bill may be corrected by the chairman or clerk, corrected, without treating the same as amendments.

Amendm'ts 78. All amendments made to a memorial or report to memoricommitted to the Committee of the Whole shall be noted als or reand reported as in the case of bills. ports.

Rules in Committee of the Whole.

The rules observed in the Assembly shall govern, 79. as far as practicable, the proceedings in the Committee of the Whole; except that a member may speak more than. twice on the same subject, and that a call of the yeas and nays, or for the previous question, cannot be made in Committee.

80. The chairman of the Committee of the Whole shall Chairman f boy the same power to preserve order and decorum as preserve or- the Speaker of the Assembly. der.

After the business upon which the Assembly re-81. solved itself into Committee of the Whole shall be com-Report of Committee. pleted, the committee, without motion, (or at any time previous, upon motion,) shall rise and report.

PROCEEDINGS SUBSEQUENT TO COMMITTEE OF THE WHOLE.

Amendm'ts 82. Amendments made in Committee of the Whole, made in Com. need shall not be read by the Speaker on his resuming the not be read chair, unless required by one or more of the members. by Speak'r. 83.

The final question upon the second reading of every bill or other paper originating in the Assembly, and re-Statement Statement of question quiring three readings previous to being passed, shall be, previous to "Shall it be engrossed and read the third time?" and 3d reading. upon every such bill or paper originating in the Senate, "Shall it be read a third time?"

Engrossm't of bills.

Every Assembly bill and resolution ordered to be en-84. grossed and read a third time, shall be re-written in a plain hand, with all amendments, before being read a third time, except as is provided for in rule 26.

On the third reading of a bill or resolution, no No amend-85. ment on Sd amendment, except to fill blanks, shall be received, exreading. cept by the unanimous consent of the members present.

Recommitment presage.

A bill or a resolution may be recommitted at any 86. time previous to its passage; if any amendment be revioustopas- ported upon such commitment, the question shall be upon concurring in the amendment, and the question for its engrossment and third reading may then be put.

87. Upon the third reading of an Assembly bill, the Question on question shall be stated thus: "This bill having been passage of read three several times, the question is, ' Shall the bill pass?'" Upon the third reading of Senate bills, the question shall be stated thus: "This bill having been read three several times, the question is 'Shall the bill be concurred in ? ' "

88. Each bill which passes its third reading shall be Bills to be transmitted certified by the Clerk, and by him transmitted to the Sento the ate; the day of transmission shall be entered on the Senate. bill books of the Clerk.

PRIVILEGED MOTIONS.

89. A motion to adjourn shall always be in order, ex-Motion to cept when the House is voting: but this rule shall not au-adjourn altorize any member to move an adjournment while anoth- $\frac{1}{der}$ er member has the floor.

90. Any motion or resolution relating to the organiza- Privileged tion of the Assembly, or to any of its officers, members, or motions. committees, shall be privileged, and need not lie over for consideration, under rule 34.

SUSPENDING AND CHANGING RULES, ETC.

01. No standing rule or order of the Assembly shall Suspension be rescinded or changed, without one day's notice being and alteragiven of the motion therefor, which motion shall embrace Rules. the proposed amendment. Nor shall any rule be suspended, except by a vote of at least two-thirds of the members present. Nor shall the order of business, as established by the rules of the Assembly, be postponed or changed, except by a vote of at least two-thirds of the members present.

92. The rules of Parliamentary practice, comprised in Jefferson's Jefferson's Manual, shall govern the Assembly in all cases Manual the to which they are applicable, and in which they are not inconsistent with these rules, and the orders of the Assembly, and the joint rules and orders of the Senate and Assembly.

JOINT RULES AND ORDERS.

JOINT RULES AND ORDERS

OF THE SENATE AND ASSEMBLY.

Messages.

1. When a message shall be sent from the Senate to the Assembly, it shall be announced at the door of the Assembly by the Sergeant-at-Arms, and shall be respectfully communicated to the chair by the person by whom it may be sent.

2. The same ceremony shall be observed when a message shall be sent from the Assembly to the Senate.

3. Messages shall be sent by the Chief Clerk or his assistant, in each House.

4. When a bill or resolution which has passed in one Honse, shall be rejected in the other, notice thereof shall be given to the House in which the same originated.

5. When a bill or resolution, which has been passed in one House, is rejected in the other, it shall not be again brought in during the same session without a notice of five days, and leave of two-thirds of the House in which it shall be renewed.

6. Each House shall transmit to the other all papers on Papers to accompany which any bill or resolution shall be founded. bills.

7. When a bill, resolution or memorial, shall have passed either House, and requires the concurrence of the other, Order reit shall be transmitted to said House without entering an questing concur'en'e order upon the journal of the house in which it passed, requesting the concurrence of the other House.

OF JOINT COMMITTEES.

8. The Joint Committees required by Statute are as Joint Comfollows: mittees.

1. On Claims. *- Three from Senate; five from Assembly.

On Public Printing.§—Two from Senate; three from Assembly.
 On Local Legislation. ‡—Two from Senate; three from Assembly.

9. The committees of the two Houses on State Prison, and Visiting Committees on Charitable and Benevolent Institutions, shall act jointly

in visiting the State institutions, and in reporting upon the condition of such institutions.

Printing of Reports.

10. Whenever any report of a Joint Committee, or other document, shall be presented to both Houses of the Legislature, the first House acting on the same, if it shall be thought necessary to have it printed, shall order a sufficient number of copies for both branches, and shall immediately inform the other House of its action upon the subject.

*See Secs. 18 to 22, inclusive, of Chap. 9, Revised Statutes, page 122. §See Secs. 22 and 23, of Chap. 114, Laws of 1858, (R. S., page 97.) ‡See Chap. 370, General Laws of 1860, page 381.

By whom sent.

Rejected bills and resolutions.

JOINT RULES AND ORDERS.

COMMITTEE OF CONFERENCE.

11. In all cases of disagreement between the Senate and Committees Assembly, if either House shall request a conference, and of Conferappoint a committee for that purpose, the other House shall appoint a similar committee. Such committees shall, at a convenient hour, to be agreed upon by their chairmen, meet in the conference chamber, and state to each other verbally or in writing. as either shall choose, the reasons of their respective Houses for or against the disagreement, and confer freely thereon; and they shall be authorized to report to their respective Houses such modifications or amendments as they may think advisable.

12. After each House shall have adhered to their dis-Adherence agreement, a bill or resolution shall be lost.

ACTS OF A GENERAL NATURE.

13. The title of every bill of a general nature shall Titles of designate the object, purpose or subject of the bill, and ^{bills}. when such bill proposes to amend any chapter or act, the title shall read thus:

"A bill relating to —, and amendatory of section , of chapter —, of the —," filling the blanks with the proper subject, section and chapter of the Revised Statutes or General Laws, designating the same. And every bill shall recite at length every section which it proposes to amend as such section will read if amended as proposed: *Provided*, Such recitation shall not be required when the proposed amendment shall only *add* to such section, without changing the phraseology of the original.

14. The title of all bills for repealing any act, chapter, or section, and having no other object, shall be as follows; "A bill to repeal section —, of chapter —, of the _____, relating to ____," filling the blanks with the proper section and chapter of the Revised Statutes or General Laws, designating the same and also the subject, object or purpose of the section or chapter repealed. And in the body of every such bill, the full title of the act repealed shall be recited at length.

15. It shall be in the power of each House to amend Each House any amendment made by the other, to any bill, memorial may amend or resolution.

OF BILLS PASSED.

16. After a bill has passed both houses, it shall be duly Enrollment enrolled by or under the direction of the Chief Clerk of the of bills. House in which the same originated, before it shall be presented to the Governor for his approval.

17. When a bill is duly enrolled, it shall be examined Examination by the committees of the two Houses on Enrolled Bills, act-of enrolled ing jointly, who shall carefully compare the enrolled bill with the engrossed bill as passed in the two Houses. Said committee shall correct any errors that may be discovered

JOINT RULES AND ORDERS.

in the enrolled bill, and make their report forthwith to the House in which the bill originated.

Signining of bills.

nor.

After examination and report, each bill shall be 18. signed in the respective Houses, first by the Speaker of the Assembly, then by the President of the Senate.

After a bill shall have been thus signed in each Presentat'n 19. of bills to House, it shall be presented by the Committees on Enrolled the Gover-Bills to the Governor for his approval, it being first endorsed

on the back of the roll, certifying in which House the same originated, which certificate shall be signed by the Chief Clerk of such House. Said committees shall jointly report the day of presentation to the Governor, which report shall be entered on the journal of each House.

Resolutions All orders, resolutions and votes which are to be 20. to take the presented to the Governor for his approval, shall, also, in as mecourse the same manner, be previously enrolled, examined and signed, and then be presented in the same manner, and by

the same committee, as is provided in case of bills.

OF CLAIMS, ETC.

Acconntsto 21.No account presented shall be acted on, unless veribe verified. fied by affidavit of the person in whose favor the same may be.

22. All petitions, claims, bills, accounts or demands All papers asking for an appropriation of money, shall be preserved claiming money to be by the committee to whom the same may be referred; and preserved. such committee shall endorse on every such petition, claim,

bill, account or demand, whether they report in favor of allowing or disallowing the same; and if in favor of allowing a part thereof, only, then the sum so reported. After such committee shall have reported upon the same, such petition, claim, bill, account or demand, and every of them, shall be delivered to the Chief Clerk of the house in which the same was first presented, to be filed by such Clerk, and delivered, at the close of the session, to the Sec'y of State.

23. Resolutions involving the appropriation of money, Resolutions for printing the Governor's Message, or other public docuappropria'g uments, shall receive the joint concurrence of the two money. Houses.

JOINT CONVENTION, ETC.

Whenever there shall be a joint convention of the 24. Joint Convention two Houses, the proceedings shall be entered at length on the journal of each House. The Lieutenant Governor or President of the Senate shall preside over such joint convention, and the Chief Clerk of the Senate shall act as Clerk thereof, assisted by the Chief Clerk of the Assembly : Provided, That the Lieutenant Governor shall not act in said convention except as presiding officer, and in no case shall have the right to give the casting vote.

Adjournm't

Neither House shall adjourn during any session 25.thereof, without the consent of the other, for a longer period than three days.

MANUAL OF

CUSTOMS, PRECEDENTS AND FORMS.

ORGANIZATION.

The Legislature convenes at 12 o'clock, M., on the second Wednesday in January in each year.

Custom, so prevalent and so ancient as to have the force of law, has made it the duty of the Chief Clerk of the previous Assembly to call to order, and to conduct the proceedings generally, until a Speaker is chosen.

The Secretary of State furnishes to the clerk a certified statement of the names of the members elect, which is read. The members then advance to the Clerk's desk, generally, the delegation of each county by itself, and subscribe the oath of office.

It often happens, that, by neglect of the proper county officer, to return the proceedings of the county canvassers, some members find their election not to be on recerd in the Secretary's office. In such case, the certificate held by the member himself, should be produced to the Clerk. This answers every purpose, and should always be secured by members elect, from the Clerk of their county.

The oath of office is then administered to the members elect. It may be administered by the Speaker, the President of the Senate, the Governor, Secretary of State, Attorney General, or any of the Judges of the Supreme Court. It has been administered in this State, usually, by one of the Judges. Members coming in after the first day of the session are sworn in by the Speaker.

After all are sworn, the roll is called, when, if a quorum is found present, the Clerk declares the House to be qualified and competent to proceed to business.

If the parties in the Assembly have determined their choice for officers, the election proceeds forthwith; if not, an adjournment is had until the next day.

The election for Speaker. Clerk and Sergeant-at-Arms, is required to be *viva voce*, and these are the only offices which the Assembly can fill.

The roll is called, and each member announces audibly the name of the candidate of his choice.

The Clerk announces the result, and names a committee to conduct the Speaker elect to the chair; the other elections proceed in the same manner, except that when the result is announced by the Speaker, the officer elect advances to the Clerk's desk and is sworn in by the Speaker.

A committee is then appointed to wait on the Senate, and inform them that the Assembly is organized: or the Clerk is directed, by resolution to inform the Senate of the fact.

A Joint Committee of both Houses is then appointed to convey a like message to the Governor, and inform him that the Houses are in readiness to receive any communication from him.

The Senate and Assembly have usually assembled in Joint Convention, in the Assembly Chamber upon some day and hour suggested by the Governor, during the first week of the session, to hear his annual message.

The message has been read sometimes by his Private Secretary, and sometimes by the Clerk of one of the Houses.

At the first opportunity after hearing the message read, the various recommendations therein contained, are referred, by resolution, to appropriate Standing Committees, or to Select Committees.

Standing Committees are appointed by the Speaker at as early a day in the session as is possible. They consist of five members to each committee, except that on Railroads, which consists of nine members, the Joint Committee on Printing, and the Joint Committee on Local Laws, which consist of three members each.

DRAWING OF SEATS.

The drawing of seats by lot, has been observed since the Assembly first took possession of the new Assembly Chamber.

The method heretofore pursued is as follows:

The members leave their seats, and take places in the open area behind the seats.

The Clerk having placed in a box, slips of paper containing the names of members respectively, a page or messenger draws them therefrom.

The Clerk announces cach name as it is drawn, and the member named selects his seat, and occupies it until the drawing is completed.

COMPENSATION.

"Each member of the Legislature shall receive for his services, two dollars and fifty cents for each day's attendance during the session, and ten cents for every mile Inty ceres for each days attendance during the session, and ten cents for every mult he shall travel in going to and returning from the place of the meeting of the Legislature, on the most usual route."—Cm. Art. 4, Sec. 21. "The Speaker of the Assembly shall be entitled to receive for every day's attendance during the session of the Assembly, "-R. S., Page 120, Sec. 10.

It is customary to pay the mileage of members both ways, at the commencement of the session, upon the certificate of the Speaker

and Clerk, as to the proper sum to which each member is entitled. The members are entitled to the per diem due them, whenever demanded. Since 1862, members have received their per diem certificates from the Chief Clerk at regular intervals of twenty days; which course is preferable on many accounts to the former method of drawing certificates only when demanded by members.

PAY OF OFFICERS.

Chapter 136, General Laws, 1860.

Src. 1. There is hereby annually appropriated, out of any money in the State Treasury not otherwise appropriated, a sum sufficient to pay the per diem of officers of the Legislature, as follows: To the Chief Clerks, each, five dollars; to the Assistant Clerks, and Sergeant-at-Arms, each, four dollars: to all other Clerks, Postmaster and assistant Sergeant-at-Arms, each, three dollars; to the Assistant Postmaster, Doorkeeper and Firemen, each two dollars and fifty cents; to all Messengers, each, one dollar and fifty cents.

SEC. 2. The per diem hereby established shall only be allowed from the commencement to the adjournment of the Legislature, and each of the officers mentioned in this act is hereby authorized to receive his per diem from the Treasury on the certificate of the presiding officers of their respective Houses, as to the number of days attendance.

DUTIES OF OFFICERS.

SPEAKER.—The duties of this officer are generally as follows: To open the session, at the time to which the Assembly is ad-

journed by taking the chair and calling the members to order; To announce the business before the Assembly in the order in

which it is to be acted upon; To receive and submit, in the proper manner, all motions and

propositions presented by the members: To put to vote all questions which are regularly moved, or necessarily arise in the course of proceedings, and to announce the

essarily arise in the course of proceedings, and to announce the result;

To restrain the members, when engaged in debate, within the rules of order;

To enforce on all occasions the observance of order and decorum among the members;

To inform the Assembly, when necessary, or when referred to for the purpose, in a point of order or practice;

To authenticate, by his signature, when necessary, all the acts, orders and proceedings of the Assembly.

To name the members (when directed to do so in a particular

case, or when it is a part of his general duty by the rules) who are to serve on committees; and in general

To represent and stand for the Assembly, declaring its will, and in all things obeying its commands. Every officer of the House is subordinate to the Speaker, and, in all that relates to the prompt and correct discharge of official duty, is under his supervision.

CHIEF CLERK .- He has the care and custody of all the papers and records, and arranges in its proper order, from day to day, after its inception, all the business of the House. He must, in order to have a proper knowledge of the affairs of his department, apportion, systematize and personally supervise the labor of all of his subordinates, and, when not called therefrom by more important duties, should officiate in person at the reading desk. The duties of his subordinates are properly his duties, as all are performed under his direction, and he is responsible for any deficiencies. It is his duty to prepare and furnish to the public printer, an accurate record of each day's proceedings, and a copy of every bill, report and other thing ordered to be printed, "on the same day such orders are made;" to keep the pay accounts of members and officers, and issue his certificates of per diem to them; to deliver the messages of the Assembly to the Senate; to sign subpœnas; he can "permit no records nor papers belonging to the Assembly to be taken out of his custody, otherwise than in the regular course of business;" and shall report any missing papers to the notice of the Speaker.

It is his duty to prepare an index to the Journal, at the close of the session, and to be present at the opening of the next session, and attend to such preliminary business as may be necessary, and conduct the proceedings therein until a Speaker is elected, and perform the duties of Clerk thereof until his successor is chosen and qualified.

He is by law responsible for the safe keeping of all bills and other documents in possession of the Assembly, and for the proper registry of all proceedings; and is required at the close of the session, to deposit all papers in his possession as Chief Clerk, properly classified and labelled, with the Secretary of State.

A more detailed description of the labors connected with the clerkship will be found under the next head.

REGULATIONS IN THE DEPARTMENT OF THE CLERK.

To insure a systematic and correct performance of the duties of their department, the Chief Clerks of the two Houses have established the following regulations:

DUTIES OF DEPUTIES.

THE ASSISTANT CLERK-It is his special duty :

1. To keep a record of each day's proceedings; and to correct the proof of the same while being printed.

2. To officiate at the reading desk when required by the Clerk; and in case of his absence, to perform his duties generally.

3. To label and file in their appropriate places all papers presented, with proper dates and references.

4. To select each day all papers ordered to be printed, make a list thereof in the book provided for that purpose, and send them to the State Printer, taking his receipt therefor.

5. To keep a list of all absentees on leave, etc.

THE BOOK-KEEPER-It is his special duty :

1. To keep the registers of Bills, Resolutions, Memorials, etc., showing therein and opposite to each title, all action taken, and proceedings had, with regard to such paper.

2. To distribute to the proper committee, or officers, all bills, petitions and other papers referred.

³ 3. To make out all certificates for per diem and mileage, ready for the signature of the Speaker and Clerk.

4. To prepare the Messages to be delivered to the other House, and when not otherwise occupied, to help the Assistant Clerk in the performance of his duties.

THE ENGROSSING CLERK-It is his special duty :

1. To engross all bills ordered to a third reading which the rules require to be engrossed, properly placing all amendments adopted prior to the order for their engrossment.

² 2. By direction of the Chief or Assistant Clerk, to perform any necessary service appertaining to the duties of the other deputies.

THE ENROLLING CLERK-It is his special duty :

To make clear, legible copies of all bills which have been concurred in, without erasures or interlineations.

THE TRANSCRIBING CLERK-It is his special duty :

To copy the record of the proceedings of the Assembly into a book prepared for that purpose.

GENERAL REGULATIONS.

1. Each Deputy, when not occupied in the performance of his own special duties, is to render such assistance to the Clerk and to his associate deputies as may be in his power, or as the pressure of duties in a particular department may render necessary.

2 The Deputies are expected to notify the Chief Clerk of any interference by members or others with their duties, and of all improper approaches or requests made to them by any person. They are not to exhibit to any person any bill or other document in their official possession without leave of the Chief Clerk.

3. Perfect courtesy must at all times be maintained towards members, reporters, associate deputies, and all who have business to [8 MANUAL.]

transact with the department; and interference with legislation cannot be allowed under any circumstances.

TO MEMBERS, OFFICERS AND REPORTERS.

It is especially requested that no member, officer or reporter will interrupt the Assistant Clerk while engaged in keeping the journal. "No journal, record, account or paper" of any kind, must be

taken from the desk, unless by express permission of the Clerk.

SERGEANT-AT-ARMS.—This officer is the executive officer of the House. He has charge of the post office, and other appurtenant conveniences of the Assembly. He controls the police regulations, attends to the warming of the chamber, serves the subpenas and warrants of the Assembly, announces messages from the Governor and from the Senate, provides rooms for committees, receives from the Superintendent of Public Property all public documents ordered, or coming in due course, and distributes the same through the post office, or otherwise, to members and officers entitled thereto. He is to organize his department with such system that each of his subordinates shall know his precise duties, and he is to see that each performs his duty promptly, thoroughly, and courteously. He is required to keep the Chamber open from 8 o'clock A. M. to 10 o'clock P. M.

He should have the printed bills and other documents in his possession so classified and arranged that he can at once answer any call upon him for them. His assistant assists him generally in the discharge of his duties, and takes his place when he is absent.

THE POSTMASTER—Attends to the receipt and delivery of all mail matter coming to members and officers of the Assembly. Each member has a box in the Assembly post office, in which his mail matter is deposited; and the Postmaster must, by himself or assistant, be at his post from 8 o'clock A. M. until 10 o'clock P. M., and until the adjournment of the Assembly for the day. He receives and forwards all mail matter deposited in his office by members or officers, in time to be mailed from the Madison post office. He is to prominently post in the cloak and hat room (which is the member's side of the post office) a notice of the hours of closing the Assembly mails. He is entitled to the exclusive use of the post office, and no one ought to be admitted thereto except the Sergeantat-Arms and the Speaker.

THE ASSISTANT POSTMASTER—Brings the mail to and from the Madison post office, and assists the Postmaster generally in his duties.

THE DOORKEEPER—Attends to the principal door; opens and closes it for the entry or exit of all persons; maintains order in the lobby and vestibule; sees that visitors are seated, and that the regulations of the House; in his department, are strictly enforced. For the proper discharge of this office, both patience, courtesy, and firmness are required.

THE ASSISTANT DOORKEEPERS-Each at their respective stations, are to discharge the same duties as the principal Doorkeeper.

They must be in attendance as well during the recess as the sessions of the Assembly, to keep out intruders, and maintain order.

THE FIREMEN-Attend to the warming and ventilation of the Assembly Chamber, and, under direction of the Sergeant-at-Arms, make themselves generally useful.

The Postmasters, Doorkeepers and Firemen are appointed by the Sergeant-at-Arms, and are responsible to him. He is to see that they perform their duties faithfully.

THE MESSENGERS—Are appointed by the Speaker, except those in particular attendance upon the Chief Clerk and Sergeant-at-Arms, who are appointed by said officers respectively.

DUTIES OF MESSENGERS.

1st. To be in attendance from 8 o'clock, A. M., until 10 o'clock, P. M., every day, (Sunday's excepted,) whether the Assembly is in session or not.

2d. To receive the Journals and printed bills from the Sergeantat-Arms, and arrange them in order on the file of each member.

3d. Not to leave the Assembly Chamber during the morning hour, or absent themselves from the sessions of the Assembly during an entire day except upon leave of the Speaker or Clerk.

4th. During the morning hour to take the positions assigned to them by the Clerk; and, standing up, so as to see, and be seen, hold themselves in readiness to bring all bills, resolutions, etc., from the several members to the Clerk, when presented.

5th. After the expiration of the morning hour, and when not engaged in filing bills, etc., for the members they have in charge, to answer promptly any call, and render assistance to any member requiring it.

6th. To refrain from throwing any paper balls, darts, or other missile, to move lightly across the Assembly Chamber, and demean themselves respectfully towards every member and officer of the Assembly.

STATIONERY.

The Superintendent of Public Property furnishes to each member of the Assembly, and to the Chief Clerk and Sergeant-at-Arms, a uniform outfit of stationery, comprising foolscap, letter and note paper, envelopes, a gold pen and case, a pocket pencil, a good penholder, and several common penholders, a box of steel pens, an inkstand, a mucilage bottle, an eraser, a pocket knife, a ruler, etc., etc., for which a receipt must be given.

Whatever else a member or officer desires, must be ordered, in writing, of the Superintendent, who charges the order to the person making it, and reports the same, when required, either to the Governor or Legislature. But under the law of 1859, no member can order more stationery than will amount to S15.

NEWSPAPERS.

The Secretary of State, at the commencement of each session of the Legislature, furnishes each member with a blank order, upon which the member designates the names of the newspapers, and the number of each, which he wishes to take, as provided for by Chapter 16, General Laws 1861, which is as follows:

SEC. 1. Members of the Legislature, the Lieutenant Governor, the Chief Clerk and Sergeant-at-Arms of the Senate, and the Chief Clerk and Sergeant-at-Arms of the Assembly, are hereby authorized, during each session of the Legislature, to take such newspapers as each may choose, at the expense of the State, at a cost not to exceed twenty dollars to each member and officer named, for the session.

SEC. 2. Members of the Legislature, and the officers named in the preceding section, shall each leave with the Secretary of State a list of such papers as he may desire to have ordered in his behalf; and it is made the duty of the Secretary of State to order the papers named in such lists, to be sent to the members or officers desiring the same, to the amount named in the first section.

POST OFFICE ARRANGEMENTS.

The Assembly post office is in charge of a Postmaster appointed by the Sergeant-at-Arms. Each member has a separate box; and all mail matter deposited with the Postmaster is sent to the Madison post office by the Post Office Messenger, at regular hours, corresponding with the hours of closing the mails at the Madison office.

It is the custom for members to prepay all their mail matter, with postage stamps, which the Assembly orders, from time to time, by resolution, from the Superintendent.

PROCESS OF PASSING BILLS.

Some diversity of practice exists herein, but the ordinary method in the Assembly is as follows:

A member having prepared a bill and endorsed the title thereof, together with his name, upon the back of it, rises to his feet, at such time as the introduction of bills is in order, and says:

"Mr. Speaker :"

If recognized, the Speaker responds:

"The gentleman from -----."

The member announces:

"I ask leave to introduce a bill."

The bill is then sent to the Chief Clerk by a messenger. The Clerk then reads the title of the bill, and the Speaker announces :

"First reading of the bill."

If no objection is made, the Clerk reads the bill at length, if it is a bill appropriating money: it not, by its title only; when the Speaker announces:

"Second reading of the bill."

And refers the same to some standing committee, suggested by the member, or, if desired, to a select committee; or to the General File; or, as is usual, the Speaker, of his own motion, makes the reference to such committee as seems to him appropriate.

The bill is, in due course, reported back to the Assembly, by the committee, when it is placed in what is called the General File.

Bills in the General File are considered in Committee of the Whole in the exact order in which they are placed upon the file. Proceedings in Committee of the Whole will be elsewhere considered.

After the Committee of the Whole has completed its action upon any bill, and reported the same back to the Assembly. and any recommendations made by the committee passed upon, it is taken up in its order, when the Speaker puts the following question:

" Shall this bill be engrossed, and read a third time?"

If decided affirmatively, the bill is sent by the Chief Clerk to the Engrossing Clerk for engressment. Upon its return engrossed, the original and engrossed bills are placed in the hands of the committee on engrossed bills, who compare them, and correct any errors which they may find. When found correct, or made so, the committee report them to the House, as correctly engrossed, when the original is filed by the Chief Clerk, and the engrossed bill goes into the order of "Bills ready for a third reading."

When, under the order of business, the bill is reached, the bill, (unless it appropriates money) is read by its title. when the Speaker says as follows:

"This bill having been read three several times, the question is, shall the bill pass?"

If the bill passes, it is taken to the Senate, with a message announcing its passage by the Assembly, and desiring the concurrence of the Senate therein.

Going through with a similar process in the Senate, it is returned with a message announcing their action upon it.

If the Senate concurs, the bill is sent to the Enrolling Clerk, who makes a fair copy thereof, as is elsewhere described. When enrolled, it goes to the Committee on Enrolled Bills, who compare it with the engrossed bill; when found or made correct, they report the bill to the Assembly as correctly enrolled; the engrossed bill is filed by the Chief Clerk; the enrolled bill is then endorsed by the Chief Clerk as having originated in the Assembly, (for the information of the Governor, in case he vetoes it,) then it is signed by the Speaker, and taken with a message to the Senate, desiring the signature of the President of the Senate thereto. The Gommittees on Enrolled bills of the two Houses, acting jointly, then present the bill, duly signed, to the Governor, for his approval, and report that fact to the House. The Governor, if he approves the bill, informs the House in which it originated, of that fact; and that he has deposited it with the Secretary of State.

This is the ordinary process of a bill through all its stages, until it becomes a law. A bill of great interest or importance, or one which is warmly contested, may, by reason of majority and minority reports, special orders, re-commitment, amendments, substitutes, committees of conference, and various other Parliamentary appliances, pass through a vast variety of stages not before enumerated.

Senate bills coming into the Assembly, after passing the Senate, are read twice by title, (unless they appropriate money, when they must be read at length,) and then referred to the appropriate committee.

After consideration in Committee of the Whole, the recommendation of the committee is acted upon in the Assembly—the question being, after recommendations are disposed of,

"Shall this bill be ordered to a third reading?"

If this is decided affirmatively, the bill passes into the order of "Bills on third reading;" and when reached in that order the question is,

"Shall this bill be concurred in?"

If concurred in, the bill is returned to the Senate, with the message, informing it of that fact.

If it is desired to hasten the passage of the bill, it is done by motion, as follows :

"I move to suspend all rules which will interfere with the immediate passage of Bill No. —, Assembly, entitled "A bill to _____."

If this motion prevails, which requires an affirmative vote of twothirds of the members present, the member who desires the immediate passage of the bill may at once move that the bill do pass; and if passed, it may go at once to the Senate.

COMMITTEE OF THE WHOLE.

The Committee of the Whole is an expedient to simplify the business of Legislative bodies. No record is made of its proceedings, and it has no officers, except of its own creation for temporary purposes. It is liable to instant dissolution in case of disorder, when the Speaker takes the chair to suppress it-in case of lack of a quorum-when the Speaker takes the chair for a call of the House, or an adjournment-and in case of a message from the Senate or Governor, when the Speaker takes the chair to receive it.

The House may resolve itself into a Committee of the Whole, upon some particular bill, resolution or subject, or it may go into Committee of the Whole upon the General File of Bills. In the first case, the motion is.

"That the Assembly do now resolve itself into a Committee of the Whole upon [Bill No. -, A., a bill ---] or [Joint Resolution No. -, A., providing, etc.,] or [upon all bills relating to ----] as the case may be."

In the second case it is,

"That the Assembly do now resolve itself into a Committee of the Whole upon the General File of bills.

Bills, resolutions and general matters which have been once considered in Committee of the Whole, and in which progress has been made and leave granted for further consideration, have the prefer-The motion for the Committee of the Whole, for their further ence. consideration must be made under the head of "Bills in which the Committee of the Whole have made progress and obtained leave to sit again;" and in which case the member who presided when the same matter was previously considered in Committee of the Whole, resumes the chair.

The motion for the Committee of the Whole upon the General File, must be made under the order of "Bills not yet considered in Committee of the Whole."

When the Assembly resolves itself into Committee of the Whole, the Speaker selects a Chairman, as follows :

"The gentleman from -----, Mr. -----, will take the Chair.".

The appointed Chairman advances to the Speaker's desk, and having taken the chair, receives from the clerk the papers indicated by the motion for the committee, when the Chairman announces:

GENTLEMEN:—The committee have under consideration Bill No. —, A., entitled —, (reading the title from the back of the bill.) Or, in case of consideration of the General File, (The committee have under consideration the General File of Bills; the first in roder is bill No. —, A., entitled ——.) "The first section is as follows:"

The Chairman then reads the first section, and asks-

" Are there any amendments proposed to the first section?"

If none are offered, the Chairman says:

"No amendments being offered to the first section, the second section will be read "

This process is continued through the whole bill, when, at the close of the reading, the Chairman says :

"The -- th section and the whole bill have now been read, and are open to amendment."

At this point, after the friends of the bill have perfected it, it is customary for the opponents of the bill to open their attack.

After the discussion of the bill to such an extent as may be desired, if no amendments are made, the final vote is generally upon a motion.

"That the bill be reported back to the House, without amendment."

If any other bills are before the committee, they are proceeded with in the same manner. If it is desired to have further consideration of any matter before the committee, or if the General File has not been gone through with, the motion is,

" That the committee rise, report progress, and ask leave to sit again."

If the committee has completed its duties, the motion is,

"That the committee rise, and report."

Which, being analagous to a motion to adjourn, is not debatable. The Chairman states the matter as follows :

"It is moved that the committee do now rise and report [or otherwise, as the case may be." "Is the committee ready for the question?"

"GENTLEMENT - Those who are of opinion that this committee do now [rise and re-port,] say Aye; those of a contrary opinion, say No."

In case of doubt a division must be had, as the ayes and noes cannot be called in Committee of the Whole.

When the committee rises, the Speaker resumes his seat, and the Chairman, in his place on the floor, reports as follows :

"Mr. Speaker. '

The Speaker answers.

"Mr. Chairman."

Who reports-

"The Committee of the Whole have had under consideration Bill No. -, A., entitled --, and have instructed me to report the seme to the House with amendment, [or as the case may be.]

When the General File has been under consideration, the report is as follows :

"The Committee of the Whole have had under consideration the General File of bills, and gone through the same, and have directed me to report to the House the to wit: [Here follows the titles of bills considered, with the action taken upon them.]

In case the file has been left unfinished, the report is-

"The Committee of the Whole have had under consideration the General File obills, and have made some progress therein. I am directed to report back the following bills, with the amendments and recommendations hereinafter specified, and ask leave for the Committee to sit again." [Here follows the report of amendments, etc., as above.]

On the latter report the question is-

"Shall leave be granted?"

When, upon a count, it is ascertained that a quorum is not present, the report is-

"The Committee of the Whole have had under consideration -----, and after some progress therein, find that there is no quorum present : that fact I herewith report to you."

In case of confusion or disorder, the Speaker, of his own accord, resumes the chair temporarily, and without any formality, for the purpose of suppressing it. When order is restored, the Chairman resumes the chair, and the business proceeds.

Upon the coming in of a report, the recommendations are at once acted on by the Assembly.

When, in Committee of the Whole, any member desires to offer an amendment, it must be reduced to writing and sent to the Chairman, who reads it, and asks—

"Is the committee ready for the question upon the amendment?"

And if no further amendment or debate offer, he puts the question in the usual manner.

After a section is once passed, with an unsuccessful effort to amend it, no further amendments are in order. The strictness of this rule is, however, not always adhered to—an amendment once made, may, however, be reconsidered. Such motion is—

"That the amendment offered by the gentleman from -----, to the ---th section, be reconsidered."

And is stated as follows :

* "The gentleman from _____ moves that the amendment of the gentleman from _____, to the __th section, be reconsidered.

"Is the committee ready for the question ?

"Those who are of the opinion that said amendment be reconsidered, say Aye; those of a contrary opinion, say No."

In case the amendment is reconsidered, the Speaker says :

"The motion is carried. The amendment is reconsidered. The question now recurs upon the adoption of the ameniment. Is the committee ready for the question?" etc.

FORMS

OF TITLES .

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No. -. A., a bill to ----

Repealing Bill:

"To repeal chapter -- of the Revised Statutes, entitled 'of -----."

Appropriation Bill:

"To appropriate to -----, the sum of ----- dollars."

Titles should be written inside the bill, and endorsed upon the outside, as follows:

No. --, A.

A BILL to change the name of Andrew Jackson to James Madison.

MR. GORDON.

RESOLUTIONS should not be entitled, but should have the name of the mover endorsed upon them. The same rule applies to amendments.

Resolutions are of no special form ; the following may serve as a general guide in such matters :

Res. No. --, A., "Resolved, That three thousand copies of the Governor's Message be furnished by the Public Printer, to the Sergeant-at-Arms, for the use of the Assembly.

MR. TUCKER."

FOR REPORTS the following form is used:

"The committee on --, to which was referred Bill No. -, A., a bill to -"Respectfully report the same back to the House with an amendment, and recom-mend its passage when amended," or

"and recommend that it be indefinitely postponed;" or "and recommend that it be indefinitely postponed;" or "and recommend that it be referred to delegation from ____;" or, "to a select committee."

Or, if a Committee report by bill :

"The committee on —, to which was referred —, respectfully report by "Bill No. —, a bill to —; '' that neargon it are neargon?"

" And recommend its passage."

AN ENACTING CLAUSE must precede the body of the bill-It must invariably be in the following form :

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows :- Const., Art. IV., Sec. 17.

INVESTIGATIONS.

When an investigation is required into any matter, the person most interested in having the inquiry made, should move the appointment of a committee to take the subject in charge. This is done by resolution. The resolution should be so drawn as to state the precise subject to be investigated, and to give the committee all the power which the mover may deem necessary to a thorough examination into the subject matter to be laid before them; this should be done to prevent any misapprehension as to the intention and extent of the inquiry to be made. In case of the adoption of the resolution, the mover, together with other members, will be appointed a committee. They have power to send for persons and The form of a subpœna is as follows : papers.

"THE STATE OF WISCONSIN,

— on the part of the Assembly, a joint committee appointed under a resolution of the Senate and Assembly, to investigate — at the room of said committee — in the city of Madison, the capital of the State, on the — day of — A. D. one thou-sand eight hundred and — at the hear of — in the — neen, then and there, and from time to time, as required by said committee, to testify and give evi-dence upon the matters of inquiry before said committee.

'Hereof fail not, under the penalty in such case made and provided.

To

"Given at the Assembly Chamber, in the city of Madison aforesaid, this ---- day - A. D. 18of -

" Speaker of the Assembly.

"Attest:

" Chief Clerk of the Assembly."

In case of a refusal to appear, or a refusal to testify, the following form of certificate has been used :

"To Hon.

"Speaker of the Assembly:

"I, _____, chairman of the *joint* committee appointed to investigate _____ do hereby certify that ______ has been duly supborned to appear before said com-mittee, as will fully appear by the writ served, and affidavit of service accompanying the same on file with the Chief Clerk of the Assembly.

"Dated Madison, —, 18-, at — o'clock, P. M.

Upon which a warrant in the following form may be used:

"The State of Wisconsin to the Sergeant-at-Arms of the Assembly :

- commanding him to per-"It appearing that a writ of subpœna directed to -sonally appear and attend before Messrs. ---- on the part of the Senate and on the part of the Assembly, a joint committee appointed under a resolution of the at the room of said committee, in Scrate and Assembly, to investigate -

the city of Madison, the Capital of the State, the --– day of – -, A. D. 18-, at the - in the ----- noon, then and there, and from time to time, as required by hour of said committee, to testify and give evidence upon the matter of inquiry before said committee, has been issued, and that the said writ of subpena was duly, personally on the ---- day ----- A. D. 18-, and returned as provided in section 1 of an act entitled 'An act concerning evidences and witnesses,' approved February 3d, 1858; and it further appearing by the certificate of the chair-man of said joint committee, that the said — has fulled or neglected to appear - has failed or neglected to appear before the said committee, in observations the mandate of said subponn: Therefore, You are hereby commanded, in the name of the State of Wisconsin, to take the body of him, the said —, and bring him before the Assembly, so that he may testify and give evidence before the said committee, and answer for his contempt of the Assembly, in not obeying the mandate of said subpena. Hereof fail not. "Given at the Assembly Chamber, in the city of Madison aforesaid, this -

- dav of --, A. D. 18-

" Speaker of the Assembly.

" Chief Clerk of the Assembly."

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-2

To which the return, in ordinary cases, would be :

"By virtue of the within process, I did, on the —— day of ——, 13—, arrest dy of ——, and took him before the committee within named, and the said -, 18-, arrest the body of having refused to answer interrogatories propounded by said committee, I have him, by direction of said committee, now before the Assembly. "Assembly Chamber, —, 18—,

Sergeant-at-Arms of the Assembly,"

A resolution declaring the defaulter to be in contempt, is the next proceeding.

The following form for such resolution was used at the session of 1858:

"Resolved, That the neglect or failure of ______ to appear before the joint investi-gating committee, composed of Messrs. _____ of the Senate, and ______ of the Assem-bly, in compliance with the mandate of the writ of subpcena of this Assembly, served upon him on the _____ instant, as fully appears by the said writ, and the affidavit of the service thereof endorsed thereon, now on file with the Chief Clerk of this House, be and the said neglect and failure is hereby declared a contempt of this House."

This is followed by an interrogatory as follows:

Interrogatory 1 .- Why did you not appear before the joint investigating committee, as required by the mandate of the subpœna served upon you on the ---- inst.?

To which the defaulter pleads before punishment is inflicted. Another form is as follows .

"Resolved, That the refusal of -- to answer the questions put to him by a member of the *joint* investigating committee on the — inst., and which questions were certified to the House by ———, chairman of said committee: and are now in writing certified to the House by _____, chairman of said committee; and which questions were on file with the Chief Clerk of this House, be, and the refusal is hereby declared a contempt of this House."

Followed by the corresponding interogatory :

"Why did you not answer the questions put or propounded to you on the -- inst., by a member of the joint investigating committee, of which --- is chairman ?"

In case the answer is satisfactory, the offender is discharged; if otherwise, he is punished by reprimand, fine or imprisonment, or

both; but such imprisonment cannot extend beyond the session of the Legislature.

The report of a committee of investigation should consist of three parts :

1st. -The testimony taken;

2d. — A statement of the facts proven thereby, or conclusions derived therefrom; 3d. — Resolutions, or a bill providing for the action which the committee deem pro-per to be taken in the premises."

OUORUMS.

Whole number electable.

"Not less than 54 nor more than 100."-Cons., Art. IV., Sec. 2. "One from each Assembly District."-Chap. 216, Gen. Laws, 1861.-(which provides for 100 Assembly Districts.)

To expel a member-67.

"Two-thirds of all the members elected."-Cons., Art. IV., Sec. 8.

To do any business except to adjourn from day to day, and compel the attendance of absent members .- 51.

" A majority."-Cons., Art. 1V., Sec. 7.

To cause the ayes and nays on any question to be entered upon the journal-

"One sixth of those present."-Cons., Art. IV., Sec. 20, (See table on page 125.)

To pass any bill which imposes, continues or renews a tax or creates a debt or charge, or makes, continues or renews any appropriation of public trust money, or releases, discharges or commutes a claim or demand from the State-

"A majority of three-fifths."-(31,) three-fifths, (60,) being present.-Cons., Art. VIII, Sec. S.

To adjourn from day to day-

"A smaller number" [than a majority.]-Gens., Art. IV, Sec. 7.

To compel the attendance of absent members-

"A smaller number" [than a majority.]-Cons., Art. IV, Sec. 7.

To agree to an amendment of the constitution-51.

"A majority of the members elected."-Cons., Art. XII, Sec. 1.

To recommend a Constitutional Convention-

" A majority" [present.]-Cons., Art. XII, Sec. 2. (See table on page 125.)

To contract a public debt-51 affirmative votes.

"A majority of all the members elected."-Cons., Art. VIII, Sec. 6.

To pass any bill, resolution or motion-

"A majority," (at least 26) of a quorum (51.) (See table on page 125.)

To make a call of the House-15.

"Fifteen members."-Rule 54.

To order the previous question-(at least 26.)

"A majority present."-Rule 61. (See table on page 125.)

To suspend the rules-(at least 34.)

"Two-thirds of the members present."-Rule 76. (See table on page 125.)

To change the order of business-(at least 34.)

"Two-thirds of the members present."-Rule 76. (See table on page 125.)

To bring in a bill which has been rejected by the Senate-(at least 67.)

"Two-thirds of the House."---J. Rule 5.

TABLE

Showing the number constituting a Majority, One-sirth, and Two-thirds of a Working Quorum of any number.

No. Present. One-sixth.	Two-thirds.	Majority.	No. Present.	One-sixth.	Two-thirds.	Majority.	No. Present,	One-sixth.	Two-thirds.	Majority.	No. Present.	One-sixth.	Two-thirds.	Majority.
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	84 35 36 36 37 38 38 39 40 40 41 42 42	26 27 28 28 29 29 30 31 31 32 32	64 65 66 67 68 69 70 71 72 73 74 75 74	$\begin{array}{c} 11 \\ 11 \\ 12 \\ 12 \\ 12 \\ 12 \\ 12 \\ 12 $	48 44 45 46 46 47 45 49 59 59 51	38 33 34 35 35 36 35 36 37 37 35 35 37 35 35 35 35 35 35 35 35 35 35 35 35 35	77 78 79 80 81 82 83 84 85 86 87 88 89	$13 \\ 13 \\ 14 \\ 14 \\ 14 \\ 14 \\ 14 \\ 14 \\ $	$\begin{array}{c} 52\\ 52\\ 53\\ 54\\ 55\\ 56\\ 57\\ 58\\ 59\\ 60\\ \end{array}$	$\begin{array}{c} 39 \\ 40 \\ 41 \\ 41 \\ 42 \\ 42 \\ 43 \\ 43 \\ 44 \\ 45 \\ 45 \\ 45 \end{array}$	90 91 92 93 94 95 96 97 98 99 100	$ \begin{array}{r} 15 \\ 16 \\ 16 \\ 16 \\ 16 \\ 16 \\ 17 \\ 17 \\ 17 \\ 17 \\ \\ $	60 61 62 63 64 64 65 66 66 67 	46 46 47 47 48 49 50 50 50 51

0. DISTRICTS.	1862.	1803.	1864.
 Sheboygan County, Brown and Kewaunce, Ozaukce County, Washington County, The lst, 2d, 6th, 7th and 9th wards of the city of Milwaukce, and the towns of Milwaukce and Granville, in the County of Milwaukce, The 3d, 4th, 5th and 8th wards of the city of Milwaukce, and the towns of Milwaukce, County, The 3d, 4th, 5th and 8th wards of the city of Milwaukce, and the towns of Milwaukce, and the towns of Wawtosa, Greenfield, Lake, Oak Creek and Franklin, in the County y of Milwaukce, Racine County, Juneau, Adams and Waushara,	Edward Hicks, Huge Cunning, F. O. Thorp, Chas. Quentin, Edward Keogh, Wm L. Utley, H. S. Thorp, J. S. Kingston, Geo (* Dratt	Edward Hicks, J. R. Bohan, F. O. Thorp, Wm. K. Wilson,	Hugh P. Reynolds. T. D. Morris. Anthony Van Wyck
 The towns of Albion, Dunkirk, Rutland, Dunn, Pleasant Spring, Christiana, Cottage Grove, Blooming Grove, Deerfield, Medina, York, Bristol, Sun Praire, Bunk, Windsor, Vienna and Westport, in the County of Dane,	Samuel C. Bean, Wyman Spooner,	W. II. Chandler, Wyman Spooner, Jas. II. Earnest, S. S. Wilkinson, Geo. L. Frost, Milas K., Young, W. A. Lawrence,	W. H. Chandler, N. M. Littlejohn, James H. Farnest, Smith S. Wilkinson, Geo. L. Frost, Milas K. Young, W. A. Lawrence,

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22 28 24 25 9 19 11 21 21 21 21 21 21 21 21 21 21 21 21	Columbia County The towns of Dane, Roxbury, Mazo Manie, Black Earth, Berry, Dluc Mounds Springdale, Verona, Fitchburg, Oregon, Montrose, Primrose Perry, Madison, and the city of Madison, in the County of Dane, The Counties of Waupaca, Portage, Wood and Marathon, The Counties of Pierce, St. Oroix, Polk, Dallas, Burnett, Douglas, Le Pointe and Ashland, The Counties of Marquette and Green Lake, The Counties of Marquette and Green Lake, The Counties of La Crosse and Monroe, The Counties of Jacknon, Clark, Trempealeau, Buffalo, Pepin, Eau Claire, Dunn and Chippewa,	B. F. Hopkins, B. F. Hopkins, Thos. Hood. E. L. Browne, A. S. McDill A. S. McDill. H. L. Humphrey, H. L. Humphrey Austin H. Young. Chas. S. Kelsey, Chas. S. Kelsey, Chas. S. Kelsey, N. S. Cate, W. S. Purdy Mr. Ketcham. Edwin Flint, M. D. Bartlett Carl C. Pope.	SENATE
			DISTRICTS.
		•	129

ASSEMBLY DIS! WITH NAMES OF MEMBERS SINCE THE DISTRICTS.	,	ENT OF 1861.	1864.	130
 Adams County	 Bred S. Ellis	Fred S. Ellis	 W. J. Abranas, Thos. McLean, A. J. Turner, E. W. McNitt, Yates Ashley, Horace Beach, W. W. Blackman, W. H. Miller, A. S. Sanborn, George Wright, Geo. B. Smith, G. H. Adams, W. H. Green, O. F. Jones, Max, Bachhuber, 	ASSEMBLY DISTRICTS.

Fond du Lac County-	1	-		
Find at Lac county- istThe city of Ripon, the towns of Ripon, Rosendale, Eldorado, and Meto men	C F Hammond	Wm Sturr	Wm Starr	
men	c. I. Indimitoria	W III	Will: Brain.	
2dTowns of Lamartine, Springvale, Alto, and Waupun, and the north ward o the village of Waupun	W. W. Hatcher	F M Wheeler	James McElroy.	
the village of Waupun	C McLoan	E II Galloway	E. H. Galloway.	
3dThe city of Fond du Lac and the towns of Fond du Lac and Friendsmin 4thTowns of Calumet, Marshfield, Taychedah, Empire, and Forest	John Boyd	Sam'l (c'Hara	Charles Geisse	
4thTowns of Calumet, Marshfield, Taychedah, Empire, and Forest 5thTowns of Osceola, Eden, Byron, Oakfield, Ashland, and Auburn	H C Hamilton	Eghert Foster.	Edgar Wilcox.	
5thTowns of Osceola, Eden, Byron, Oakheid, Ashland, and Auburn		Ligocit i sociali inter		
Grant County— 1stTowns of Hazel Green, Smeltzer, and Platteville	Win Brandon	J. H. Rountree	Hanmer Robbins.	
1stTowns of Hazel Green, Smeltzor, and Platteville	Allen Taylor	J. F. Chapman	Allen Taylor,	
2dTowns of Jamestown, Paris, Harrison, Potosi, and Wateriou 3dTowns of Lancaster, Ellenboro, Lina, Clifton, Liberty, and Wingville	Joseph T Mills	J. Allen Barber	J. Allen Barber.	
3d Towns of Lancaster, Ellenboro, Linia, Chitton, Liberty, and Whighter	. bosefin 1. mins			<u>منا</u>
4thTowns of Blue River, Muscoda, Watertown, Hickory Grove, Bo:cobel Marion, Fennimore, and Millville	Wm W Field	Wm. W. Field	Win, W. Field.	5
Marion, Fennimore, and Millylle				Ŭ2
5thTowns of Cassville, Bectown, Glen Haven, Tatton, Little Grant, Wyalu sing, and Patch Grove	Samuel Newick	Robert Glenn	Wood, R. Beach.	Ξ
sing, and Patch Grove				SEMBLY
Green County- 1stTowns of Decatur, Mt. Pleasant, Washington, Adams, York, New Glarus				5
IstTowns of Decatur, Mt. Pleasant, Washington, Adams, Fork, New Garris, Exeter, Brooklyn, and Albany	C. D. W. Leonard	W. S. Wescott	W, W. McLaughlin	5
2dTowns of Spring Grove, Jellerson, Sylvester, Monroe, Charlo, Charlo, and Jordan	. H. T. Moore	Ezra Wescott	F. B. Rolph.	
Jordan Green Lake County	Arch. Nichols	S. W. Smith	James Field.	1 20
				DISTRICT
Let Towns of Highland Dodgeville Ridgeway, Arena, Wyoming, and Clyde.	. Robert Wilson	D. McFarland	W. S. Lincoln.	5
2d The City of Mineral Point, and the towns of Mineral Point, Mittlin, Linder				E
		John II. Vivian	Francis Little.	ΗĂ
Warwick, and Moscow Jackson and Clark Counties	., Carl C. Pope	Carl C. Pope	Calvin R. Johnson.	U.
Interson County-				•
	ſ		12. 1	1
the City of Watertown	. Peter Rogan	Emil Rothe	A D Calib	
"d Towns of Milford, Waterloo, Lake Mills, Oakland, and Aztillall	, nanci e. urcen			1
3d Towns of Hebron, Jefferson, Sumner, Koshkonong, and Cold Spring	. w. w. need	L. B. Caswell	I M Bingham	
4thTowns of Farmington, Concord, Sullivan, and Palmyra		J. M. Bingham J. B. Frazell	Lymon Clark	
Juneau County		Mathias Simon	Nelson Boutin.	
Kewaunec County		Band T Hatch	A. C. Barry.	
Kewaunec County Kenosha County	" B Stoldard	Enor M Phillipe	Sam'l S. Burton	
La Crosse County	. I. D. Stoudard	Enos a. Thimps	Dami I Di Dai tom	
La Favette Countil-				
Ist Towns of White Oak Springs, Shullsburg, New Diggings, Burton, Elk Grove	'' C B Tonning	Toronh White	Tarleton Dunn.	21
IstTowns of White Oak Springs, Shullsburg, New Diggings, Burton, Fik (104) Belmont, and Kendall		looselin	·,,	

		1	1	32
DISTRICTS.	1862.	1863.	1864.	
La Fuyette County—continued. 2dTowns of Wayne, Gratiot, Monticello, Centre, Wiota, Argyle, Fayette, and Willow Springs. La Pointe, Ashtand, Douglass, Folk, Burnett, and Dallas Counties Manitowoc County— 1stTowns of Centerville, Meme, Schleserig, Eaton, Buchanan, Newton, and Rockland.	Jas. Wadsworth Geo. R. Stuntz S. Rounsville Jas. Cahill E. K. Rand Chas. Hoeflinger Chas. Hoeflinger Geo. K. Gregory Geo. K. Gregory J. W. Stowell Adam Finger Henry Kirchloff. P. J. Shumway L. Semmany Jos. M. Morrow E. B. Stevens Milo Coles J. A. Schletz J. A. Schletz Calvin H. Upham Fromas Butler Chomas Butler	Dan'l Shanahan James Cabill E. K. Rand L. P. Powers H. S. Thomas John W. Eviston Geo. Abert P. V. Deuster Adam Pærtner Fohn Hanrahan Edward Collins John Bentley W. W. Jackson Heorge C. Ginty Syron Douglass Obert Power Enoch Webster Loratio T. Taylor C. Munroc	P. P. Fuessenich, Thomas Thornton, David Smoke, Bart, Ringle, Robert Cochran, Levi Hubbell, David Knab, John W. Eviston, N. B. Caswell, J. C. U.Niedermann Fred'k T. Zetteler, James Watts, Edward McGarry, Anthony Frey, C. E. Rice, Hermann Naber, George Kreiss, W. T. Bonniwell, Jr John Phillips, Geo. C. Northrop, Henry Stevens,	ASSEMBLY DISTRICTS.

Rock County— 1stTowns of Center, Janesville, Magnolia, Porter, and Union	Samuel Miller John Bannister A. C. Bates Orren Guernsey J. W. Beardsley	Jacob Fowle C. M. Treat A. C. Bates Denison Alcott	Guy Wheeler. Perry Bostwick. Ham'l Richardson. Jerome Burbank.	
IstTowns of Westfield, Washington, Bear Creek, Franklin, Honey Creek Sumpter, Merrimac, Prairie du Sac, Troy, and Spring Green				AS
 1stThe city of Sheboygan, and the towns of Sheboygan, Moselle, and Wi son	J. E. Thomas S. D. Hubbard	Henry Hayes	Michael Winter, Mark Martin,	SEMBLY I
Fernán Condy Ist., Towns of Hamburg, Bergen, Wheatland, Sterling, Franklin, Harmon Jefferson, Coon, and Christiana. 2d., Towns of Hillsborough, Greenwood, Forest, Union, Whitestown, Stark, Cli ton, Webster, Liberty, Kickapoo, and Viroqua	Ole Johnson			DISTRICTS
Walworth County— 1stTowns of Sharon, Walworth, Darien, and Delavan 2dTowns of Richmond, Sugar Creck, La Grange, and Whitewater 3dTowns of Linn, Bloomfield, Hudson, and Geneva 4thTowns of Elkhorn, La Fayette, Spring Prairie, Troy, and East Troy	F. P. Arnold Sylvester Hanson	C. H. Sturtevant Geo. H. Foster Thos. W. Hill	John Jeffers. Daniel Smith. D. C. Roundy.	TS.
Washington County— 1stTowns of Wayne, Hartford, Addison, and Erin 2dTowns of Kewaskum, Barton, West Bend, Polk, and Richfield 3dTowns of Farmington, Trenton, Jackson, and Germantown Wankesha County—	Robert Salter		.Martin Schottler.	
Wakkesha County- Ist Towns of Menomonee, Lisbon, Pewaukee, and Brookfield 2d Towns of Menomonee, Summit, and Delafield 3d Towns of Genesce, Ottowa, Eagle, and Mukwonago 4th Towns of New Berlin, Waukesha, Vernon, and Muskego Waupacca County		D. G. Snover	. Norman Shultis. John Smith.	133

	DISTRICTS.		1862.	1863.	1864.
IstThe city of Oshkosh a 2dTowns of Neenah, Men. Winneconne	nd towns of Vinland, Oshkosh, and Alg asha, Clayton, Winchester, Wolf River, Nekemi, Utica, Nepeuskun, Rushfield, s	oma Poygan, and	W. E. Hanson	W. E. Hanson	Richard C. Russell.
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TERRITORIAL AND STATE OFFICERS.

CONGRESSIONAL DISTRICTS,

APPORTIONED BY THE LEGISLATURE OF 1861, WITH NAMES OF THE PRESENT MEMBERS.

N0.	DISTRICT.	MEMBERS.
	The Counties of Milwaukee, Wankesha, Walworth, Racine and Kenosha	I. C. Sloan.
3	The Counties of Green, La Fayette, Towa, Grant, Chawlord, Richland and Sauk,	Amasa Cobb.
	and Sneovygan. The Counties of Manitowoc. Calumet, Winnebago, Green Lake. Marquette, Waushara, Waupacca, Outagamie, Brown, Ke-	Ezra Wheeler.
6	Walmer, Booth Socht and Ax, La Crosse, Monroe, Juneau, Adams, Portage, Wood, Jackson, Trempealeau, Buffalo, Pepin, Pierce, St. Croix, Duun, Eau Claire, Glark, Marathon, Chippewa, Dallas, Polk, Burnett, Douglass, La Pointe and Ashland,	

GOVERNORS OF TERRITORY OF WISCONSIN.

BY WHOM AND WHEN APPOINTED.

HENRY DODGE appointed by Andrew Jackson April	30th, 1836
TANKE DATA ME DATY appointed by John Tyler	oom, rorr.
N. P. TALMADGEappointed by John Tyler,June	21st, 1844.
HENRY DODGEappointed by James K. Polk,April	8th, 1845.
HENRY DODGE	,

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STATE OFFICERS OF WISCONSIN,

FROM ITS ORGANIZATION UNTIL JANUARY 1ST. 1864.

GOVERNORS.

NELSON DEWEY Lancaster from August 1848, to December 31, 1849	
NELSON DEWEY	
LEONARD J. FARWELL, Madison, from January 1, 1852, to December 51, 1855	
WM A BARSTOW Waukesha from January 1, 1854, to December 31, 1855	
COLES BASHFORD Oshkosh from January 1, 1856, to December 51, 1857	
ALEX. W. RANDALL., Waukeshafrom January 1, 1858, to December 31, 1859	
ALEX. W. BANDALL Waukeshafrom January 1, 1860, to December 31, 1861	
LOUIS P. HARVEYShopierefrom January 1, 1862, to April 19, 1862	
FDWARD SALOMON., Milwaukee, from April 20, 1852, to December 31, 1863	
STATE OFFICERS.

LIEUTENANT GOVERNORS.

SAMUEL W BEAL Tauchedah from August	1848 to December 91 1040
SAMUEL W. BEAL Taycheedah from Januar	1040, to December 51, 1849
TIMOTILY DIDNG	y 1, 1850, to December 31, 1851
JAMES T. LEWIS,Columbusfrom Januar ARTHUR MCARTHURfilwaukeefrom Januar E. D. CAMPBELL	1, 1004, to December 31, 1855
EDWARD SALOMON Milmaulus	1, 1800, to December 31, 1861
EDWARD SALOMON Milwaukee from January	7 1, 1862, to April 19, 1862

SECRETARIES OF STATE.

THOMAS MCHUGH Delavan from August 1848, to December 31, 1849	
WILLIAM A. BARSTOW. Waukesha from January 1, 1849, to December 31, 1849 CHAS, D. ROBINSON. Cause Barnessian Statement of Maguetan Statement Sta	
CHAS D POPINGON Guadesna	
DAVID W. JONESBelmontfrom January 1, 1856, to December 31, 1855 DAVID W. JONESBelmontfrom January 1, 1856, to December 31, 1857	
DAVID W TONES Betweet and and and and any 1, 1850, to December 31, 1857	
JAMES T. LEWISColumbusfrom January 1, 1862, to December 31, 1863	
anuary 1, 1802, to December 31, 1863	

STATE TREASURERS.

J. C. FAIRCHILD......Madisor......from August... 1848, to December 31, 1851 ED. H. JANSSEN......Cedarburg.....from January 1, 1852, to December 31, 1855 CHARLES KUEHN.....Manitowoc....from January 1, 1856, to December 31, 1857 SAMUEL D. HASTINGS. Trempeleau....from January 1, 1858, to December 31, 1851 SAMUEL D. HASTINGS. Trempeleau....from January 1, 1860, to December 31, 1861 SAMUEL D. HASTINGS. Trempeleau....from January 1, 1862, to December 31, 1861

ATTORNEYS GENERAL.

JAMES S. BROWN	Milwaukeef	rom August	1848	to December	31, 1849
S. FARE COUN	Milwaukeefr	rom January 1	1850	to December	31 1951
EXPER' ESTABROOK	Genera fr	rom January 1,	1859	to December	21 1051
GEORGE B. SMITH	Madicon f	Tom January 1,	1054	to December	01, 1005
WILLIAM P SMITH	Min ang Deine f	rom January 1,	1804,	to December	31, 1855
WILLIAM R. SMITH	Mineral Point. I	rom January 1,	1856,	to December	31, 1857
GABRIEL BOUCK	Osnkosn	rom January 1,	1858,	to December	31, 1859
JAMES H. HUWE	Green BDy	rom January L	1860.	to December	21, 1861
JAMES H. HUWE	Green Bay	rom January I.	1862	to October	7 1862
WINFIELD SMITH	Milwaukeefi	rom October 8.	1862.	to December	31, 1863

SUPERINTENDENTS OF PUBLIC INSTRUCTION.

ELEAZER ROOTW	aukeshafrom	August 184	8. to December 31 1851
AZEL P. LADDSh	ullsburgfrom	January 1 185	2 to December 31 1859
HIRAM A. WRIGHT Pr	. du Chien from	January 1, 185	4 to December 31 1855
A. C. BARRY	cinefrom	January 1, 185	6 to December 31, 1855
LYMAN C. DRAPER Ma	disonfrom	January 1, 185	8. to December 31, 1859
JOSIAH L. PICKARD. Pl	attevillefrom .	January 1 186	0 to December 31 1981
JOSIAH L. PICKARD Pl	attevillefrom	January 1, 186	2, to December 31, 1863

LEGISLATIVE OFFICERS.

BANK COMPTROLLERS.

JAMES S. BAKER......Green Bay.....from Novem. 20, 1852, to December 31, 1853 WM. M. DENNIS.......Watertown.....from January 1, 1854, to December 31, 1855 WM. M. DENNIS......Watertown.....from January 1, 1856, to December 31, 1857 JOEL C. SQUIRES.....Mineral Point.from January 1, 1858, to December 31, 1859 G. VAN STEENWYK...Kübourn fily.from January 1, 1860, to December 31, 1861 WM. H. RAMSEY......Ozaukce.......from January 1, 1862, to December 31, 1863

STATE PRISON COMMISSIONERS.

	Waupunfrom March 28, 1853, to April 2 18.	53
	Thud day Lag from April 2, 1853, to December 31, 18	53
HENRY BROWN	Fond du Lacfrom April 2, 1853, to December 31, 18	55
A. W. STARKS	Baraboofrom January 1, 1854, to December 31, 18	57
H. C. HEG.	Shkoshfrom January 1, 1862, to December 31, 18	63
ALEX, P. HODGES	Jshkosh	

LEGISLATIVE OFFICERS.

FROM ORGANIZATION OF THE TERRITORY.

PRESIDENTS OF THE TERRITORIAL COUNCIL.

Arthur B. IngrahamNov. Arthur B. IngrahamNov. William BullenNov. James CollinsJan'y William A. PrentissAug. Tomos MaxwellDec'br		Names. Moses M. Strong Morgan L. Martin Marshall M. Strong Moseon Dewey Mason C. Darling H. N. Wells H. N. Wells	Dec'br 7, 1842 March 20, 1843 Dec'br 5, 1843 Jan'y 7, 1845 Jan'y 5, 1846 Jan'y 5, 1847 Oct'br 18, 1847
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SECRETARIES OF THE TERRITORIAL COUNCIL.

Names.	117h am 1	Flooted		Names	When .	Elected.
Edward McSherry	Oct'br	27, 1835		John P. Sheldon	March	31, 1843
George Beaty	Nov.	7, 1837	,	Ben. C. Eastman Ben. C. Eastman	Dec'br	5, 1843 7, 1845
George Beaty		11, 1938 28, 1838	•	Ben. C. Eastman		5, 1846
George Beaty George Beaty	Jan'v	22, 1839	i.	Thos. McHugh	Jan'y	5, 1847
George Beaty	Dec'br	8, 1840		Thos. McHugh		19, 1847 8, 1848
George Beaty	Dec'br	10, 1841 7, 1842	1	Thos. McHugh	feb y	0, 1010
John V. Ingersol	Dec or	1. 1CT-				

LEGISLATIVE OFFICERS.

SERGEANT-AT-ARMS OF THE TERRITORIAL COUNCIL.

Names When	Elected	l Vanuar	T011 778 1 1
William HenryOct'br	27, 1836	and the second	When Elected.
Towi Stouling	27, 1850	Charles E. Brown	Dec'br 7, 1842
Levi Sterling Nov.	7, 1837	G. C. S. Vail	Doo'by 5 1949
George W. HarrisJune	11, 1838	Charles H. Laulain	Dec DI 0, 1845
Stephen N. IvesNov.		Charles H. Larkin	Jan'y 7, 1845
Stophen X. T.	28, 1838	Joseph Brisbois	Jan'v 6, 1846
Stephen N. IvesJan'y	23, 1839	John Bevans	Jan'r 5 1947
Miles M. Vineyard Dec'br	8, 1840	Edward D. Louishant	
Ebenezer ChildsDec'br		Edward P. Lockhart	
abononer ennus	11, 1841	Edward P. Lockhart,	Feb'ry 8, 1848

CHIEF CLERKS OF THE SENATE.

Names When	Elected.	Names.	When Elected.
William R. SmithJan'y	10, 1849	J. F. V. Thomas	Jan'y 14, 1858
William R. Smith Jan'y	9, 1850	The Thomas	Jan y 14, 1858
William HullJan'y		Hiram Bowen	Jan'y 13, 1859
Televin and truth	8, 1851	J. H. Warren	Jan'y 11, 1860
John K. WilliamsJan'y	14, 1852	J. H. Warren	Jan'y 9, 1861
John K. WilliamsJan'y	12, 1853	T II Warman	
Samuel G. Bugh Jan'y		J. H. Warren	May 16, 1861
Samuel G. Dugit	11, 1854	J. H. Warren	Jan'y 8, 1862
Samuel G. Bugh Jan'y	10, 1855	J. H. Warren	Sept. 10, 1862
Byron PaineJan'y	10, 1856	F M Stormant	
Wm. H. BrisbaneJan'y		1	Jan'y 14, 1863
win. in. Drisbane	15, 1857	1 F. M. Stewart	Jan'y 13, 1864

SERGEANT-AT-ARMS OF THE SENATE.

SPEAKERS OF THE ASSEMBLY.

TERRTITORY.

Names. Date of	Election.	Names.	Data of	777
Peter Hill AngleOct.	26 1836	David Nowland	Duie 0	Election.
Isaac LifflerNov.	10, 1837	David Newland	Dec.	11, 1841
John W. Blackstone Nov:	20, 1020	Albert G. Ellis	Dec.	7, 1842
Lucius I. BarberJan.	20, 1000	George H. Walker.	Dec.	5, 1843
E. V. WhitonDec.	25, 1839	George H. Walker.	Jan.	7, 1845
Nelson Dame Dec.	5, 1839	Mason C. Darling	Jan.	5 1846
Nelson DeweyAug.		William Shew	Jan	5, 1847
David NewlandDec.	8, 1840	Timothy Burns	Feb	7 1848

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LEGISLATIVE OFFICERS.

STATE.

CHIEF CLERKS OF THE ASSEMBLY.

TERRITORY.

Names. Date of Warren LewisOct. John CatlinNov. John CatlinJan. John CatlinDec. John CatlinAug. John CatlinAug.	20, 1830 8, 1837 29, 1838 22, 1839 3, 1839 4, 1840	Names. Date of John CatlinDec. John CatlinDec. John CatlinDec. La Fayette KellogJan. La Fayette KellogJan. La Fayette KellogJan.	Election. 11, 1841 7, 1842 5, 1843 8, 1845 6, 1846 5, 1847 8, 1848
	STA	TE.	
Daniel Noble Johnson June Robert L. Ream Jan. Alexander T. GrayJan. Alexander T. GrayJan. Alexander T. GrayJan. Thomas MellaghJan. David AtwoodJan. James ArmstrongJan. William C. WebbJan.	6, 1848 11, 1849 9, 1850 9, 1850 12, 1850 12, 1855 10, 1855 10, 1857	L. H. D. CraneJan. L. H. D. CraneJan. L. H. D. CraneJan. L. H. D. CraneJan. L. H. P. CraneJan. L. H. P. CraneJan. Jan. S. DechSept. John S. DeanJan.	$\begin{array}{c} 12, \ 1859 \\ 11, \ 1860 \\ 9, \ 1861 \\ 15, \ 1861 \\ 2, \ 1862 \\ 10, \ 1862 \\ 10, \ 1862 \end{array}$

SERGEANTS-AT-ARMS OF THE ASSEMBLY.

TERRITORY.

Names. Date of Jesse M. HarrisonOct. William MorganNov Thomas MorganNov Thomas. J. MoormanJan James DurleyDuc D. M. WhitneyAu Francis M. RubleeDuc	$\begin{array}{c} 26, 1836\\ 8, 1837\\ 29, 1838\\ 23, 1839\\ 3, 1839\\ 3, 1839\\ 4, 1840\end{array}$	Names. Dale of Thomas J. MoormanDec. Wrn, S. AndersonDec. J. W. TrowbridgeDec. Chauncey DavisJan. Pavid BonhamJan. F. R. HuguninJan. Jehn MullanphyFeb.	$ \begin{array}{c} 11, \ 1841 \\ 7, \ 1842 \end{array} $
---	--	--	--

STATE.

John MullanphyJune Felix McLindenJan. E. R. HuguninJan. Charles M. KingsburyJan. Elisha StarrJan. Richard F. WilsonJan. William H. GleasonJan. William BlakeJan. Egbert MoselyJan.	11, 1840 9, 1850 9, 1851 15, 1852 13, 1853 12, 1854 10, 1855 10, 1856	Frank MassingJan. Emanuel MunkJan. Joseph GatesJan. Craig B. BeebeJan. Craig B. BeebeMay A. A. HuntingtonJan. Fred. MohrSep. A. M. ThompsonJan. A. M. ThompsonJan.	$\begin{array}{c} 12, 1859 \\ 11, 1860 \\ 9, 1861 \\ 15, 1861 \\ 9, 1862 \\ 10, 1862 \\ 14, 1863 \end{array}$
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MEMBERS OF CONGRESS.

DELEGATES TO CONGRESS.

FROM THE TERRITORY OF WISCONSIN.

Names. When George W. JonesOct. James D. DotySept. James D. DotySept. Henry DodgcSept.	10, 1838	Names. Henry Dodge Morgan L. Martin John H. Tweedy	Sent 92 1845
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UNITED STATES SENATORS FROM WISCONSIN.

SINCE THE ORGANIZATION OF THE STATE GOVERNMENT.

Names.	When Elected.	Names.	776
Isaac P. Walker	Turn O Toto	rumes.	When Elected.
Total I and Classical and Clas	June 8, 1848	Charles Durkee	Val. 1 10FF
neury Dodge	Juna 8 1040	T. D. D. M.	
Isaac P. Walker	, 1010	James R. Doonttie	
isaac P. walker	Jan. 17, 1849	Timothy O. Howe	
Henry Dodgo	Tem 00, 1071	i imouny 0. nowe	Jan. 28, 1861
Henry Dodge	Jan. 20, 1851	James R. Doolittle.	Ten 00 1000

REPRESENTATIVES IN CONGRESS.

SINCE THE ORGANIZATION OF THE STATE GOVERNMENT.

Names.	District.	When Elected.
Wm. P. Lynde	elst	May 8 1848
Mason C. Darl	ing2d	May 8, 1848
Charles Durke	e1st	Nov 7 18/8
Orsamus Cole.		Nov 7 1849
James D. Doty	3d	Nov 7 1848
Charles Durkee	2	Nov 5 1850
Ben. C. Eastm	an2d	Nov 5 1850
James D. Dot	v	Nov 5 1850
Daniel Wells, J	r1st	Nov 2 1852
Ben. C. Eastm	an2d	Nov 2 1852
John B. Macy.		Nov 2 1852
Daniel Wells, J	r. 1st	Nov 7 1854
C. C. Washbur	ne2d	Nov 7 1854
Chas. Billingh	urst3d	Nov 7 1854
John F. Potter		Nov 4 1856
		·

Names. Distric	t. When Elected
C. C. Washburne	1. Nov 4 1050
Unas. Diffingnurst	INov 4 1856
John F. Potter	Nov 9 1950
U.U. Wasnburne	Nov 9 1959
Chas. H. Larrabee3d	Nov 9 1859
John F. Potter 1s	Nov 6 1860
Luther Hanchett 2d	Nov 6 1960
A. Scott Sloan	Nov 6 1960
James S. Brown1st	Nov. 0, 1800
Ithamar C. Sloan 20	Nov. 4, 1802
Amasa Cobb3d	Nov. 4, 1802
Chas. A. Eldridge4t	Nov. 4. 1862
Ezra Wheeler	1Nov. 4, 1862
Walter D. McIndoe6t	uNov. 4, 1862
matter D. mennaueot	uNov. 4. 1862

LENGTH OF LEGISLATIVE SESSIONS.

TABLE

SHOWING THE LENGTH OF THE SESSIONS OF THE LEGISLATURE AND THE NUMBER OF REPRESENTATIVES IN EACH YEAR SINCE 1836.

TERRITORIAL ORGANIZATION.

Vear	Time of Meeting.	Adjournment.	Length Sessions.	No. Reps.
1002	Oatobor 25th	December 9th	49 uavs	
1007	November 6th	January 20th, 1898	10 uays,	
1000	Tuno 11th	June 25th	10 days	
1000,	November 26th,	December 22d,	27 days	
1000	Tonnary 91st	March 11th	ou days,	
1020	December 2d	January 13th, 1840	43 days,	39
1010	Amonat 2d	Anonst 14th	12 days	
1010	December 7th	February 19th, 184	1 10 days,	
10/1	December 6th	February 19th, 184	2 76 03 78	
1049	March 6th	March 25th, 1843	20 days,	
1040,	March 27th	April 17th, 1843	22 days	39
1040,	December 4th,	January 31, 1844	59 days	39
1840,	January 6th,	February 24th.	50 davs	39
1840,	January 5th,	February 3d	30 d 1y8	
1846,	January 5th,	February 11th	39 days	39
1847,	October 18th,	October 27th	10 days	39
1847,	. October 18th,	Manah 12th	36 days	
1848,	. February 7th,	march 15th,	00 aays,	

STATE ORGANIZATION.

1848, June 5th,	August 21st	78 days	85
1040 Tonyary 10th	ADDI MIL.	CO U.1 1 Z	S5
1050 Jonnary 9th	February III	0 + 0 4) 5	00
Topport Sth	March 18	10 uays	00
1059 Tonnary 14th	April 19th	30 uays,	00
1059 Jonnery 12th	April 4th	00 uay 5,	101
1059 Inno 6th	JULY LOLD	00 uays,	101
1054 Tannary 11th.	April 30	oo uays,	101
1955 January 10th.	April 20	65 uays,	101
1050 Topport Oth	March 318t.	00 ua ys,	101
1050 Sontember 3d	October 14th	42 uays	101
1857, January 14th	March 9th	54 days	107
1858, January 13th,	May 17th	125davs	127
1858, January 15th,	March 21st,	69 days	127
1859, January 12th,	April 2d	82 days	127
1860, January 11th,	April 17th,	00 days	127
1861, January 9th,		19 days	127
1861, May 15th,	May 27th,	10 uays,	***
1862, January 8th 1862, June 3d,	April /th,	105days,	133
1862, June 3d,	June 17th)	78 3	100
1969 Soutomber 10th	Sentember 1910	11 uay 5,	100
1863, January 14th,	April 2d,	79 days,	155
, -			

CONSTITUTIONAL CONVENTIONS.

FIRST CONVENTION.

1846,	Oct	obe r (5th,	Decen	nter 16th,.	73 days,	. 124
				SECOND	CONVENTION	N.	
						10 3	60

1847,..... December 15th,...... February 1st,...... 49 days,............. 69



MISCELLANEOUS DEPARTMENT.

COMPRISING THE

UNITED STATES GOVERNMENT,

AND

WISCONSIN STATE GOVERNMENT,

THE JUDICIARY AND PUBLIC INSTITUTIONS:

ALSO,

LISTS AND TABLES FOR REFERENCE.

UNITED STATES GOVERNMENT.

UNITED STATES GOVERNMENT.

THE EXECUTIVE.

THE CABINET.

WILLIAM H. SEWARD, of New York, Secretary of StateSalary	\$8,000
SAUSION P. CHASE, OI UNIO. Secretary of the Treasury (1	8,000
SDWIN M. STANIUN, of Pennsylvania, Secretary of War (8,000
GIDEON WELLES, OI Connecticut. Secretary of the Name	8,000
JUHN P. USHER, of Indiana, Secretary of the Interior "	8,000
DWARD BATES, of Missouri, Attorney General 6	8,000
MONTGOMERY BLAIR, of Maryland, Postmaster General	8,000

THE JUDICIARY.

SUPREME COURT OF THE UNITED STATES.

ROGER B. TANEY, of Maryland, Chief Justice, Salary \$6,500.

Justice.

"

...

Nathan Clifford, of Me., Ass	ociate
Samuel Nelson, of N.Y.,	"
Robert C. Grier, of Penn.,	"
James W. Wayne, of Ga.,	44

David Davis, of Ill. Associate Justice. John Catron, of Tenn., "" Noah II. Swayne, of O., "" Samuel F. Miller, of I.a., "" Stephen J. Field, of Cal., ""

Salary of Associate Justices, \$6,000. Court meets 1st Monday Dec., at Washington.

MINISTERS TO FOREIGN COUNTRIES.

ENVOYS EXTRAORDINARY AND MINISTERS PLENIPOTENTIARY.

			C A MARTINE A .
Country.	Capital.	Ministers, J. Lothrop Motley, Mass	Salary Ann'd
Austria	Vienna	J. Lothron Motley, Mass	\$12 000 1961
brazii.	Kio Janeiro	Japies Watson Webb N	V 10000 1001
Chili	Santiago	Thomas H. Nelson, Ind.	1 12,0001801
China	Pekin	Anson Burlingame, Mas	10,0001861
France	Darig	William L. Dayton, N. J	8 12,0001861
Graat Britain	T an dau	William L. Dayton, N. J	17,5001861
Ttolar	Lonuon	Charles F. Adams, Mass.	17,5001861
1taly		George P. Marsh, Vt	12.0001861
mexico	-Mexico	. Thomas Corwin Ohio	10 000 1001
Peru	Lima		T 10,000 1001
Prussia		Norman R Judd III	10 000 1001
	St. Petersburg		19 000 1000
Spain	Madrid	Gustav Kæner, Ill	12,0001802
2			12,0001862
	MINISTE	RS RESIDENT,	
		·	

Argentine	Conteg'n	Parana	Robert C. Kirk, Ohio	7 500 1000
Beighnm		Srussels	Henry S. Sanford Comm	F F00 8000
i D OIIVIA		A P97	Alien A Hell Tenn	W 200
Costa Rica	S	an Jose	Charles N. Riotte, Texas	7,5001863
Denmark	() (lonophagon	Bradford R. Wood, N. Y	7,5001861
Fenador		Duite	Bradioru R. Wood, N. Y.	7.5001861
Guatamala		2u110	Frederick Hassaurek, Ohio	7,5001861
Guatemaia		uatemala	Elisha O. Crosby, N. Y.	7,5001861
Hawanan I	slandsE	ionolulu	James McBride, Oregon	7.5001863

Honduras	Comayagua	Thomas H. Clay, Ky	7,5001863
Japan	Yedo	Robert H. Pruyn, N. Y	7,5001861
Netherlands	Hague	James S. Pike, Me	7,5001861
New Granada	Bogota	Allan A. Burton, Ky	7,5001861
NIcaragua	Nicaragua	Andrew B. Dickinson, N. Y	7,5001863
Paraguay	Asuncion	Charles A. Washburne, Cal	7,5001861
		James E. Harvey, Penn	7,5001861
		Rufus King, Wis	7,5001863
		Jacob S. Haldeman, Penn	7,5001861
		.George G. Fogg, N. H	7,5001861
Turkey	Constantinople	Edward Joy Morris, Penn	7.5001861
Venezuela	Caraccas	Erastus D. Culver, N. Y	7,5001862

COMMISSIONER.

HaytiPort-au Prince....Benjamin F. Whidden, N. H...7,500....1862

XXXVIIIth CONGRESS.

FIRST REGULAR SESSION; CONVENED MONDAY, DECEMBER, 7, 1863.

SENATE.

HANNIBAL HAMLIN, Bangor, Maine, President Ez-Officio.

[Republicans and Unconditional Unionists (in Roman), 33; Conditional Unionists (in SMALL CAPS,) 5; Democrats, (in *Ralics*,) 9; Total, 59. The figures before each Senator's name denote the year when his term expires.]

CALIFORNIA.

MASSACHUSETTS.

CALIFORNIA.	MASSACHUSETTS.
1869 John Conness,Placerville.	1869 Charles SumnerBoston.
1867 James A. McDougall, San Francisco.	1865 Henry WilsonNatick.
CONNECTICUT.	MARYLAND.
1869 James Dixon,Hartford.	1869 REVERDY JOHNSONBaltimore.
1867 LaFayette S. Kellogg, Norwich.	1867 THOMAS H. HICKSCambridge.
DELAWARE.	MICHIGAN.
1869 James A. Bayard,Wilmington.	1869 Zachariah ChandlerDetroit.
1865 Willard Saulsbury,Georgetown.	1865 Jaocb M. HowardDetroit.
ILLINOIS.	MINNESOTA.
1869 Wm. A. Richardson, Quincy.	1869 Alexander RamseySt. Paul.
1867 Lyman Trumbull,Alton.	1865 Morton S. Wilkinson.St. Paul.
INDIANA.	MISSOURI.
1869 Thos. A. Hendricks,Indianapolis.	1869 John B. HendersonLoisiana.
1867 Henry S. LaneCrawfordsville	1865 B. Gratz BrownSt. Louis.
IOWA.	NEW HAMPSHIRE.
1867 James Harlan,Mt. Pleasant.	1867 Daniel ClarkManchester.
1865 James W. Grimes,Burlington.	1865 John P. HaleDover.
KANSAS.	NEW JEBSEY.
1867 Sam. C. Pomeroy,Atchison.	1869 William WrightNewark.
1865 James H. Lane,Lawrence.	1865 John C. Ten EyckMt. Holly.
KENTUCKY.	NEW YOPK.
1867 GABRET DAVISParis.	1869 Edwin D. MorganNew York,
1865 Lazarus W. PowellHenderson.	1867 Ira HarrisAlbany.
MAINE.	OHIO.
1869 Lot M. MorrillAugusta.	1869 Benjamin F. WadeJefferson.
1865 Wm. Pitt FessendenPortland.	1867 John ShermanMansfield.
[10 MANUAL.]	

OBECON 1869 Benj. F. Harding Salem. 1867 James W. Nesmith Salem. PENNSYLVANIA. 1869 Charles R. Buckalew..Bloomsburg. 1867 Edgar Cowan Greensburg. RHODE ISLAND. 1869 William Sprague.....Providence. 1865 Henry B. Anthony...Providence. VERMONT. 1869 Solomon Foot.....Rntland. 1867 Jacob Collamer...... Woodstock.

VIRGINIA

1867 LEMUEL J. BOWDEN...Norfolk. 1865 JOHN S. CARLILE. Clarksburg.

WEST VIRGINIA.

1869 Peter G. Van Winkle..Parkersburg. 1865 Waitman T. Willey..Morgantown.

WISCONSIN.

1869 James R. Doolittle...Racine. 1867 Timothy O. Howe....Green Bay.

HOUSE OF REPRESENTATIVES

SCHUYLER COLFAX, of South Bend, Indiana, Speaker.

EDWARD McPHERSON, of Gettysburg, Penn., Clerk.

[Republicans and Unconditional Unionists (in Roman,) 102; Border State Men (in SMALL CAPS.) 9; Democrats (in Italics.) 75; Total 186. Those marked # were in lest House.

CALIFORNIA.

Thomas B. Shannon, ... Plumas. 1 William Higby,.....Calaveras. 2 3 CONNECTICUT. Henry C. Deming, Hartford. 1 2 *James E. English,....New Haven. 3 Augustus Brandagee..New London đ, John H. Hubbard, Litchfield. DELAWARE. 1 Nathaniel B. Smithers, Dover. ILLINOIS. 1 *Isaac N. Arnold, Chicago. John F. Farnesworth, St. Charles.
 3 *Elihu B. Washburne, Charles M. Harris, ... Oquawka. 4 5 *Owen Lovejoy, Princeton. Jesse O. Norton, Joliet. 6 John R. Eden, Sullivan. John T. Stuart, Springfield, Lewis W. Ross, Canton. 7 8 10 *Anthony L. Knapp...Jerseyville. 11 *James C. Robinson,....Marshall. 12 William R. Morrison, .. Waterloo. 13 * William J. Allen, Marion. J. C. Allen, (at large,). Palestine. INDIANA. 1 *John Law,..... Evansville. 2 *James A. Cravens Hardinsb'g. 3 Henry W. Harrington, Madison. 4 * William S. Holman, ... Aurora. 5 *Geo. W. Julian, Centreville. 6 Ebenezer Dumont,.... Indianapolis
7 *Daniel W. Voorhees... Terre Haute.
8 Godlove S. Orth,...... La Fayette.

- 9 *Schuyler Colfax,.....South Bend.
- Joseph K. Edgerton,...Fort Wayne.
 James F. McDowell,...Marion.

IOWA.

- 1 *James F. Wilson, Fairfield.
- 2
- Hiram Price,.....Davenport. William E. Allison,..Dubuque. 3
- 4 J. B. Grinnell,.....Grinnell.
- 5 John A. Kasson, Des Moines.
- 6 A. W. Hubbard, Sioux City,

KANSAS.

1 A. Carter Wilder, Leavenw'th.

KENTUCKY.

Lucien Anderson, Mayfield. 2 *GEORGE H. YEAMAN, Owensboro. 3 *HENRY GRIDER,.....Bowling G. 4 *AARON HARDING,.....Greensburg. 5 *ROBERT MALLORY La Grange. 6 Green Clay Smith Covington. Brutus J. Clay Lexington. William H. Randall ... 8

9 *WM. H. WADSWORTH.. Maysville.

MAINE.

Lorenzo D. M. Sweat, Portland.

- Sidney Perham,.....Paris.
- James G. Blaine,......Augusta.
 4 *John H. Rice,......Foxcroft.
 5 *Frederick A. Pike,.....Calais.

MARYLAND.

- 1 John A. J. Cresswell...Elkton. 2 *Edwin H. Webster......Belair.
- 3 Henry Winter Davis,....Baltimore.
- 4 *Francis Thomas,.....Frankville.
- 5 Benjamin G. Harris...Leonardt'wn

1

1 1

MASSACHUSETTS.

	*Thomas D. Eliot,New Bedford	
2	Oakes AmesNorthEaston	

- 3 *Alexander H. Rice......Boston. 4 *Samuel Hooper,.....Boston.

- William B. Washburn, .. Greenfield. 0
- 10 *Henry L. Dawes,N'th Adams.

MICHIGAN.

- 1 *Fernando C. Beaman, ... Adrian.
- Charles Upson,.....Coldwater. John W. Longyear,.....Lansing. 3
- *Francis W. Kellogg, Gr'd Rapids. 4
- Augustus C. Baldwin,...Pontiac. 5
- 6 John F. Driggs,.....East Signaw MINNESOTA.

1 *William Windom, Winona.

2 Ignatus Donnelly, Nininger. MISSOURI.

1	*FRANCIS P. BLAIR, Jr	.,.St. Louis.
2		Carondelet.
3		Irondale.
4		
5		Springfield.
6	Austin A. King,	Richmond.
		C1. T

- 7 Benjamin F. Loan, St. Joseph.

NEW HAMPSHIDE.

- Daniel MarcyPortsmouth 1 2 *Edward H. Rollins, Concord.
- 3 James W. Patterson,..... Hanover.

NEW JERSEY.

- John F. Starr,.....Camden. George Middleton,.....Allentown. 1 $\mathbf{2}$
- 3 * William G. Steele,......Somerville. 4 Andrew J. Rodgers,.....Newton.
- 5 * Nehemiah Perry, Newark.

NEW YORK.

1	Henry G. Stebbins,	New York.
2	Martin Kalibfleisch,	Brooklyn.
8	* Moses F. Odell,	Brooklyn.
4	*Benjamin Wood,	New York.
5	Fernando Wood,	New York.
6	*Elijah Ward,	New York.
7	John W. Chandler	
8	James Brooks,	New Yerk.
9	Anson Herrick,	New York.
10	William Radford,	Yenkers.
11	Charles H. Winfield,	Goshen.
12	Momer A. Nelson,	Po'keepsie.
18	*John B. Steele,	Kingston.
14	John V. L. Pruyn,	Albany.
15	John A. Griswold,,	Troy.
16	Orlando Kellogg,	Eliza town.
17	Calvin T. Hulburd,	Bra. Falls.
18	James M. Marvin,	Sar Springs.
19	Samuel F. Miller,	
20	*Ambrose W. Clark,	Watertown.
21	Francis Kernan,	

- 22 De Witt C. Littlejohn ... Oswego. 28 Thomas T. Davis Syracuse. 24 *Theodore M. Pomeroy, .. Auburn. Daniel Morris,.....Penn Yan.
 Giles W. Hotchkiss,.....Binghamt'n 27 *R. B. Van Valkenberg, Bath. 28 Freeman Clark,Rochester. 29 *Augustus Frank, Warsaw. 30 John B. Gapson,......Buffalo. 31 *Reuben E. Fenton,.....Frewsburg.

ещо.

1	*George H. P. adleton,	Cincinnati.
2	Alexander Long	Cincinnati.
3	Robert Schenck,	
4	J. F. McLinny	Piqua.
5	Frank C. LeBland,	Celina.
6	*Chilton A White,	
7	*Samuel S. Cox,	Columbus.
8	William Johnson	Mansfield.
9	* Warren P. Noble,	Tiffin.
0	*James M. Ashley,	Toledo.
1	Wells A. Hutchins,	Portsmouth.
2	William E. Finck,	Somerset.
3	John O'Neull,	Zanesville.
ł	George Bliss,	Wooster.
5	*James R. Morris,	Woodsfield.
6	Joseph W. White,	Cambridge.
7	Ephraim R. Eckley,.	
8	Rufus P. Spaulding,	Cleveland.

19 James A. Garfield,......Hiram,

OBEGON.

John R. McBride,.....La Fayettee

PONNSTLVANIA.

1	Survey J R undelly,	.Philadelph.
-2	Charles O'Neili,	.Philadelph.
3	Leonard Myers,	.Philadelph.
4	*William D. Kelley,	.Philadelph.
5	M. Russell Thayer,	Ches. H. P.
6	*John D. Stiles,	.Allentown.
7	John M. Broomall,	.Chester.
- 8	*Sydenham F. Ancona,.	.Reading.
9	*Thaddeus Stevens,	Lancaster.
10	Myer Strouse,	Pottsville.
11	*Philip Johnson,	
12	Charles Dennison,	
13	Henry M. Tracy,	St'g Stone.
14	William H Miller,	Harrisburg
15	*Joseph Bailey,	Newport.
16	Alexander H. Coffroth	Somerset.
17	Archibald McAllister,	Sp'g Furn.
18	*James T. Hale,	Bellefonte.
19	Glenni W. Scofield,	Warren.
21	Amos Myers,	Clarion.
21	John L Dawson,	Br'nsville
22	*James K. Moorhead,	Pittsburg.
23	Thomas Williams,	Pittsburg.
24	#Jesse Lazear,	Waynesb'g
	RHODE ISLAND.	
1	Thomas A. Jenckes	Providence
2		
	VERMONT.	······································
1	Fred'k E Woodbridge	Vorgonnog

- 1 Fred'k E. Woodbridge,...Vergennes. 2 *Justin S. Morrill,.....Strafford.
- 3 *Portus Baxter,.....Derby Line

- 147

VIRGINIA.

 *JOSEPH E. SEGAR,......Ft. Monroe
 LUCIUS H. CHANDLER,....Norfolk.
 BENJAMIMM. KITCHEN....Martinsb'g WEST VIRGINIA.

1 *Jacob B. Blair,......Parkersb'g 2 *William G. Brown,......Kingwood. 3 *Killian V. Whaley,......Pt. Pleas't WISCONSIN,

DELEGATES FROM TERRITORIES.

ARIZONA.-(None yet chosen.)

COLORADO.—Hiram P. Bennett.Den. City

DAKOTA.—William Jayne,.....Ft.Randall IDAHO.—John M Cannady,....Banock C.

NEBRASKA.- Sam. G. Daily,. Pera.

NEVADA .--- Gordon M. Mott,... Carson C.

NEW MEXICO.--Francisco Perea.Santa Fe:

UTAH. -- John F. Kinney,S. L. City WASHINGTON. -- George E. Cole, Steilacoom

SPEAKERS OF THESHOUSESOF REPDESENTATIVES,

FROM 1789 TO 1864.

- 1st Congress.-Frederick Augustus Muhlenburg, of Pennsylvania, was elected Speaker of the House of Representatives April 1st, 1789, and served to March 2d. 1791.
- 2d Congress. -Jonathan Trumbull, of Connecticut, was elected Speaker, and served

from the 24th of October, 1791, to March 3d, 1793. 3d Congress.—Frederick Augustus Muhlenburg, of Pennsylvania, was elected Speaker, and served from December 2d, 1793, to 3d of March, 1795.

Speaker, and served from December 2d, 1793, to 3d of March, 1790.
4th and 5th Congress. —Jonathan Dayton, of New Jersey, was elected Speaker, and served from 7th of December, 1795, to 3d March, 1799.
6th Congress. —Theodore Sedgwick, of Massachusetts, was elected Speaker, and served from, 2d December, 1799, to 3d March, 1801.
7th, 8th, and 9th Congresses.—Nathaniel Macon, of North Carolina, was elected Speaker, and speaker, and served from 7th December, 1801, to March 3d, 1807.
10th and 11th Congresses.—Joseph B, Varnum, of Massachusetts, was elected Speaker, and served from 7th J Stot To 3d March 1811.

and served from October 26th, 1807, to 3d March, 1811. 12th, 13th 14th, 15th, and 16th Congresses. —Henry Clay, of Kentucky, was elected Speaker, and served from 4th November, 1811, to 3d March, 1821.

17th Congress.—Phillip P. Barbour, of Virginia, was elected Speaker, and served from 3d December, 1821, to 3d of March, 1823.

18th Congress. —Henry Clav. of Kentucky, was elected Speaker, and served, from Ist December, 1823, to March 3d, 1825.
19th Congress. —John W, Taylor, of New York, was elected Speaker, and served from December 5th, 1825, to March 3d, 1827.
20th, 21st, 22d, and 23d Congress. —Andrew Stephenson, of Virginia, was elected Speaker, and served from 3d December, 1827, to 3d of June, 1834; and John Bell,
of Thermore are the the of Lune of lected to reven out the halpene of the of Tennesse, was, on the 4th of June, elected to serve out the balance of the 23d Congress, which was ended on the 3d of March, 1887.

24th, and 25th Congresses .- James K. Polk, of Tennessee, was elected Speaker, and served from 7th December, 1835, to March 3d, 1889.

20th Congress. Robert M. T. Hunter. of Virginia, was elected Speaker, and served from the 16th of December. 1839, to March 3d, 1841.
 27th Congress. — John White, of Kentucky, was elected Speaker, and served from 81st May, 1841, to March 3d, 1843.

28th Congress. -John W. Jones, of Virginia, was elected Speaker, and served from 4th December, 1843, to March 3d, 1845. 29th Congress. — John W. Davis, of Indiana, was elected Speaker, and served from 1st

December, 1845, to March 3d, 1847.

30th Congress. - Robert C. Wintrop, of Massachusetts, was elected Speaker, and served from the 6th of December, 1847, to March 3d, 1849.

31st Congress .- Howell Cobb, of Georgia, was elected Speaker, and served from 24th December, 1849, to March 3d, 1851.

becommer, 1989, 10 March 03, 1801.
 22d and 33d Congresses.—Linn Boyd, of Kentucky, was elected Speaker, and served from 4th December, 1851, to March 3d, 1855.
 34th Congress.—Nathaniel P. Banks, Jr., of Massachusetts, was elected Speaker, and served from February 2d, 1856, to March 3d, 1857.
 35th Congress.—James L. Orr, of South Carolina, was elected Speaker, and served from December 3th 1857.

from December 7th, 1857, to March 0d, 1859.

Soft Congress.—William Pennington, of New Jersey, was elected Speaker, February 1st, 1860, and served to March 3d, 1841.

37th Congress.—Galusha A. Grow, cf Pennsylvania, was elected Speaker, July 4th, 1861, and served to March 3d, 1863.

38th Congress .- Schuyler Colfax, of Indiana, was elected Speaker, December 7th, 1863.

WISCONSIN STATE GOVERNMENT.

WISCONSIN STATE GOVERNMENT.

STATE OFFICERS.

James T. Lewis, of Columbus,	Governor
Wyman Spooner, of Elkhorn	Lieutenant Governer
Lucius Fairchild, of Madison,	Secretary of State
Samuel D. Hastings, of Trempeleau,	State Treasurer
Winfield Smith, of Milwaukee,	Attorney General
Josiah L. Pickard, of Platteville,	Superintendent of Public Instruction.
William H. Ramsey, of Ozaukee,	Bank Comptroller
Henry Cordier, of Waupun,	State Prison Commissioner.

ORGANIZATION OF STATE OFFICES.

EXECUTIVE DEPARTMENT.

JAMES T. LEWIS, Governor,	\$1 250
Frank H. Firmin, Private Secretary	1 200
doMilitarydo	
Winiam Neison	
C. J. Martin, Clerk and Messenger,	

SECRETARY OF STATE'S OFFICE.

LUCIUS FAIRCHILD, S	ecretary of State,	\$1.200
E. A. Spencer, Assistant &	ecretary of State,	1,200

BOOK-KEEPERS.

Wm. H. Waterman, Wm. H. Thompson, W. S. Timberlake, Geo. W. Stoner.

CLERKS.

J. A. Hadley	W. L. Lewis,	Geo Coprop
Geo. H. Barwise	C. J. Palme,	S G Benedict
John Gibbons,	C. T. Legate,	M. J. Lewis.
,	Charles F. Farron, Messenger	

STATE TREASURER'S OFFICE.

CHIEF CLERKS.

0.	G.	Scofield,	General Business; F.	. W.	Newland, Allotment;	A. Men	iges, Vol.	Aid.
W.	C.	Bradley,	Bank Clerk,		Dexter	Rowe,	Book-kee	per.

CLERKS.

H. S. Marsh,	K. J. Fleischer	L P Drake
Charles S. Blanchard,	James E. Brett,	

MESSENGERS.

WISCONSIN STATE GOVERNMENT.	151
ATTORNEY GENERAL'S OFFICE.	
WINFIELD SMITH, Attorney General,	,000 600
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SUPERINTENDENT OF PUBLIC INSTRUCTION'S OFFICE	E.
JOSIAH L. PICKARD, Superintendent,	,200 ,000
BANK COMPTROLLER'S OFFICE.	
WILLIAM H. RAMSEY, Bank Comptroller,	2,000 1,200
CLERKS. D. B. Ramsey,	itch.
STATE PRISON COMMISSIONER.	
HENRY CORDIER, State Prison Commissioner	1,200 250 500 400 500
STATE LIBRARIAN.	
O. S. CONOVER, Librarian, \$	1,000
SUPERINTENDENT OF PUBLIC PROPERTY.	
NATHANIEL SAWYER, Superintention:	1,000 1,000
STATE HISTORICAL SOCIETY.	
LYMAN C. DRAPER, Corresponding Secretary,	\$1,000

WISCONSIN STATE GOVERNMENT.

OFFICE OF COMMISSIONER OF SCHOOL AND UNIVERSITY

LANDS.

Lucius Fairchild, Secretary of State; Samuel D. Hastings, State Treasurer; Winfield Smith, Attorney General;			
JAMES A BATE, Chief Clerk,	. \$	1,200	

CLERKS.

T. W. GibbsE.	S. McBride,
F. W. Bird,H.	Borschenius,G. W. Hallet.
J. R.	Gibbs, Messenger.

ADJUTANT GENERAL'S OFFICE.

AUGUSTUS GAYLORD, Adjutant General	
CLERKS.	

J. M. Lynch. M. C. Clark, George R. Rowell. D. M. Sturgiss.

QUARTERMASTER GENERAL'S OFFICE.

ATHANIEL F. LUND, Quartermaster General	000 19
J. J. Van Keulen, Gunsmith	•••••
ar or the reducing datasinitition of the second sec	

JUDICIARY.

SUPREME COURT.

Name.	Title.	Salary.	Term Expires.
Luther S. Dixon	Chief Justice	\$2 500 00	Mam 21 1000
Orsamus Cole		9 500 00	Man 01 1007
Byron Paine	Associate Justice	2,500,00	Mar 21, 1007
	resolution o abtico		

CIRCUIT COURTS.

	Name.		Salary.	Term Expires.
1st]	David Noggle	Janesville	\$2,500 00	December 31, 1865
	arthur MCArthur	MIIWAIIKee	2 500 00	December 31, 1865 December 31, 1869 December 31, 1866
TULL	Davia Tavior	Shehovan	9 500 00	December 01 1000
000000000000000000000000000000000000000	u. m. Cothren		2 500 00	Docomben 21 1004
	Teorge W. Cate	Stevens' Point	2 500 00	December 31, 1864 December 31, 1869 December 31, 1866
0,11,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	u. r. weinernv	Hijdgon	2 500 00	December 21 1000
* Appointe	d to fill vacancy occ	casioned by the deat	2, 500 00 h of Judge E	December 31, 1865 December 31, 1867 dwin Wheeler.

WISCONSIN STATE GOVERNMENT.

NAMES OF COUNTIES COMPOSING JUDICIAL CIRCUITS.

1st Circuit—Racine, Kenosha, Walworth, Rock and Green. 2 Circuit—Milwaukee and Waukesha. 3d Circuit—Marquette, Green Lake, Dodge, Washington and Ozaukee. 4th Circuit—Foud du Lac, Manitowoc, Sheboygan, Calumet and Kewaunee.

5th Circuit-Iowa, Grant and La Fayette.

6th Circuit-Clark, Jackson, La Crosse, Trempeleau, Buffalo, Monroe, Crawford, Vernon and Richland.

7th Circuit-Marathon, Portage, Waupacca, Waushara, Adams, Juneau and Wood. 8th Circuit-Eau Claire, Chippewa, Dunn, Pepin, Pierce, St. Croix, Polk, La Pointe. Douglass and Burnett.

9th Circuit-Columbia, Sauk, Dane and Jefferson. 10th Circuit-Brown, Outagamie, Oconto, Winnebago, Shawanaw and Door.

CHARITABLE INSTITUTIONS.

WISCONSIN STATE UNIVERSITY.

BOARD OF REGENTS.

O. M. Conover......Madison Harrison C. Hobart......Chilton..... M. Frank...... D. H. Tullis......Secretary. FACULTY.

JOHN W. STERLING, A. M. Dean of the Faculty, and Professor of Mathematics and Natural Philosophy.

DANIEL READ, L. L. D. Professor of Mental, Ethical, and Political Science, Rhetoric, and English Literature.

EZRA S. CARR, M. D., Professor of Chemistry and Natural History.

JAMES D. RUTLER, A. M., Professor of Ancient Languages and Literature.

JOHN P. FUCHS, M. D., Professor of Modern Languages and Literature. J. D. PARKINSON, A. B., Tutor.

> CHARLES H. ALLEN, Professor of Normal Instruction.

MISS. ANNA W. MOODY, Preceptress in Normal Department.

DAVID H. TULLIS, Instructor in Commercial Calculations and Book Keeping.

1

WISCONSIN STATE GOVERNMENT.

HOSPITAL FOR THE INSANE.

BOARD OF TRUSTEES.

Thomas Hood,	Terms expire April 5, 1864.
W. B. TaylorCottage Grove, Dane county A. S. McDillPlover, Portage county Wyman SpoonerElkhorn, Walworth county Edward PierFond du Lac, Fond du Lac county E. W. YoungPrairie du Sac, Sauk county	Terms expire April 5, 1865.
H.H. GilesStoughton, Dane county B. B. WolcottMilwaukee, Milwaukee county E. A. FootFootville, Rock county Simeon MillsMadison, Dane county J. B. FuchsMadison, Dane county	Terms expire April 5, 1866.

OFFICERS OF THE BOARD.

H. H. Giles	Dravidant
Wyman Snooner	riestuent.
Wyman Spooner.	Vice President.
Simeon Mills	m
	•••••• Treasurer.

EXECUTIVE COMMITTEE. E. A. Foot,

Simeon Mills,

Edward Pier.

VISITING COMMITTEE.

Edward Pier, Fond du Lac, W. W. Blackman, M. D., Stoughton, L. J. Barrows, M. D., Janesville.

MEDICAL SUPERINTENDENT-(Vacancy.)

ASSISTANT PHISICIAN-Dr. J. W. Sawyer.

MATRON-Mrs. Mary C. Halliday.

REGENTS OF NORMAL SCHOOLS.

His Excellency, James T. Lewis, ex-officio
C. C. Sholes Kenosha, Kenosha county
William E. Smith. Fox Lake, Dodge county O. T. Maxon Prescott, Pierce county Silas Chapman Milwaukee, Milwaukee county (
Hanmer Robins Platteville, Grant county (Vacancy.) Edward Daniels Ripon, Foud du Lac county }
OFFICERS OF THE ROARD
C. C. Sholes

WISCONSIN STATE GOVERNMENT.

STATE REFORM SCHOOL.

MANAGERS.

OFFICERS OF THE BOARD.

Cicero Comstock......President. Charles R. Gibbs......Secretary and Treasurer. Andrew E. Elmere.....Vice President.

SUPERINTENDENT-Moses Barrett, M. D. MATRON-FANUY A. Barrett.

INSTITUTE FOR THE EDUCATION OF THE BLIND.

BOARD OF TRUSTEES.

OFFICERS.

SUPERINTENDENT.

Thomas H. Little, M. A.

TEACHERS.

Frances A. Lord, B. A. Sabra A. Scofield. H

Helen A. Daggett.

TEACHER OF MUSIC-Jesse H. Temple.

FOREMAN OF SHOP-Joseph Horton.

HATRON-Mrs. M. H. Whiting.

156	WISCONSIN STATE GOVERNMENT.
INSTITU	TE FOR THE EDUCATION OF THE DEAF AND DUMB.
	BOARD OF TRUSTEES.
Chester D.	Long
Salmon The	omag
Chomas M. Willowd Tab	Martin
N. M. Harr	ington)
Wm. C. All	ington
	OPPICEDS OF THE PARTY
Hon. Sa	Imon Thomas
N. M. H	Iarrington
	dmon Thomas
	INTELLECTUAL DEPARTMENT
J. S. Off H. Phill	licer, A. MPrincipal.
ZGM	
J. A. Me L. Eddy.	Whorter, A. M.
Miss E.	CWDorter, A. M
	DOLDOWS
G. H. B	DOMESTIC DEPARTMENT. riggsPhysician.
Miss M	J. Adams
Mrs. W.	A. Mills
J. A. M	Young
	Gurdener and Laborer.

COUNTY OFFICERS IN THE STATE OF WISCONSIN FOR 1864.

COUNTIES.	Sheriff.	Register Deeds.	Treasurer.	District Att'y.	Cl'k B'd Sup'rs.	Cl'k Cir. Court.	Surveyor.	County Judge.	
Adams Ashland Brown Buffalo Calumet Clarke Clarke Clarke Clarke Clarke Dane Teareford Dane Douglass Douglass Douglass Douglass Douglass Douglass Douglass Douglass Douglass Dunn Eau Claire Fond du La Grant Green Lak Iowa Jackson Juncau Kewaunec Kenosha La Fayette.	Tho's Brunette. Geo. Laughton. W. H. Gates Daniel Lee W. E. Martin James Hewitt Nathan Hazen Lorenzo Barney W. S. Main Not organized. C. Germain J. E. Thorpc O. Sheridan J. E. Thorpc O. Sheridan J. C. Whipple c JD L Eycleshe' N. Goodenougl Cha's S. Foste e I. H. Morris Gar. C. Meigs Rans. G. Pope Geo. Trucks T. P. Naughton W. Strausky Jiudson Fox Isaac L. Usher.	 Jno, W. Bell, Xavier Martin Otis F. Warren. W. M. J. Cornell. O. S. Crossett A. H. Smead Isaac Raufauf A. Pickarts Ilichard Mertz. J. F. Gillson Wm. Cranwell. Francis Breck II. C. Putnam. A. Morgan. G. D. Elwood J. Stoppenback Chars H. Grott. Peter Schlesser. Henry Tarbell. Christ. Koenig. T. G. Vackases 	A. tora Klaus Jacob Wirth Wm. Paulsen. H. R. Whipple. James O'Neil J. P. P. Gentil. Wm. Vroman Joseph Harris D. G. Morrisor F. R. Church D. C, Clark C. C. L. Websten D. C, Clark C. C. L. Websten Sam'l Moore W. McDowell Grancis Vivian. Levi Warren S. Burns Thos. Hyde E. Burns Thos. Hyde H. Horoton W. McGranabaz	 Orlo B, Graves. Edward Lees. J, M. Adams. J, M. Adams. J, F. French. B, F. French. Le V, S. Vlelc C, T. Wakeley H. W. Lander. D. A. Recd J. S. Ritchie. W. D. Webb J. S. Ritchie. J. R. Beyden. J. Gardner. J. T. Mills E. T. Gardner. J. H. Clary J. A. Johnson. M. B. Beysen. M. R. Beysen. J. William. H. H. Hatch. L. Walker M. R. Korsser. J. N. Rosser. R. A. Orton, Jr 	M. P. Lindsley Conrad Moser. J. Urmhoefer. W. Richardson. James Furlong. II. H. Rust Barnaby Dunn. J. A. Johnson. Charles End W. K. Dresser. G. F. Holcomi Francis Breck M. Daniels C. W. Prescot. S. F. Clisc Matthias Marty. C. L. Sargent. John Herron Levi S. Avery SGeo. D. Mead. Chars F. Culles Levi S. Avery Geker Ira Pierce John Collins	J. B. A. Masse. R. Kempter. J. P. Hume H. Coleman Gus. Stearns H. M. Haskell. P. S. Bibbs James B. Hays. M. E. Lyman W. Ashton P. H. Foster J. F. Moore D. Babcock J. W. Blandin, W. W. Wrigh Albert Longs J. W. Blandin, W. W. Wrigh Albert Longs J. W. Blandin, W. W. Wrigh Albert Longs J. W. Blandin, W. Mitman John P. Kelle; T. A. Smith W. D Hichcoel E. W. Blinut J. S. Murphy J. S. Murphy	I. Heysman. Emil Haenser. John Albes. J. Waterman. Hiram Renna. Alfred Topliff. J. R. Hurlbert P. McCabe Wm. M. Mors Z. T. Morbeck Richard Relf. T. A. Butterfiel H. C. Putnam Lathrop Elles. gH A. W.McNai t J. T. Dodge. Henry Meriton Robt. Wilson. Geo, M. Adam V Henry Steget. J. T. Heath G. Thiry Jasen Lathrop. Henry J. Bliss. John Brown	C. Greening. W. Richardson. L. C. Stanley. John T. Clark. Ira B. Bronson. Thomas Hood. Eleonard Mertz. M. E. Lyman. Irwin W. Gates. d E. B. Bundy. J. W. Stillman. Robert Flint. F. B. Hawes. S. B. Ausley. B. F. P. Brainard. F. M. Bird. F. W. Bird. F. W. Bird. F. W. Bird. J. W. Webster. S. S. Burton. J. W. Wacksone. J. W. Blackstone.	COUNTY OFFICERS.
Manitowoc. Marathon	Ira P. Smith M. Stafford	Jno. C. Eggers. J. H. Babcock.	Oscar Koch Jacob Paff	.W. M. Nichols J. P. West	A. Whittman R. P. Manson	.Jer. Crowley. J. W. Chubbuel	D. L. Plumme	H. S. Pierpont. er B. Ringle.	157

	COUNTY	OFFICERS	IN THE S	STATE OF V	VISCONSIN	FOR 1864	-Continued.		158
COUNTIES.	Sheriff.	Register Deeds.	Treasurer.	District Att'y.	Cl'k B'd Sup'rs.	Cl'k Cir. Court.	Surveyor.	County Judge.	
Monroe. Oconto. Ozaukee. Pepin. Pierce. Polk Portage. Racine. Richland, Rock. St. Croix. Stawanaw. Sheboygan. Yermon. Walworth. Washington. Waubacca. Waubarca.	 Gilman. Brophey B. Brophey. B. Brophey. F. Opitz A. W. Miller. C. Puett. J. B. Churchill J. A. Walker. J. A. Walker. A. G. Peabody. N. Stewart. F. Budle. W. G. Mallory. S. M. Billnigs. S. M. Billnigs. T. Weiman. Orson Reed. C. M. Fenelen. N. W. Milikens 	M. A. Thayer P. H. O'Brien U. Landott L. G. Wood C. N. Hegedahl Geo. Wilson W. J. Sheppard A. J. Page C. C. Keeler O. F. Brown J. G. Train T. Prickett W. Kunz W. S. S. White. O. B. Houghton E. H. Miller Pitts Ellis W. B. Mumbrue S. R. Clark	Ledyard A. Bruillard J. Bruillard J. H. Rotunds A. Gibson W. A. Tasboy H. C. Sherwin J. P. Jones J. L. McRee S. Holdridge, jr J. L. McRee S. Holdridge, jr Hored Day F. Geele H. D. Comstock James Lowrie J. F. Brett John Willey F. Grett John Fallon E. Townsend J. A. Williams.	 R. Dunn. B. J. Brown B. J. Brown B. J. Brown B. C. Topping. D. C. Topping. D. C. Topping. A. H. Young O H Landreux. O H Landreux. O H Landreux. C. W. Bennett. H. C. Baker S. S. Barlow W. B. Felker E. B. Treat G. G. Freemann W. F. Terpune. N. S. Murphy P. A. Weil D. W. Small J. W. Carter K. S. Patton. 	 Henry Gosteners F. D. Steele H. B. Bacon C. Grunnert B. Harrington John W. Winn O. H. Staples J. J. Gatiker A. G. Rock well J. M. Bennett M. E. Dewing M. Bohan Adam Beaver M. T. Sorrenson O. H. Stovers.] 	 D. M. Handelmin. D. W. Montg'ry C. N. Hagedahl. A. S. Gray J. B. Carpenter L. Parker M. Satterlee 	 t. K. Gregory. d. S. Ingols Eben Pierce John Stevans L. Towsley. N. Plummer J. H. Short U. H. Newbury G. B. Jackson. E. Burchard C. D. Belville Delos White Delos White Delos White Dosth Dart E. F. Sawyer J. L. Tubbs J. B. Brossins R. O. Hataway R. O. Pope C. F. Atwood 	A. Smith, G. E. Pratt, E. B. Johnson, G. H. Myers, S. A. White, S. L. Plumer, W.M. Blanding, Burt Brett, J. B. Adams, A. B. Slaughter, A. B. Slaughter, J. B. Quinaby, Ellas Gunnaer, G. W. Weedon, A. W. Newman, C. Gradaan, Peter Golden, John Shelley, S. A. Randles, U. S. Ogden, J. L. Hofsord,	COUNTY OFFICERS.

PRESIDENTIAL VOTE OF 1860. (BY COUTIES, TOWNS, WARDS, AND PRECINCTS.)

ID INC COTTET					BROWN CO.—contin	nued.			. 1
ADAMS COUNTY.	LinD	0110 12.	reck.B			Lin.I	Deug.Bi	reck.B	ell.
1.20		00g. D1 22	reck.D		Humboldt	45	75		
Adams	73 19	الد در			Preble	35	67		
Brownville	12_{59}	11	 5						
Chester	52	14			Total	\$73	1239		
Dell Prairie	99 50	29	•••		10.81	010	1-95	•••	!
Easton	56	18	•••						
Grand Marsh	76	10			BUFFALO CO.				
Jackson	62	28							1
Leolia	19	- 9			Naples	C.	17	•••	
Monroe	54	ğ			Alma	40	19		
	9	11			Gilmanton	48	4		
Newark Valley		25			Belvidere	43	ĩ		
New Haven	91 49		•••		Eagle Mills	4	19		
Preston	42	11	•••			67	40		ïl
Quincy	12	27	••		Buffalo	04 56	40 15		
Rome	16	9			Waumandee		15 25	ï	1
Richfield	38	7			Cross	14			
Strong's Prairie	40	34			Nelson	31	5	•••	
Springville	66	22			Glencoe	19	6	•••	
White Creek	25	11			Maxville	\cdot 34	23	•••	
winte oreen					City of Buffalo,				· · ·
m . + - 1	511	223	5		1st Ward	12	3		
Total			.,		2d Ward	27	ĩ		
				1	Total	459	189	1	1
ASELAND CO.					1.0081	900	105		-
				1					
Bayport	23	1	•••		VERNON CO.				
La Pointe	$\overline{12}$	31							
				<u> </u>	Clinton	43	9	•••	
Total	35	32			Christiana	62	18		•••
110.251									
1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	00	04			Greenwood	38	29		•••
10000000000	00	02			Greenwood		29 26		
	00	02	•••	•••	Greenwood Hillsboro	$\frac{38}{72}$			
BROWN CO.	00	02	•••	•••	Greenwood Hillsboro Stark.	38 72 37	$\frac{26}{23}$		
					Greenwood Hillsboro Stark Harmony	88 72 37 62			
	21	25			Greenwood Hillsboro Stark Harmony Coon	88 72 87 62 22		 	· · · ···
BROWN CO. Depere					Greenwood Hillsboro Stark Harmony Coon Forest	88 72 37 62 22 15	$26 \\ 23 \\ 4 \\ 12 \\ 22$		··· ··· ···
BROWN CO. Depere Depere village	21	25	•••		Greenwood Hillsboro Stark. Harmony Coon Forest Kickapo o	38 72 37 62 22 15 73	26 23 4 12 22 71	 	· · · ···
BROWN CO. Depere Depere village Gr'n Bay, N. W.	21 48	$\frac{25}{52}$	•••		Greenwood Hillsboro Stark Harmony Coon Forest	38 72 37 62 22 15 73 86	26 23 4 12 22 71 54		··· ··· ···
BROWN CO. Depere village Gr'n Bay, N. W. do S. W.	21 48 135 61	25 52 131			Greenwood Hillsboro Stark. Harmony Coon Forest Kickapo o	38 72 37 62 22 15 73 86 28	$26 \\ 23 \\ 4 \\ 12 \\ 22 \\ 71 \\ 54 \\ 7 \\ 7 \\ 1 \\ 54 \\ 7 \\ 1 \\ 5 \\ 7 \\ 1 \\ 1 \\ 1 \\ 1 \\ 2 \\ 2 \\ 2 \\ 2 \\ 1 \\ 1$	···· ···· ···	· · · ···· ···
BROWN CO. Depere Depere village Gr'n Bay, N. W. do S. W. do Town	21 48 135 61 69	$25 \\ 52 \\ 131 \\ 55 \\ 71$		 	Greenwood Hillsboro Stark Harmony Coon Forest. Kickapo o Franklin Union	38 72 37 62 22 15 73 86 28	26 23 4 12 22 71 54	 	··· ··· ···
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland	$21 \\ 48 \\ 135 \\ 61 \\ 69 \\ 1$	$25 \\ 52 \\ 131 \\ 55 \\ 71 \\ 148$		 	Greenwood Hillsboro Stark Harmony Coon Forest. Kickapoo Franklin. Union Wheatland	38 72 37 62 22 15 73 86 28 92	$26 \\ 23 \\ 4 \\ 12 \\ 22 \\ 71 \\ 54 \\ 7 \\ 7 \\ 1 \\ 54 \\ 7 \\ 1 \\ 5 \\ 7 \\ 1 \\ 1 \\ 1 \\ 1 \\ 2 \\ 2 \\ 2 \\ 2 \\ 1 \\ 1$		
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard	$21 \\ 48 \\ 135 \\ 61 \\ 69 \\ 1 \\ 35$	$25 \\ 52 \\ 131 \\ 55 \\ 71 \\ 148 \\ 76$			Greenwood Hillsboro Stark Harmony Coon Forest Kickapoo Franklin Union Wheatland Vir.qua	$\begin{array}{c} 38\\72\\37\\62\\22\\15\\78\\86\\28\\92\\215\end{array}$	$26 \\ 23 \\ 4 \\ 12 \\ 22 \\ 71 \\ 54 \\ 7 \\ 26 \\ 44$	···· ···· ··· ··· 6	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard Lawrence	$21 \\ 48 \\ 135 \\ 61 \\ 69 \\ 1 \\ 38 \\ 57$	$25 \\ 52 \\ 131 \\ 55 \\ 71 \\ 148 \\ 76 \\ 55$	···· ···· ····		Greenwood Hillsboro Stark Harmony Coon Forest Kickapoo Franklin Union Webatland Virc.qua Webster	$\begin{array}{c} 38\\72\\37\\62\\22\\15\\78\\86\\28\\92\\215\\48\\48\\48\\48\\48\\28\\92\\215\\48\\48\\48\\48\\48\\48\\48\\48\\48\\48\\48\\48\\48\\$	$ \begin{array}{r} 26 \\ 23 \\ 4 \\ 12 \\ 22 \\ 71 \\ 54 \\ 7 \\ 26 \\ 44 \\ 27 \\ \end{array} $	···· ···· ··· ··· ··· 6	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard	21 48 135 61 69 1 38 57 87	$25 \\ 52 \\ 131 \\ 55 \\ 71 \\ 148 \\ 76$			Greenwood Hillsboro	$\begin{array}{c} 38\\72\\37\\62\\29\\15\\78\\86\\28\\92\\215\\48\\225\\48\\226\\26\\26\\26\\26\\26\\26\\26\\26\\26\\26\\26\\26$	$ \begin{array}{r} 26 \\ 23 \\ 4 \\ 12 \\ 22 \\ 71 \\ 54 \\ 7 \\ 26 \\ 44 \\ 27 \\ 5 \end{array} $	 6	··· ··· ··· ···
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard New Denmark Suamico	21 48 135 61 9 1 33 57 87 40	25 52 131 55 71 148 76 55 43	···· ···· ····		Greenwood Hillsboro	$\begin{array}{c} 88\\72\\87\\62\\29\\15\\78\\86\\28\\92\\215\\48\\26\\26\\20\\20\\\end{array}$	$ \begin{array}{r} 26 \\ 23 \\ 4 \\ 12 \\ 22 \\ 71 \\ 54 \\ 7 \\ 26 \\ 44 \\ 27 \\ 5 \\ 15 \\ \end{array} $	···· ··· ··· ··· ··· ··· ··· ··· ···	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Lawrence New Denmark	21 48 135 61 35 57 87 40 22	25 52 131 55 71 148 76 55 43			Greenwood Hillsboro	88 72 87 62 22 15 73 86 28 92 215 48 26 20 40	26 23 4 12 22 71 54 7 6 44 27 5 15 29	····	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard Lawrence New Denmark Suamico Rockland	21 48 135 61 9 1 33 57 87 40	25 52 131 55 71 148 76 55 43	···· ··· ··· ···		Greenwood Hillsboro	$\begin{array}{c} 88\\72\\37\\62\\22\\15\\73\\86\\28\\92\\215\\48\\26\\26\\20\\40\\91\end{array}$	26 23 4 12 22 71 54 7 26 44 27 5 15 29 23	···· ··· ··· ··· ··· ··· ··· ···	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard Lawrence. New Denmark Suamico Rockland Fort Howard	21 48 185 61 93 57 87 87 87 87 87 87 87 87 87 87 87 87 87	25 52 131 55 71 148 76 55 43			Greenwood Hillsboro		$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ \end{array}$	····	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do S. W. do Town Holland Howard New Denmark Suamico Rockland Fort Howard Wrightstown	21 48 135 69 1 35 57 87 92 78 78 35	25 52 131 55 71 148 76 55 47			Greenwood Hillsboro	$\begin{array}{c} 88\\ 72\\ 37\\ 62\\ 222\\ 15\\ 73\\ 86\\ 92\\ 215\\ 28\\ 92\\ 48\\ 26\\ 20\\ 40\\ 91\\ 45\\ \end{array}$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ \end{array}$	 	
BROWN CO. Depere village Gr'n Bay, N. W. do Town Holland Lawrence New Denmark Suamico Rockland Fort Howard Wrightstown Glenmore	21 43 135 61 35 57 87 92 27 35 11	25 52 131 55 718 76 55 43 55 43 55 47 64 41			Greenwood Hillsboro	$\begin{array}{c} 88\\ 72\\ 37\\ 62\\ 222\\ 15\\ 73\\ 86\\ 92\\ 215\\ 28\\ 92\\ 48\\ 26\\ 20\\ 40\\ 91\\ 45\\ \end{array}$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ \end{array}$	 	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do S. W. do Town Holland Howard Kew Denmark Suamico Rockland Fort Howard Glenmore Pittsfield	$\begin{array}{c} 21 \\ 48 \\ 135 \\ 69 \\ 135 \\ 57 \\ 87 \\ 87 \\ 87 \\ 87 \\ 11 \\ 21 \end{array}$	25 52 131 551 148 76 55 47 47 40 41 44			Greenwood Hillsboro	$\begin{array}{c} 38\\ 72\\ 37\\ 62\\ 225\\ 15\\ 73\\ 86\\ 28\\ 92\\ 215\\ 26\\ 20\\ 40\\ 91\\ 45\\ 85\\ \end{array}$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 7\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ 1\\ 1\end{array}$	 	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do S. W. do Town Holland Howard Howard New Denmark Suamico Fort Howard Fort Howard Wrightstown Glenmore Pittsfield	$\begin{array}{c} 21 \\ 43 \\ 135 \\ 61 \\ 33 \\ 57 \\ 81 \\ 22 \\ 78 \\ 11 \\ 29 \end{array}$	$\begin{array}{c} 25\\ 52\\ 131\\ 55\\ 71\\ 149\\ 76\\ 55\\ 47\\ 47\\ 64\\ 41\\ 46\end{array}$			Greenwood Hillsboro	$\begin{array}{c} 38\\ 72\\ 37\\ 62\\ 225\\ 15\\ 73\\ 86\\ 28\\ 92\\ 215\\ 26\\ 20\\ 40\\ 91\\ 45\\ 85\\ \end{array}$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 7\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ 1\\ 1\end{array}$	 	
Depere village Depere village Gr'n Bay, N. W. do S. W. do S. W. do S. W. do S. W. Holland Howard New Denmark Suamico Rockland Fort Howard Wrightstown Glenmore Pittsfield Morrison Scott	$\begin{array}{c} 21\\ 48\\ 135\\ 69\\ 1\\ 33\\ 57\\ 87\\ 10\\ 22\\ 735\\ 11\\ 21\\ 9\\ 50\\ \end{array}$	25 52 131 551 148 76 55 47 47 40 41 44			Greenwood Hillsboro	$\begin{array}{c} 38\\ 72\\ 37\\ 62\\ 225\\ 15\\ 73\\ 86\\ 28\\ 92\\ 215\\ 26\\ 20\\ 40\\ 91\\ 45\\ 85\\ \end{array}$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 7\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ 1\\ 1\end{array}$	 	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do S. W. do Town Holland Howard Kockland Fort Howard Fort Howard Fort Howard Wrightstown Glenmore Pittsfield Morrison Scott , N. Frank-	$\begin{array}{c} 21 \\ 48 \\ 135 \\ 69 \\ 1 \\ 33 \\ 57 \\ 87 \\ 10 \\ 22 \\ 78 \\ 35 \\ 11 \\ 21 \\ 9 \\ 50 \end{array}$	$\begin{array}{c} 25\\ 52\\ 131\\ 571\\ 148\\ 76\\ 554\\ 75\\ 47\\ 641\\ 466\\ 85\end{array}$			Greenwood Hillsboro	$\begin{array}{c} 38\\ 72\\ 37\\ 62\\ 22\\ 15\\ 73\\ 86\\ 28\\ 92\\ 215\\ 48\\ 26\\ 20\\ 40\\ 91\\ 45\\ 85\\ 1143\end{array}$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 44\\ 27\\ 7\\ 26\\ 444\\ 27\\ 5\\ 15\\ 29\\ 235\\ 1\\ 465\\ \end{array}$	 	
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do S. W. do Town Holland Howard Kockland Fort Howard Fort Howard Fort Howard Wrightstown Glenmore Pittsfield Morrison Scott , N. Frank-	$\begin{array}{c} 21 \\ 48 \\ 135 \\ 69 \\ 1 \\ 33 \\ 57 \\ 87 \\ 10 \\ 22 \\ 78 \\ 35 \\ 11 \\ 21 \\ 9 \\ 50 \end{array}$	$\begin{array}{c} 25\\ 52\\ 131\\ 571\\ 148\\ 76\\ 554\\ 75\\ 47\\ 641\\ 466\\ 85\end{array}$			Greenwood Hillsboro	$\begin{array}{c} 38\\ 72\\ 37\\ 62\\ 22\\ 15\\ 73\\ 828\\ 92\\ 215\\ 48\\ 92\\ 215\\ 48\\ 92\\ 215\\ 48\\ 92\\ 40\\ 91\\ 45\\ 85\\ 1145\\ 1145\\ \end{array}$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 222\\ 71\\ 54\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ 1\\ 465\\ 56\\ \end{array}$		
BROWN CO. Depere village Gr'n Bay, N. W. do Town Holland Lawrence New Denmark Suamico Sockland Fort Howard Wrightstown Glenmore Pittsfield Scott Scott N. Frank- lin precinct	$\begin{array}{c} 21 \\ 433 \\ 135 \\ 61 \\ 69 \\ 13 \\ 57 \\ 87 \\ 40 \\ 22 \\ 78 \\ 35 \\ 78 \\ 31 \\ 21 \\ 9 \\ 50 \\ 50 \\ 4 \end{array}$	$\begin{array}{c} 25\\ 5\\ 5\\ 1\\ 1\\ 5\\ 7\\ 1\\ 8\\ 7\\ 6\\ 5\\ 5\\ 1\\ 7\\ 6\\ 1\\ 7\\ 6\\ 4\\ 1\\ 4\\ 6\\ 8\\ 5\\ 25\\ \end{array}$			Greenwood Hillsboro	38 72 37 62 292 153 86 288 925 488 265 200 491 455 11453 11453	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 46\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ 1\\ 465\\ 29\\ 23\\ 25\\ 1\\ 465\\ 22\\ 32\\ 56\\ 22\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32$		
Depere village Depere village Gr'n Bay, N. W. do S. W. do S. W. Holland Howard Kockland Fort Howard Fort Howard Wrightstown Glenmore Pittsfield Morrison Scott , N. Frank- lin precinct Belle Vieu, 22	$\begin{array}{c} 21\\ 43\\ 135\\ 61\\ 69\\ 1\\ 35\\ 57\\ 87\\ 10\\ 22\\ 78\\ 35\\ 11\\ 29\\ 50\\ 50\\ 4\end{array}$	$\begin{array}{c} 25\\ 52\\ 131\\ 571\\ 148\\ 76\\ 554\\ 75\\ 47\\ 641\\ 466\\ 85\end{array}$			Greenwood Hillsboro	38 72 37 62 292 153 86 288 925 488 265 200 491 455 11453 11453	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 46\\ 27\\ 5\\ 15\\ 29\\ 23\\ 25\\ 1\\ 465\\ 29\\ 23\\ 25\\ 1\\ 465\\ 22\\ 32\\ 56\\ 22\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32\\ 32$		
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard Suamico Sockland Fort Howard Wrightstown Glenmore Pittsfield Morrison Scott , N. Frank- Scott , N. Frank- lin precinct Belle Vieu, 2d precinct	$\begin{array}{c} 21 \\ 43 \\ 135 \\ 61 \\ 33 \\ 57 \\ 80 \\ 22 \\ 735 \\ 11 \\ 21 \\ 9 \\ 50 \\ 50 \\ 4 \\ 1 \\ 1 \end{array}$	$\begin{array}{c} 25\\ 5\\ 5\\ 1\\ 1\\ 5\\ 7\\ 1\\ 8\\ 7\\ 6\\ 5\\ 5\\ 1\\ 7\\ 6\\ 1\\ 7\\ 6\\ 4\\ 1\\ 4\\ 6\\ 8\\ 5\\ 25\\ \end{array}$			Greenwood Hillsboro	38 72 37 72 37 72 37 72 15 62 22 15 73 73 73 73 36 28 92 25 48 266 200 91 45 45 1143 77 48 27	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 7\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 25\\ 1\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 21\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 46\\ 56\\ 26\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10$		
BROWN CO. Depere village Orn Bay, N. W. do Town Holland Howard New Denmark Suamico Rockland Fort Howard Wrightstown Glenmore Pittsfield Scott Scott Scott Belle Vieu, 20 precinct Belle Vieu, 20	21 48 135 61 93 57 87 40 278 35 11 278 35 11 278 35 11 20 50 4 4 1	$\begin{array}{c} 25\\ 52\\ 131\\ 55\\ 148\\ 76\\ 548\\ 76\\ 548\\ 76\\ 41\\ 4\\ 66\\ 85\\ 25\\ 12\\ \end{array}$			Greenwood Hillsboro	$\begin{array}{c} 38\\ 8\\ 72\\ 37\\ 72\\ 8\\ 72\\ 8\\ 72\\ 8\\ 7\\ 8\\ 22\\ 22\\ 22\\ 15\\ 7\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 76\\ 44\\ 27\\ 5\\ 5\\ 15\\ 29\\ 25\\ 1\\ 465\\ 56\\ 22\\ 11\\ 465\\ 11\\ 12\\ 15\\ 29\\ 25\\ 1\\ 1\\ 12\\ 15\\ 25\\ 1\\ 1\\ 12\\ 15\\ 25\\ 1\\ 1\\ 12\\ 15\\ 25\\ 1\\ 1\\ 12\\ 15\\ 25\\ 1\\ 1\\ 12\\ 15\\ 25\\ 1\\ 1\\ 12\\ 15\\ 25\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\ 1\\$		
BROWN CO. Depere village Gr'n Bay, N. W. do S. W. do Town Holland Howard Suamico Suamico Fort Howard Wrightstown Glenmore Pittsfield Morrison Scott , N. Frank- Scott , N. Frank- lin precinct Belle Vieu, 2d precinct	21 48 135 61 93 57 87 40 278 35 11 278 35 11 278 35 11 20 50 4 4 1	$\begin{array}{c} 25\\ 52\\ 131\\ 55\\ 148\\ 76\\ 548\\ 76\\ 548\\ 76\\ 41\\ 4\\ 66\\ 85\\ 25\\ 12\\ \end{array}$			Greenwood Hillsboro	$\begin{array}{c} 38\\ 8\\ 72\\ 37\\ 72\\ 8\\ 72\\ 8\\ 72\\ 8\\ 7\\ 8\\ 22\\ 22\\ 22\\ 15\\ 7\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 28\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8\\ 8$	$\begin{array}{c} 26\\ 23\\ 4\\ 12\\ 22\\ 71\\ 54\\ 7\\ 26\\ 44\\ 27\\ 5\\ 15\\ 29\\ 25\\ 1\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 21\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 465\\ 56\\ 22\\ 11\\ 46\\ 56\\ 26\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10$		

PRESIDENTIAL VOTE.

	1									
	COLUMBIA CO.					1				
	contrainin co.	Lin	Dang	Breck.	Roll	CRAWFORD CO.	-con	tinued.		
ł	Arlington	167	18	DICCK.		Frooman	Lin.	Doug.	Breck.	Bell.
ł	Caledonia	127	33				· 82	28	•••	•••
Į	Columbus	311	189		· · · ·	Hanor	. 47	16	••	•••
I	Cortland	263	33			Haney	• 29	23	•••	•••
I	Dekorra	153	69			Total	· \$2\$	000		
I	Fount'n Prairie,	155	53				• 00	832	6	•••
l	Ft. Winnebago.	55	56			DUNN CO.				
l	Hampden	120	81			Spring Brook.	. 114	33	3	
ł	Leeds	146	47			Dann Rock Creek	. 69			•••
	Lewiston	116	63		9	Eau Galle	.31	4	1	•••
l	Lodi	216	71	••	• •••	Menominee	231	84	••;	•••
	Lowville	16	79			Peru.	43	166	4	•••
	Marcellon	129	67	•••	•••	Vanceburgh	. 8	4 5	1	•••
	Newport	125	86	•••	•••		0	- 0	•••	•••
	Otsego	139	91	1	••	Total	. 564	341	9	
	Portage City					1		011	3	•••
	1st ward	34	90	•••		DOOR CO.				
	2d ward 3d ward	67	39		2	Gibraltar		31		
	4th ward	60 119	45	1	•••	Brussell.	82	•••		
	Pacific	37	$\frac{119}{20}$	1	•••	Clay Banks		3		
	Randolph	179	20	ï	•••	Forestville	3	23	•••	
	Scott.	116	80 40		•••	Liberty Grove		3	•••	
	Spring Vale	162	20	•••	••••	Nasewaupee	18	. 25	•••	••••
	Wyocena	201	62	•••	•••	Sevastapol Sturgeon Bay	14	17	•••	•••
	West Point	- 93	55	•••	•••	Washington	48	6	•••	•••
					•••	Chamber's I	25	15	•••	•••
	Total.	3386	1614	4	3	no returns.				
				-		Total	250	123	*****	-
	CALUMET CO.						200	125	•••	••
	Charlestown	116	61			DOUGLAS CO.				
	New Holstein	73	123	•••	•••	Superior	39	39	8	2
	Harrison	65	63		•••	Pokegama	31	27	7	
	Rantoul	28	27	•••	•••					
	Chilton	135	116	•••		Total	70	66	15	2
	Stockbridge	143	90	•••	••	DODGE CO.				
	Brothertown	94	- 86			Westford,				
	Woodville	14	31			1st poll	94	23		
	Brillion	38	8			2d poll,	58	39		•••
						Hermann	65	282		•••
	Total	706	605			Calamus	138	29		•••
						Fox Lake	258	199	•••	•••
	CHIPPEWA CO.					Hubbard	47	65	•••	•••
	Chippewa Falis,	64	104			Lebanon	39	205		•••
	Bloomer Prairie	44	104	•••		Trenton,			•••	•••
	Eagle Point	44	74	•••		North poll	143	57		
	La Fayette	47	25	•••		South poll	133	97		•••
	Wheaton	21	29	•••	•••	Lowell	250	169		
	ADson	36	22	•••		Leroy	181	93		
						Elba	144	164		
	Total	256	241			Chester	150	39	1	
				•••		Williamstown	240	247	3	
	CRAWFORD CO.					Theresa	37	434	•••	
	Clayton	67	92	•		Burnett	192	56	•••	
	Wauzeka	61	$\frac{92}{52}$	•••	••	Watertown city,	00	100		
		236	338	•;		5th ward,	33	100	•••	
	Seneca	230	338 75	5 1		6th ward	81	116	•••	
	Scott	45	37			Emmett	56	155	•••	
	Marrietta,	T 0	01	••••		Shields		50		
	East'n prec't.	23	33			1st poll		50	•••	
	West'n prec't.	29	10	•••		2d poll	10	110	•••	
	Utica, 1st prec't,	19	34	•••		Clyman	81	184	•••	:
	do 2d do	54	22			Ashippun Hustisford	132 181	141		
	Eastman	75	72				231	173 148	1	
					••• /		101 104	140	•••	
	and the second									
-										

EAU CLAIRE CO .- (continued.) DODGE Co.-(continued.) Lin. Doug. Breck. Bell. Lin. Doug. Breck. Bell. Precinct..... Oak Grove 302155... Half Moon 147 32 4 121 90 3 Waupun •• 7 Bridge Creek ... 22 Beaver Dam .. 164 78 •• 100 Brunswick 36 31 Beaver Dam-••• •• $\frac{72}{75}$ 16 4 1st Ward... ... 19 1 72 5 Total 490 3422d do ... •• 10. 55 з 3d do 2 124 -4310 4th do . . . FOND DU LAC CO. 258 Vil. Horicon. . 184 •• •• 174 161 Lomira..... F. du Lac, town. 170 95 • • 122 96 •• •• Portland 502 4 F. du Lac, city .. 693 ... Friendship 37 90 ••• • • 43 $\mathbf{2}$ 4456 Total.... 4398 Auburn 94129 Eden 131 128 ... Usceola..... 84 Se: DANE CO. . . Byron 1 189 105 . . 22732 Empire 109 64 Albion.... . . • • Calumet 210 38 140 . . 34 . . Berry Black Earth ... 6 101 30 Taycheedab-••• 52 107 İst poll..... 98 125Blooming G've • • • • 114 95 2d poll..... 8 51... ... •• Burke..... •• 74 Forest..... 105131 58 Blue Mounds. •• ... •• • • 142 82 ... Mar'd, 1st poll .. õ 193 Bristol •• 136 Lamartine..... 85 Christiana.... 151175.. ••• • • ... Cuttage Grove Oakfield 110 15220564 ... •• . . 174 216 44 i Cross Plains ... 84 •• Waupun.... $\frac{48}{70}$ Wau. V. N. W. $\overline{2}$ 140 1 106 103 1 Dane.... ... Eldorado 107 126 Deerfield 11:3 ... •• •• .. 185 Springvale 189 98 Dunkirk 207 87 Rosendale 215 22 101 . . •• Dunn • • . . Metomen 71 115 128 311 Fitchburg 2 82 86 з Alto 45Madison town . . 157 • • Madison city-Ripon, city 394130 3 235 235 \tilde{i} Ripon, town ... 189 60 1 1st Ward ... •• 1 Ashford 194 130 5 82 197 do ... 2d •• . . do ... 164 2653 3d 2 3 5 12 4th do ... Mazo Manie.. 153 163Total..... 4106 3001 161 107 .. •• 3 110 Medina..... 129• GRANT CO. 120 194 2 •• Middleton $\overline{2}$ Montrose 15455 •• Beetown..... 151 110 9 ۰. 191 70Oregon. $\hat{2}$ Clifton 9267 . . 82 48 ••• . . Perry Cassville. 107 86 . . 111 $\overline{75}$ Pleasant Sp'gs • • • • Ellenboro 95 40. . •• Primrose. ... 21 120 • • •• Fennimore 157 65 •• •• 64 183 Roxbury •• Harrison 48 58 . • • 20533 Rutland •• Hazel Green 285198 ۰. 62 83 Spring Dale Jamestown..... 139 1271 • • Springfield ... 83 139 2 •• 120 30 ... Lima • • 97179 Sun Prairie.. ••• 71 45 Liberty..... Verona.... 101 90 . . Lancaster 27572• • ... 87 1 Vermont..... 58•• - -ri-n 2361 •• • • Vienna..... 75... 18 Millville 137•• 76 174 Westport ••• Muscoda 41 1261 • • Windsor 123 56•• 71 31 Paris..... . . •• 158 79 York • • Patch Grove.... 113 62 ï •• 159Platteville 379... 40 Total 47984174 3 Potosi 255966 1 •• 21 1 Watertown 40 • • Smeltzer 148 87 EAU CLAIRE CO. 68 17 1 Waterloo.. •• Hickory Grove .. 7623 Pleasant Val'y 22 0 •• • • N. Eau Claire. 81 14 Wyalusing 88 16 30 . . •• 107 2 Blue River 97 36 Eau Claire 125 11 [11 MANUAL.]

GRANT CO(CO)		.) Doug.I	Brook	Ball	10WA CO(C				n . 7 *
Wingville	71	76	2		Waldick		Doug. I		Bell
Little Grant	71	10		•••		51	42	•••	•
	104	so			Wyoming	57	43	•••	•
Boscobel				•••					
Glenn Haven	. 92	42	••••	•••	Total	1909	1581	46	
Tafton	141	21	• •••	•••					
Total	2579	1922	33		JACKSON CO.				
10(41	6010	1322	00		Albion	186	83		
GREEN CO.					Northfield	11			••
010000000					Alma	129	53		••
New Glarus,	76	00			Hixton	77	11	••••	•
		63.	•••	•••	Melrose	109	24	•••	••
Washington	72	92	•	•••				•••	•
Monroe	433	185	. 7	•••	Irving	63	38	•••	•
efferson	169	106	•••	•••	Manchester	34	15	•••	••
Decatur	199	124	2		Springfield	45	8		
Spring Grove.	154	36							
Exeter	166	32			Total	654	207		
Sylvester	146	91	1						
York	80	59			JEFFERSON CO.				
larno	113	143			Antolon	100			
	195	94	• •••		Aztalan	123	74	•••	••
Ibany It. Pleasant	155		•••	•••	Cold Spring	128	48	•••	
		68	•••	•••	Concord	157	165	•••	••
ordan	103	47	•••	•••	Farmington	182	240	••	
dams	65	87	•••	•••	Hebron	148	91		
Brooklyn	152	81			Ixonia	117	195		
adiz	96	65			Jefferson	283	413		
	-				Koshkonong	289	142		
Total,	2372	1324	10		Lake Mills	242	73	•••	• ••
			A 17		Milford.			•••	••
					Ool-land	119	255	•••	••
REEN LAKE CO.					Oakland	160	78	•••	••
					Palmyra	278	42	••••	••
ity of Berlin.					Sullivan	199	121	••••	
1st ward	169	39	20		Sumner	62	30	•••	
th ward	- 98	39	3		Waterloo	128	128		
own of Berlin	191	24	10		Waterloo Vil.	48	46	•••	
rooklyn	148	48			Watert'n, town	77	229		
ayton	- 96	39	- 3		Watertown-	• ••	220	•••	•••
orsyth	132	29			1st ward	145	74		
	227		•••	•••				•••	-
reen Lake		68	•••		2d ward	104	126	•••	••
ingston	60	24	•••		3d ward	44	97	4	••
ingston Vil	52	17	•••		4th ward	14	48	•••	••
lackford	229	27	•••		7th ward	29	70		
larkesan	64	60					i -		
anchester	157	59			Total	3077	2794	4	1
arquette	68	- 35	,					-	
rinceton	143	134			JUNEAU CO.				
t. Marie	81	46			a .				
eneca	47	20	•••		Germantown	60	91	•••	•••
5neua	41	20	•••		Lisbon	172	68	3	
10.4.1	1077				Necedah	96	45	•••	
Total	1957	708	17		Wonewoc	75	38		
				1	Orange	20	31		5
IOWA CO.				i	Marion.	35	27		
					Fountain	32	25	•••	- 2
rena	111	89	•••		Armenia	$\frac{32}{46}$	4	•••	
lyde	25	85	•••		Alinema			•••	••••
	466				Clearfield	28	14	•••	••
odgeville		210	7		Kildare	43	73	1	•••
ighland	114	348	·:·		Lindina,	115	47	•••	
nden	272	57	1		Lemonweir	88	63	•••	
ineral Point	106	84	10		Lihden	44	46		
1st ward	127	92	22	2	Seven m. Creek	$\hat{21}$	70		
2d ward	125	113	4		Plymouth	50	33	•••	•••
	117	106			Summit	46	32	•••	•••
iffin			•••					•••	•••
iflin	38	78							
iflin oscow	38 11J	78 101			Mauston vil'ge	62	48	5	•••
iflin	38 114 186	$73 \\ 101 \\ 143$	2		Total	62 	48		 5

KENOSHA CO.			no1-	Pell	LA CROSSE CO(andr P	.11
	in. D	oug. P	reck.	pell			oug. Bi		
Kenosha City—	150	700	0	1	1st ward	114	70	8	5
1st ward	176	100	3	••	2d do	128	111	10	7
2d do	54	12		•••	3d do	101	70	2	3
3d do	113	36	1	!	4th do	90	46	3	2
4th do	134	42	•••		-	1 / 1 - 1			
Pleasant Prairie	175	100	••		Total 1	1477	765	65	18
Bristol	125	17	•••	,					
Salem	215	84	•••	:	LA POINTE CO.				
Randall	88		••	••••	Bayfield	43	4	26	•••
Wheatland	70	- 81	••	•••			·		
Brighton	91	134	••		Total	43	4	26	
Paris	130	70	•••						
Somers	203	38	•••	•••	MANITOWOC CO.				
Total 👝 🚥	1637	920	4	•••	Rowly	17	39	•••	•••
					Franklin	25	136	•••	•••
KEWAUNEE CO.					Centerville	100	99	•••	. •••
-					Eaton	46	91	•••	• •••
Kewaunce	74	69		•••	Kossuth	193	98		
Franklin	34	70		•••	Manitowoc	480	221	••2	
Caryville	15	40			Manitowoc Rap's	128	120	1	•••
Red River	1	71	•••	•••	Gibson	104	58	1	•••
do precinct		33	•••		Maple Grove	8	117	•••	
Annapee	64	79		•••	Schleswig	52	47	1	•••
do precinct	31	29	•••	•••	Meeme	68	129		
Casco	13	32	••		Rockland	15	25	•••	•••
do precinct	•••	166		•••	Mishicot	36	195	•••	•••
Carlton	52	59		••	Newton	128	77		
fontpelier	12	13			Cooperstown	79	89		•••
Pierce	:00	27			Two Rivers	211	278	6	
		<u> </u>			Cato	177	60		•••
Total	026	655		•··•	Buchanan	138	38		
LALAVETTE CO.					Total	2031	1947		
	140	114	2		MARATHON CO.				
Argyle	137	194	27	2					_
Benton	63	57	4	- 4	Wausau	104	140	2	
Belmont	232	179	$\frac{1}{2}$		Jenny	25	20	•••	•••
Centre	73	170		•••	Marathon	4	28	•••	•••
Elk Grove	86	112	2	•••	Mosinee	28	49	•••	•••
Fayette	114	96		•••	Knowlton	20	19	2	•••
Gratiot	78		ï	•••	Weston	13	28	•••	••
Kendall		118		•••	Stettin	3	54	•••	•••
Monticello	60 150	17	4	•••	Berlin	5	128	•••	••
New Dlggings	150	181		2	Texas	17	15	•••	
Shullsburg	214	$328 \\ 41$	3	z					
Wayne,	$107 \\ 120$	941 94	ï	ï	Total	219	481	4	1
Wiota	120								
Willow Springs.	43	138	1		MARQUETTE CO.				
Wh'te Oak Sp'gs	40	59	•••	•••	Buffalo	99	63		
matel.	1797	1668		9	Crystal Lake	35	54	•••	
Total	.1131	1898	47	5		51	54	•••	
					Harris	51	105	•••	
LA CROSSE CO.					Mentello	55	25	•••	••
T	100		~		Moundville	29	20 88	•••	••
Farmington	106	57	7	•••	Mecan	29	$\frac{88}{70}$	•••	••
Greenfield	39	47	•••	•••	Neshkoro			•••	••
Burns	137	9		•••	Newton	63	51	•••	••
Bangor	128	20	14	•••	Oxford	91	34	•••	••
Neshonoc	140	22	2	•••	Douglas	79	70	•••	••
Buchanan,	25	44			Packwaukee	75	84	••••	••
Campbell	68	82	1		Springfield	43	12	2	••
Barre	124	68	3		Shield	21	83	•••	
Holland	56	24	•••	1	Westfield	81	16	. 4	•••
Jackson	76	17	14			<u> </u>			
Onalaska		78	1	•••	Total.	782	883	6	••

MONROE CO.					OZAUKEE CO	contin	ued.		
			Breck,	Bell.	·	Lin. I	Doug. E	reck.	Bell.
Portland	30	9		•••	Grafton	105	210		
Jefferson	29	42	•••	•••	Mequon	141	314	•••	
Willington	34	15	7 ***	•••	Saukville	42	223		
Adrian Cole's					Pt. Washington.	171	312	5	
Precinct	23	2	•••	•••					
Adrian	42	13	••••		Total	627	1823	8	
Angeio.	74	26		••••	0000000				
Clifton	17	25		•••	OCONTO CO.		04		
Eton	16	8			Peshtigo	77	29	•••	•••
Grenfield	114	31			North Branch				
Glendale	46	- 6		••	Precinct	13	28	•••	•••
Leon	119	44		3	G llot's Pre	11		•••	
Lafayette	51	41			Pensaukee	74	11.	•••	
Little Falls	58	34			Stiles	174	64	•••	
Ridgeville	49	44			Little Suamico	16	· 19		
Sparta	315	141		5	Marinett	57	17		
Sheldon	47	9			Oconto	176	118	1	
Tomob	92	68		• • • •					
Tomah			•••	••••	Total	598	287	1	
Wilton	43	52	•••	•••		000			
Le Roy	30	21	•••	••	PORTAGE CO.				
					Linwood	44	25		
Total	1229	631	2	8	Almond	76	25	2	
					Amherst	68	32		
MILWAUKEE CO.					Belmont	59	22		
Oak Creek	155	253			Pine Grove	50	5		•••
Franklin	67	256			Buena Vista	67	29		•••
Greenfield	143	335			New Hope	65	7	•••	•••
Wauwatosa	257	361	2		Dlovon			···	•••
Granville.	143	330			Plover	152	47		•••
Milwaukee T'n,	102	295				13	13	3	•••
	160	188		1		145	136	34	••••
Lake	160	199		1	Sharon	24	36	5	•••
Milwaukee City,	00-	100	+	0	Lanark	58	22	1	•••
1st ward	395	499	5	2	Stockton	75	29	8	
2d ward	372	632	2	•••	Eau Plaine	24	17	3	•••
3d ward	310	687	7	3	Hull	24	16	2	
4th ward	495	449	3	- 3					
5th ward	440	373	1	2	Total	944	471	58	·
6th ward.	358	435		•••					
7th ward	626	580	19	26	POLK CO.				
Sth ward	305	237	••• •		St. Croix Falls	39	24	11	1
9th ward	503	816			Osceola	72	51		
					Alden	$i\tilde{4}$	15	••• `	•••
Total	4891	6726	39	37	Bear Trap Lake	11	1.,	••	••
10tai	TOOL	2120	00	01		49	30	••	•••
OUT A CLASSE OO					Farminton				•••
OUTAGAMIE CO.	12	3	4		Sterling	14	2	1	•••
Osborne		200	9	••••	m-4-1	100	100		
Appleton	263	200		•••	Total	199	122	12	1
Bovina	37		•••		PIERCE CO.				
Centre	16	79	•••	••	Prescott City-				
Dale	63	91	•••	••	1st ward	43	40		
Ellington	96	62	•••		2d ward	95	52		•••
Embarrass	21	25	•••	•••	Hartland	20			•••
Freedom	48	75	6				16	•••	•••
Grand Chute	69	83			Isabella	11	1	•••	•••
Greenville	78	140	1		Perry	12	15	•••	•••
Hortonia	84	73	÷		Trimbelle	66	22	•••	
Kaukana	$\tilde{26}$	180			Oak Grove	37	31	•••	
Buchanan	2	49			Trento	20	8		
	17^{-1}	13			Martell	30	81		
Liberty	11				River Falls	135	53		
metel .	020	1099	20		Clifton	78	20		
Total	832	1082	20		El Paso	4	15		
OZAUKEE CO.					Diamond Bluff	$2\bar{3}$	27		•••
Belgium	114	259			Pleasant Valley,	$\frac{23}{64}$	30	•••	•••
Cedarburg	7	299			- reason valley,	01			•••
Fredonia	47	206		•••	Total,	637	411	2	
E1000000000000000000000000000000000000		400	•••	•••• •	10:01,	001	411	2	•••

		P	RESI	DENI	TIAL VOTE.				165
PEPIN CO.	Lin.	Doug.	Breck.	Bell.	ROCK COconti	nued.			
Albany	19	4			Janesville, con.	Lin, I	Doug. B	reck.]	3ell.
Lima	30	2		•••	3d ward	131	38	1	
Waterville	$\frac{10}{71}$	28			4th do	236	221	3	1
Bear Creek Frankfort	27	12^{20}		••••	Janesville town.	136	50	1	•••
Pepin	105	25	11		Newark Pivmouth	$\frac{131}{151}$	53 52	···•	•••
Stockholm	23	25			Centre	178	55		
Waubeck	41	9			Fulton	253	150	17	
m-tol		105	11		Turtle	236	51		
Total	326	105	11		La Prairie	157	15		
RACINE CO.					Harmony	$\frac{204}{312}$	36 56	1 13	
Racine City,		60			Milton Clinton	264	58		···· ···
1st ward	$\frac{187}{168}$	89 62	 5	$\frac{1}{2}$	Bradford	164	68		
2d do 8d do	325	150^{-02}	1	ŝ					
4th do	113	199			Total	5198	1916	C4	10
5th do	147	90	1	2	SAUK CO.				
Mount Pleasant	301	112	1	• •••	Baraboo	325	103	5	2
Raymond	211	$\frac{48}{79}$			Bear Creek	47	16		
Norway Rochester	$\frac{110}{125}$	$\frac{72}{70}$			Dellona	65	40	•••	
Dover	$123 \\ 123$	93			Freedom	76	18	•••	•••
Burlington	168	280			Fairfield	86	$\frac{15}{19}$	•••	
Waterford	223	101	•··•	·	Franklin	$\frac{50}{71}$	19 21		
Yorkville	192	58	•••		Greenfield Honey Creek	92	41	·	
Caledonia	242	231		•••	Marston	62	40		
Total	2635	1659			New Buffalo	183	23	3	•••
10(al	2000	1000			Prairie du Sac	197	191	•••	•••
RICHLAND CO.					Reedsburg	155	81 49	•••	
Willow	57	41			Winfield	65 92	13	 5	
Buena Vista,	1:3	64	6	•••	Troy Westfield	87	50		
Marshall	76 70	41 4S	•••		Excelsior	83	72	•••	•••
Rockbridge Richland	141	72	5	2	Washington	84	30	•••	
Sylvan	49	38	•••		Woodland	63 93	$\frac{38}{47}$	•••	•••
Eagle	74	58	8		Ironton	119	20	ï	
Forest	59	38	•••	•••	Kingston Merrimack	107	32		
Henrietta	$\frac{56}{136}$	85 56	1	${2}$	Spring Green	107	23	23	
Ithaca Richwood	80	56	7						
Bloom	73	34			Total	2809	985	37	2
Aken	24	41			CHEROVELN CO.				
Richmond	54	69	•••		SHEBOYGAN CO.				
Dayton	49	45	2	•••	Sheboygan,	76	64		
Westford	37	41			1st ward 2d do		143	2	•••
Total	1168	777	28	3	31 do	57	46	•••	•••
					4th do	99	159	•••	•••
ROCK CO.					Town	63	106	•••	•••
Avon	109	47			Mosel	99 119	81 96	•••	
Spring Valley	$\frac{193}{167}$	$\frac{16}{44}$	9 2		Wilson Herman	122	210		
Magnolia Union	330	29	1		Rhine	119	187		
Johnstown	186	75	2		Russell	23	75		
Lima	192	45			Greenbasit	243	79	•••	
Porter	164	90	• •••	·.;	Plymouth Sheboygan Falls	258	158	···	
Beloit, 1st ward	177	117	6	1	Holland	$\frac{307}{242}$	$250 \\ 63$	5	
2d ward	$161 \\ 109$	$\frac{26}{77}$	1	···	Scott	129	70		
3d do 4th do	121	46	ï		Mitchell	56	109		
Beloit town	102	23			Linden	257	66		
Rock	134	74			Lima	202	113	•••	•••
Janesville city	0.25		· · _	-	Abbott	97	154	•••	
1st ward	267	127	$\frac{1}{2}$	$\frac{5}{1}$	Total	0721	2179	7	
2d do	233	144	2	1) 10tal	-10I	-11.7	•	•••

SHAWANAW CO.

166

WINNEBAGO CO.

SHAWANAW CO.					WINNEBAGO CO.				
	τ !	T	n 1	n 11		T 1	D T		
Shawanaw	27	Doug.	Breck.		Maumo	110	Doug. 1 23	Breck.1	
Richmond	78	15 25	•••	• •••	Algoma Black Wolf	68		•••	•••
Hartland	6	20 5	•••	•••	Clayton	113	$77 \\ 106$		•••
Pella	4	29	•••		Menasha	215	259		•••
Waukechion	$2\overline{4}$	8	•••	•••	Neenah	297	117	5	••••
Belle Plaine	$\frac{1}{25}$	31	·	••••	Nekimi	121	101		
2010 2 10100				••••	Oshkosh, town	103	63	•••	
Total	163	114			1st ward	243	98	4	ï
10000	200			••••	2ddo	120	202		
					3ddo	155	104	2	
ST. CROIX CO.					4thdo	116	147	ī	1
					5thdo	112	24		
Hudson	197	104	3		Nepeuskin	177	43		
Hudson, town	51	41	•••		Omro	375	85	ï	
Troy	60	29			Poygan	48	55		
St. Joseph	8	30			Rushford	299	50	ï	
Star Prairie	40	40			Vinland	124	67		
Pleasant Valley	21	$\tilde{22}$			Orihula	13	ši.		
Malone	71	11			Utica	201	87		
Somerset	23	32			Winchester	87	105	•••	•••
Ceylon	25	23			Winneconne	193	65	2	
Richmond	42	18				100	00	_	
Erin Prairie	6	193			Total	8225	1859	16	2
Hamond	78	19				0	1000	10	-
Warren	18	- 8							
Rush River	17	- 33			WASHINGTON CO				
Eau Galle	13	29							
					Addison	12	308		
Total	664	597	3		Barton	88	132		
			-		Erin	1	182	•••	
					Farmington	103	131		
TREMPELEU CO.					Germantown	62	252		•••
					Hartford	242	246	1	
Gale	128	65			Jackson	13	236		
Caledonia	69	16	•••		Kewaskum	103	92		•••
Preston	38	11	•••		Polk	32	351		
Sumner	34	4	••••		Richfield	27	220		
Trempeleau	172	29			Trenton	110	178		
Arcadia	49	9	•••		Wayne	19	209		•••
					West Bend	117	210	•••	•••
Total	490	134	•••						
					Total	989	2747	1	•••
WAUSHARA CO.								•	
WAUSHARA CO.					WALWORTH CO.				
Aurora	117	23	2		WALWORTH CO.				
Bloomfield	79	$\frac{25}{46}$	-	••••	DI C 11	1			
Coloma	57	⁴⁰ 5	•••		Bloomfield	171	57	•••	••••
	- 98	5	7		Darien	271	65	•••	•;;
Dakota Deerfield	30	0 4		•••	Delavan	419	125	4	1
Hancock	62	25^{4}	•••		Elkhorn	146	92	2	••
Leon	151	20	•••	•••	East Troy	265	115	•••	
	92	17			Geneva	272	154		2
Marion	92 97	12	3		Hudson	171	105	•••	•••
Oasis	125	60			Linn	145	67	•••	•••
Plainfield		20			Lafayette	129	100	••••	•••
Poysippi	50		•••		La Grange	227	27	•••	•••
Richford	80	24	•••		Richmond	166	55	•••	•••
Rose	29				Sharon	286	47	•••	•••
Saxville	107	25	1		Spring Prairie	225	62	•••	•••
Spring Water	77	19			Sugar Creek	151	85	•••	•••
Warren	35	55			Troy	152	135	•••	•••
Wautoma	146	33	11		Walworth	232	56		•••
Mt. Morris	102	11	•••	•••	Whitewater	475	244	9	•••
Total	1534	405	24		Total	2010	1591	15	3
10001	TOOL	400	4 9]	10181	0910	1091	15	ü

S	UMM	ARY	OF 2	PRE	SIDENTIAL V	OTE	•		167
WAUKESHA CO.	T •		unalt T		wood co(con	tinued. Lin. D) oug. B	reck. B	ell.
	204	оug. в 239	reck. I	l	Hemlock	49	14		•••
Brookfield		100	••		Randolph	37	40	•••	•••
Delafield	185				Itunaoipia titte				
Eagle	146	153			Total	362	301	58	
Genesee	184	152	·i	••	10000000000				
Lisbon	190	116		•••	WAUPACA CO.				
Menomonee	154	315	••	•••	WAUTAGA CO.			-	
Merton	158	135	• •	••	Dayton	119	41	1	•••
Mukwanago	206	109	• :	•••	Mukwa	134	76		•••
Muskego	135	11::	1	2	Farmington	81	33		•••
New Berlin	143	231	• •	• • •	Caledonia	19	55		•••
Oconomowoc	243	291	1	1	Icla	95	17		
Ottawa	98	117	••	2	Scandinavia	140	4		
Pewaukee	220	113			St. Lawrence.	84	12		
Summit	164	109		1	Weyauwega	190	110	14	
Vernon	187	75			Waupacca	227	- 30	1	
Waukesha	403	285	1	12	Lebanon	10	59		
	•				Lind	107	. 59		
Total	3020	2563	10	19		56	53		
20101 1111					Royalton	26	21		
WOOD CO.					Little Wolf		-1		
1002 001					Union	-28	23		
Centralia	58	35	47		Bear Creek	15			
Dexter	46	54			Matteson	15	•		
Grand Rapids	138	121	11			1340	575	16	
Saratoga	34	37			Total	1940	010	10	

SUMMARY OF PRESIDENTIAL VOTE,

OF 1856 AND 1860.

	185	6.	1860.				
Counties.	Frem.	Buch.	Lin.	Doug.	Breck	Bell.	
4 dams,	1,591	625	844	296		· • • • •	
shland			35		$\frac{22}{22}$	•••••	
Rad Ax	597	231	1,145	465			
Brown,	499		873	1,239	i		
Buffalo	68	163	459	189	· ^	1 × 1	
Thinnewa,			256			•••••	
Calumet	486	408	706		$\frac{2}{2}$		
Clark,	70	37	152	89			
Columbia,	2	1,239		1,614	1 1		
Crawford	521	429	828	832		3	
Dane,	3,996			4,174			
Dodge	1,400		4,398	4,456		1 4	
Door			250	120		2	
Douglas,			70	60			
Dunn	-] - 366	119		341	1 V	·····i	
Eau Claire,			490				
Fond du Lac	3, 292	2,511	4,106				
Grant	2,800	1,419	3,579				
Green	. 2,004		2,372	1,324	17		
Green Lake,	.	1	1,957	708	9 11		
,							

SUMMARY OF PRESIDENTIAL VOTE.

SUMMARY OF PRESIDENTIAL VOTE, 1856 AND 1860 .- continued.

a	18	56.	1860.					
Counties.	Frem.	Buch.	Lin.	Doug.	Breck	Bel		
lowa,	1,497	1,474	1,909	1,581	46			
Jackson,	306	1,414	654	207	1 40			
Jefferson,	3,290	3,434	3,077	2,794	4	1		
Juneau,	0,200	0,101	1,033	737	1 9	1		
venosna,	1,508	831	1,637	920	4			
Sewaunee,	89	206	326	688	*			
⊿a Crosse,	987	541	1,477	765	65	1		
afayette,	1,415	1,722	1,736	1,898	47			
a Pointe,	-, 110	1,122	43	1,005	36			
Ianitowoć,	1,177	1,907	2,041		9			
Iarathon,	269	207	2,041	$1,947 \\ 481$				
Iarquette,	2,518	1,032	781	882	4			
filwaukee,	2,789	7,188			6	·····		
Ionroe,	722	254	4,831	6,726	39	3		
conto,	144	204	1,229	631	2			
zaukee,			598	286	1			
Jutagamie,	360	2,032	627	1,823	8			
ierce,	602	753	832	1,082	20			
olk,	414	106	637	411	2			
enin	95	54	199	122	12			
epin,		•••••	326	105	11			
ortage,	680	361	944	471	58			
acine,	2,299	1,688	2,634	1,659	8			
ichland,	882	455	1,167	776	28			
lock,	4,707	1,965	5,198	1,916	64			
auk,	2,015	993	2,309	985	37			
hawanaw,	68	21	163	114				
heboygan,	1, 891	1,921	2,731	2,179	7			
t. Croix,	417	252	664	597	3			
rempereau	190	· 45	490	134		·		
arworth,	3,518	1,297	3,910	1,591	15			
ashington	813	2,641	² 939	2,747	1			
aukesna	2,875	2,020	3,020	2,563	10	1		
aupaca,	636	75	1,340	575	16			
ausnara,	1,292	215	1,534	405	24			
uneougo	2,769	1,145	3,225	1,859	$\tilde{16}$			
700d,	260	95	362	301	$\overline{58}$			
Total,	66,090	52,843	86,110	65,021	889	15		

Majority for Fremont, 12, 668. Lincoln over Douglas, 21, 089.

	1	18	60.			1856.			1952.		1
STATES.	Rep. Lincoln.	Dem. Douglas.	Dem. Breck.	Union. Bell,	Rep. Fremont.	Dem. Buchanan.	Am. Fillmore,	Whig. Scott.	Dem. Pierce.	F. S. Hale.	,
Alabama	$\begin{array}{c} 39,173\\ 43,792\\ 3,815\\ \hline \\ 172,161\\ 189,033\\ 70,409\\ 1,364\\ \hline \\ 2,294\\ 106,533\\ 88,480\\ 222,069\\ \hline \\ 17,028\\ 88,480\\ 223,069\\ \hline \\ 17,028\\ 83,58,04\\ \hline \\ 353,804\\ \hline \\ 231,610\\ \hline \\ 52,270\\ \hline \end{array}$	$\begin{array}{c} 26,696\\ 5,966\\ 34,372\\ 65,057\\ 11,920\\ 3,283\\ 58,801\\ 25,881\\ *62,801\\ *303,329\\ 2,701\\ 187,232\\ 3,951\end{array}$	$\begin{array}{c} 48,831\\ 28,732\\ 34,334\\ 17,437\\ 8,543\\ 51,889\\ 2,404\\ 12,295\\ 1,048\\ 53,143\\ 22,681\\ 6,538\\ 42,482\\ 5,930\\ 805\\ 748\\ 49,472\\ 31,317\\ 2,112\\ \end{array}$	$\begin{array}{c} 20,004\\ 6,817\\ 6,817\\ 9,91\\ 3,861\\ 5,437\\ 4,913\\ 4,913\\ 4,913\\ 66,058\\ 20,204\\ 2,946\\ 4,1760\\ 22,941\\ 0,58\\ 20,204\\ 2,946\\ 4,1760\\ 22,5,040\\ 58,372\\ 25,940\\ 102,194\\ 102\\ 102,194\\ 102\\ 102,194\\ 102\\ 102,194\\ 102\\ 102\\ 102\\ 102\\ 102\\ 102\\ 102\\ 102$	276,007	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 28,552\\ 10,787\\ 36,165\\ 2,015\\ 6,175\\ 4,833\\ 42,228\\ 37,454\\ 22,386\\ 9,180\\ 67,416\\ 20,709\\ 3,325\\ 47,460\\ 10,679\\ 1,660\\ 24,196\\ 48,524\\ 422\\ 24,115\\ 124,604\\ 36,886\\ 28,126\\ 822,02 \end{array}$	$\begin{array}{c} 15,038\\7,404\\34,971\\30,359\\9,6,293\\2,875\\660\\64,934\\89,901\\15,856\\89,901\\15,856\\357,068\\35,7068\\33,859\\33,859\\17,548\\20,984\\16,147\\28,556\\234,882\\239,984\\16,147\\28,556\\152,526\\179,174\\\end{array}$	$\begin{array}{c} 26,881\\ 12,173\\ 30,665\\ 33,249\\ 6,318\\ 4,318\\ 33,249\\ 4,318\\ 33,249\\ 6,318\\ 4,318\\ 33,249\\ 4,318\\ 33,349\\ 4,318\\ 33,3806\\ 4,338\\ 4,318\\$	31,682	
Pennsylvania	.) 268,030	10,705	, .	Fusion,	110, 114	,,		, .			

			OTE FO							
SIL MID		18	860.			1856.		1	1852.	
STATES.	Rep. Lincoln.	Dem. Doaglas.	Dem. Breck.	Union. Bell.	<i>Rep.</i> Fremont.	Dem. Buchan.	Am. Fillmore.	Whig. Scott	Dem. Pierce.	F. S. Hale.
ode Island* uth Carolina†,	12,244	*7,707	····		11,467	6,680	1,675	7,626	8,735	644
inessee XAS rmont	33, 808 1 929	$11,350 \\ \dots \\ 6,849 \\ 16,290 \\ 65,021$	$64,709 \\ 47,548 \\ 218 \\ 74,323 \\ 888$	$69,274 \\ *15,438 \\ 1,969 \\ 74,681 \\ 161$	39,563 291 66,090	$\begin{array}{c} 73,638\\ 31,169\\ 10,569\\ 89,706\\ 52,843 \end{array}$	66,178 15,639 545 60,310 579	58, 898 4, 995 22, 173 58, 572 22, 240	$57,018 \\ 13,552 \\ 13,044 \\ 73,858 \\ 33,658$	8,621 8,814
Total										
Lincoln over Douglas,	· · · · · · · · · · · · · · · · · · ·		847,953		1,342,164			1,386,144		156,149
Lincoln over Douglas, Buchanan over Fremont,. Pierce over Scott,	,							, 		
	,	••••••						, 		
	,	••••••						, 		

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GUBERNATORIAL VOTE.

GUBERNATORIAL VOTE OF 1863.

BY COUNTIES, TOWNS, WARDS AND PRECINCTS.

	•		1	BUFFALO CO.			1
ADAMS CO.	Lowis	Palm. S	alom.			Palm.	
4.3	54	13		Alma	74	19	1
Adams	14			Belvidere	40	19	•••
Big Flats	69	7		Buffalo	67	56	•••
Dell Prairie	41	13		City of Buffalo,			
New Chester	37	19		1st ward	12	10	•••
Easton	56	$\overline{12}$		2d ward	31	3	
Jackson	52	-9		Cross	31	24	•••
Lincoln	8	.8		Eagle Mills	14	18	
Leola	43	5		Gilmanton	54	•••	
Monroe	85	29		Glencoe	18	23	
New Haven	2	$\tilde{1}2$		Maxville	34	17	••
Newark Valley	37	14		Modena	10	11	
Preston		16		Naples	84	2	
Quincy		10		Nelson	18	26	
Richfield	41	10	••	Waumandee	61	27	
Rome	10	15	••	waumanuee			
Springville	- 57 		••	Total	548	255	1
Strong's Prairie	4.1	97	••	10141	010	200	
White Creek	25	6	••	CALUMET CO.			
	692	221			108	124	
Total	692	ا شک		Chilton	108	83	••
ASHLAND CO.		-		Charlestown	100	00	••
La Pointe	4	30	••	New Holstein-	10	78	
Bayport	28	••	••	Precinct No 1	46	36	••
Dayr				Precinct No 2		22	••
Total	32	30	•••••	Brillion	37	90	••
BROWN CO.		•		Brothertown	87	105	••
	25	33		Harrison	41	71	••
Bellevue				Stockbridge	116	50	••
Depere	41	42		Rantoul	11	53	•••
Depere Village.	$^{41}_{2}$	26	••	Woodville	11	00	••
Eaton	5	20 34	••			=0=	
Glenmore		63 63		Total	557	707	••
Green Bay	71						
North ward	95	98	••	CHIPPEWA CO.			
South ward	. 49	24	••	Anson.	14	8	
Fort Howard-		10		Bloomer Prairie	42	19	
1st ward	83	43	••	Chippewa Falls	82	107	
2d ward	20	24	••	Eagle Point	27	60	
Howard	1:3	5.5	••		4	14	
Holland		11:3	••	Sigals	12	25	
Humboldt	20	5 S		Wheaton	45	44	
Lawrence	27		••	La Fayette	40	TI	
Morrison		78	1	matol.	226	272	
New Denmark.	22	42	•••	Total	040	-1-	••••
Pittsfield	1	9		CLARK CO.			
Preble	6	70			10	3	
Rockland	13	53			13 47	16	••
Scott	20	87				10	
Suamico	23	12			16	12	
Wrightman	37	37	••	Weston	.30	14	
				-	106	45	
Total	543	1062	1	[] Total	100	49	••••
l							
GUBERNATORIAL VOTE.

COLUMBIA CO.

DANE CO.-continued.

COLUMBIA CO.				DANE COCON	tinued.		
	Lewis	. Palm.	Salom.	· ·	Lev	vis. Palm	Salom
Arlington	98	29		Madison, town	56		1. 5410111.
Caledonia	64	49		City1st ward	223	239	
Columbus	352	127		2ddo	170	118	
Courtland	195	29		3ddo	137	275	
Dekorra	133	61		4th do	126	146	
Fort Winnebago	42	56		Mazomanie	161	65	
Fountain Prairie	137	33	•••	Medina	132	88	
Hampden	102	70	•••	Middleton	111	170	
Leeds	108	53		Montrose	124	46	
Lewiston	100	44	•••	Oregon	177	70^{-10}	
Lodi	197	71	•••	Perry	. 49	50	
Lowville Marcellon	69	87		Primrose Pleasant Spring	117	18	· •••
Newport	99 131	36		Roxbu, y	$ 105 \\ 51 $	36	•••
Otsego	151	$\frac{46}{37}$	•••	Rutland	183	186	1
Pacific	26		•••	Springdale	45	16	•••
Portage, 1st w'd	50	13 88	••	Springfield	63	90 184	•••
do 2ddo	52	00 50		Sun Prairie	168	104	•••
do 3ddo	56	30		Vienna	101	16	•••
do 4th do.	108	82	•••	Verona	65	66	•••
Randolph	120	49	•••	Vermont	82	37	•••
Scott	ĩĩĭ	11	•••	Westport	44	128	•••
Springvale	121	$\hat{7}$		Windsor	116	28	
West Point	97	55		York	136	$\overline{64}$	
Wyocena	171	49	[
				Total	4152	3598	3
Total	2896	1262					· Č
				DODGE CO.			
CRAWFORD CO.				Ashippun	120	120	
				Burnett	150	$132 \\ 55$	•••
Clayton	56	67		Beaver Dam	143	93	
Eastman	46	43		City BeaverDam	110	50	•••
Freeman	69	25		1st ward	18	67	
Haney	30	20		2ddo	66	53	•••
Lynxville	32	4		3ddo	149	$\tilde{29}$	
Marietta, E. Pre	18	24		4thdo	136	31	
doW.do Prairie du Chien	41	4		Calamus	137	17	
	218	255	•••	Chester	121	38	
Seneca Scott	54 38	75		Clyman	50	158	
Utica, MtSt'gPre	35	48		Elba	167	127	
doTowr'le do	23 23	$\frac{17}{36}$		Emmett	22	149	•••
Wauzeka	57	48 48		Fox Lake	231	147	
maazena	- 01	45		Hubbard	207	329	
Total	712 .	666		Hustisford	145	177	
	114	000		Herman	20	301	•••
				Lebanon	39	226	
DANE CO.			1	Le Roy Lomira	181	69	•••
			1	Lowell	105	156	•••
Albion	168	26		Oak Grove	$\frac{215}{251}$	216	•••
Berry	25	148		Portland	251	$152 \\ 124$	•••
Black Earth	92	15		Rubicon	202	124	••
Blooming Grove	56	93		Shields	1	159	••
Blue Mounds	54	66		Trenton.	200	102	••
Bristol	116	67		Theresa	10	362	••
Burke	85	63		Westford	97	96	••
Christiana	110	92		Williamstown	213	212	••
Cottage Grove	92	121		City Watertown	-10		••
Cross Plains	36	171		5th ward	10	84	
Dane	116	35		6th ward	29	156	•••
Deerfield	83	53		Waupun-	20	190	
Dumhinh	181	168		South Ward	141	22	
Dunkirk	88	97			a 21.	ت لد	
Dunn							
Dunn Fitchburg	108	103		Total	3677	4164	

GUBERNATORIAL VOTE.

			1	FOND DU LAC CO(continue	d.)	
	. .	D. L.	Galam		Lewis.	Palm.	Salom
	Lewis.	Palm.	Salom	711	110	38	
Harbor	4	8		5th ward Fond du Lac, T	158	75	
sells	42^{-1}	2		Friendship	41	65	
ay Banks	14			Forest	76	129	
Chambers' Isl'd.	•••	••		Calumet	18	202	•••
Egg Harbor	13			Empire	82	51	
Forestville	5	13		Taycheedah	83	158	•••
Gardner	16	••		Marshfield	2	183	•••
Gibraltar	31	2		Oceola	. 55	99	
Liberty Grove.	$\frac{10}{12}$	$\frac{2}{3}$		Oakfield	179	41	•••
Nasewaupee	20	8		Byron	165	50	•••
Sevastopol	45	0		Ashford	61	$\frac{179}{154}$	•••
Sturgeon Bay	18	13		Auburn	70 95	132	
Washington				Eden		10.	
Total	280	49	••	Tota1	3579	2667	
DOUGLASS CO.							
Superior	48	71		GRANT CO.			
				Hazel Green	216	133	
DUNN CO.				Smelzer	162	39	•••
T	53	52	•	Platteville	887	105	
Dunn	142	48	1.	Jamestown	$\frac{124}{208}$	$^{-82}_{-225}$	
Menomonie Red Cedar	95	ŝõ		Potosi	100	12	
Eau Galla	70	<u>ç:</u> ;		Waterloo	82	69	
Spring Brook.	115	39		Harrison Paris	80	20	
	::o		••	Lima	106	23	
Peru Reck Creek	20	2		Ellenboro	76	17	
				Lancaster	297	33	
Tetal	517	273		Liberty	39	24	
				Clifton	78	29	•••
DAU CLAIRE CO.				Wingville	65	53	•••
O-l- Cuerto	82	21		Fennimore	126	38	•••
Oak Grove	158	85		Millville	148	17	•••
Eau Claire N'th Eau Claire	19	45		Marion	51 140	10 50	•••
Lincoln	33	19		Boscobel	140 38	9 9	
Pleasant Valley	34	18		Watertown	82	8	
West Eau Claire	93	65		Hickory Grove. Blue River	24 24	36	
Bridge Creek	99	26		Muscoda	60	37	
Brunswick	33	19		Cassville	108	68	
	507			Beetown	165	100	
Total	501	298	· · • •	Glen Haven	103	14	
				Tafton	132	18	•••
FOND DU LAC CO.				Little Grant	70 - 70		•••
Ripon City-				Patch Grove	$112 \\ -5$	28	•••
1st ward	221	48		Wyalusing,	75	21	
2d ward	180	58		171-4-1	3404	1313	
Town of Ripon.	128	42		Total	9404	1919	•••
Rosendale	1-0	11		0.0 FRN 00			
Metomen	224			GREEN CO.			
Eldorado	- 55			Brooklyn	164	17	
Alto	102 118	37 73		Exeter	132	15	1
Springvale	205	15		1 37 611	35	30	
Waupun.	205 139	55		York	88	27	
Lamartine	109	02		Adams	42	54	•••
Waupun Village- North ward	112	54		Washington	39	82	
Fond du Lac City				Mt. Pleasant	140	29	•••
1st ward	193	146		Albany	161	45	•••
2d ward	118	188		Decatur	186	88 53	•••
3d ward	211	86		Sylvester	109	55 94	•••
4th ward	109	178	;	Monroe	382	54	•••

GUBERNATORIAL VOTE.

GREEN CO .- continued.

JEFFERSON CO.—continue

				JEFFERSON CO	-continu	.e	
	Lewis.	Palm.	Salom.			_	
Jordan	113	- 33		1	Lewis.	F	
Cadiz	88	47		Farmington	118	1.	
Claine	94	119		Hebron	118	80	
Jefferson	142	74	•••	Ixonia			
Spring Grove	135	29	•••	Jefferson-	100	180	· •
pping ororen.	1.7.7				010	207	2
Total	2046	836		1st poll	213	337	
1 0tai	2040	000	1	2d poll	7	69	••••
				Koshkonong	262	122	
GREEN LAKE CO	•			Lake Mills	213	43	
	- 5			Milford	74	219	
City of Berlin	372	49		Oakland	129	77	
Town of Berlin	116	4		Palmyra	233	19	
Brooklyn	138	18		Sullivan	$\frac{266}{173}$	111	
Dayton	64	34		Sumner	46	29	
Green Lake	130	32		Waterloo			
Kingston	49	25			97	135	
Kingston Vil	49 46		• •••	do village	49	44	
Mingston vit		21		WatertownCity			·
Markesan Vil	38	41		1st ward	96	69	
Mackford	155	25		2d do	28	174	
Manchester	147	32		3d do	38	69	1
Marguette	63	19		4th do	11	51	
Princeton	102	98		7th do	18		
St. Marie	59	11		7th do T'n Watertow'n		50	
Seneca	20	$\frac{11}{24}$		T n watertown	48	199	
Selleua	20	<u>4</u> ±		·		·	
m-4-1	7 100	100		Total	2300	2438]
Total	1499	433		1			
			!				1
			1				1
IOWA CO.			1	JUNEAU CO			1
			1				1
Arena	89	160	1	Wonewoc	>0	51	
Clyde	27	73		Summit	48	$3\overline{2}$	
				Seven m. Creek	14	84	
Dodgeville	288	160		Lynden	27	41	1
Highland	74	302		Kildare	37		
Linden	182	41		Mauare		65	
Mifflin	115	58		Marion	19	27	
Mineral P't T'n.	72	59		Lemonweir	70	45	
City 1st ward	101	85		Mauston Vil	101	16	
2d ward				Lindina	104	27	
	72	77		Plymouth	56	30	
Moscow	34	45		Fountain	42	20	
Pulaski	101	80		Lisbon	169	20 76	
Ridgeway	155	101		Compantown			
Waldwick	44	32		Germantown	18	65	
Wyoming	47	44		Clearfield	16	14	
		·		Orange	21	10	
Total	1351	1256		Necedah	41	66	
J. O Cal	1991	1200		Armenia	$\hat{27}$	2	
1. 272007 00							I
JACKSON CO.			1	Total	893	671	- 1
~ • • • •	• •		1	*	060	011	
Springfield	49	14					I.
Manchester	33	5		KEWAUNEE CO.			1
Irving	52	21					1
Melrose	84	19				-	1
Hixton	04 97	21		Kewaunce	25	85	
Almo				Ahnepee	39	79	
Alma	76	28		Casco	22	37	
Albion	168	96		Casco Precinct		25	
Northfield				Carlton	6	23 68	
				Pierce	15		
Total	559	2 0 4		Red River		34	
				Reu Kiver	10	30	
			1	Lincoln	14	5	
JEFFERSON CO.			1	Montpelier	8	24	
-				Franklin	1	44	
Aztalan	•••	•••		Coryville		25	
Cold Spring	91	38					
Concord	111	145		Total	143	456	
0011001		*	••• ,	101	149	400	
	-						
				11 and 11 and 11			the second se

GUBERNATORIAL VOTE. MANITOWOC CO .---- contined. KENOSHA CO. Lewis. Palm. Salom Lewis, Palm. Salom Kenosha, city-Eaton 55105 152 58 1st ward ÷... 104 42 Liberty 31 101 ... 2d ward ••• 82 22 Newton..... 55 98 ... 3d ward 12 47 35 Rockland 73 4th ward 144 89 Cato..... 146 84 Pleas't Prairie ••• Ma'itowoc Rap's 61 108 38 161 Bristol..... Manitowoc 360 197 202 $3\overline{4}$... Salem 20 Maple Grove.... 135Randall 79 Franklin 68 12 102 60 ••• ... Wheatland 94 93 Kossuth 128 50 ••• Brighton ••• 111 295 58 Two Rivers..... 104 ••• ... Paris 172 31 Cooperstown 50 94 ••• ... Somers..... Gibson 51 45 ... 1328 642 Mishicott 20149 Total..... 10 Two Creeks 39 ••• LA CROSSE CO. Total..... 1002 1949 La Crosse, city--96 105 MARATHON CO. 1st ward ••• 2d ward 103 112... Wausen, village 20 \$8 89 101 ••• 3d ward 39 Wausau, town ... 15 4th ward..... 101 30 Knowlton 13 16 66 67 ••• Campbell..... ... CO Mosinee..... 19 35 109 ••• Onalaska..... ... Weston..... 7 11 Holland 4914 ... ••• Marathon $\dot{2}$ 33 95 13 • • • Jackson Stetin. 5253 Farmington 69 ••• ... ••• Berlin 103 107 7 ·... 3 ••• Burns..... ... 122 10 Easton 9 ••• Neshonoc Texas 5 12 Bangor 101 15 ••• Jenny...... 13 4 20 131 ••• Barre Greenfield...... 33 67 ••• 402 Total..... 107 35 27... Washington ••• MARQUETTE CO. 1299 717 Total..... Buffalo.... 7257 ••• LA FAYETTE CO. Crystal Lake ... 2460 ... 5567 111 85 Douglas ••• Argyle Harris 39 5748 ... Belmont 48 ... 169 Montello 35 80 95 ... Benton ••• Moundville 50 13 Centre 220168 ••• ... Mecan..... 14 68 124 71 ••• Elk Grove ••• Newton 4250 111 Fayette 75 ... ••• Neshkoro..... 10 41 149 47 ••• Gratiot $\hat{93}$ Oxford 88 13 Kendall..... 51 63 59 Packwaukee.... Monticello 45 9 ••• ••• Shields 4 81 122 136 ... New Diggings.. ••• 43 215 Springfield 10 163 ... Shullsburg Westfield..... 5539 28 Wayne..... 111 53 White Oak Sp'gs :09 ••• Total..... 594698 Willow Springs 40 169 146 93 Wiota..... ... MILWAUKEE CO. 1483 1463 Total..... City of Milwaukee-1st ward..... 289 425••• LA POINTE CO. 586 2d147 12 433d497Bayfield..... 216••• 4th 450428

5th

6th

7th

8th

9th

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MANITOWOC CO.

Schleswig

Meeme

Centreville

44

43

76

97

118

77

175

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418

416

433

308

608

294

210

583

109

GUBERNATORIAL VOTE.

MILWAUKEE COC			Salom.	OUTAGAMIE COC	ontinued	D-1	G 1
Franklin	48	214		Character	Lewis.		Salom.
Greenfield	61	299	•••	Greenville	43	137	•••
	145		•••	Hortonia	75	64	
Wauwatosa		306	•••	Kaukauna	29	142	
Granville	70	312	•••	Liberty	17	12	
Oak Creek	113	204		Maple Creek	11	13	
Lake	155	128		Osborn	21	12	
Milwaukee	32	233					
m / 1			-	Total	7:37	1014	
Total	3170	5815	• •••				
MONROE CO.				OZAUKEE CO.			
Leon	100	44		Mequon	45	33:;	•••
Greenfield	31	15	•••	Cedarburg	8	318	•••
Glendale	39		•••	Grafton	50	213	
		•••	•••	Saukville	42	218	
Little Falls	42	43		P'rt Washington	102	224	
sheldon	35	15		Belgium	9	242	
Tomah	11 0	57		Fredonia	28	176	
Clifton	24	24	•••				
Ridgeville	42	29	•••	Total	279	1724	
Willington	44	6			H , U	41 junt	•••••
Adrian	43	12		i			
La Fayette	40	20		PEPIN CO.			
Sparta	311	126		1.11			
Angelo	49	16	•••	Albany	14	••••	•••
Dak Dale	30	25	•••	Lima	27	6	•••
Datem			•••	Durand	92	28	
Eaton	14	. 9	•••	Waubeck	2 0	20	
Wilton	- 30	56	•••	Waterville	25	7	
Portland	35	17		Frankfort	16	5	
Jefferson	20	43	•••	Pepin	90	$2\ddot{2}$	••••
Lincoln	71	3		Stockholm	11		
						0	•••
Total	1113	560		. Total	295	96	
OCONTO CO.				PIERCE CO.			
Joanto	29	20		1			
Oconto		20	•••	Martell	28	59	
Village of Oconto-				Clifton	65	14	
East ward	41	9	•••	Trimbelle	57	7	
West ward	85	13	•••	Oak Grove	54	32	
Little Suamico	15	10	•••	Prescott, city	01	04	
Ponsauke				1st ward	29	22	
Lower pre'nct	25	1		2ddo	83	38	•••
Upper do	36						•••
Stiles				Perry	19	19	•••
Gillett's pr'ct				Hartland	22	14	•••
Marinett	39	•••	•••	Isabelle	10	1	•••
	47	${2}$		Diamond Bluff	19	17	••••
Peshtigo	#1	2	•••	Trenton	12	8	
Tatal	000			Pleasant Valley	40	6	
Total	326	55	•••	Salem	10	6	
				Union	1 4	ĭ	
OUTAGAMIE DO.				El Paso	5	22	
			1	River Falls	130	32	•••
City of Appleton					100		
1st ward	107	20		Total	597	298	
2ddo	114	65		10(a1	597	298	•••
3ddo	42	54				r	
4thdo	19	27	•••	POLK CO.			
Buchanan	10	27 64	•••		14	10	
Jaonanan			•••	Alden	14	10	•••
Bovina	22	21	•••	Farmington	37	20	
Black Creek	5	8	·	Lincoln	15		•••
Centre	5	93		Osceola	65	28	
Dale	53	73		St. Croix Falls.	39	26	
Ellington	84	58		Sterling	28		
Freedom	27	84					•••
Grand Chute	63	72		Total	198	84	

GUBERNATORIAL VOTE.

PORTAGE CO.

| ROCK CO.-continued.

$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$	PORTAGE CO.				ROCK COcon	tinued.		
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		Lewis.	Palm.	Salom.			Palm.	Salom.
Benont. 44 12 Ilarmony. 151 11 Buena Vista. 50 7 Janesville 103 27 Buena Vista. 53 7 Janesville 103 81 Hull La Prairie 103 38 Lanvocl. 35 8 Millon 292 67 1 Lanvocl. 36 8 Millon 292 67 1 Pine Grove. 40 20 Newark	Almond	78	14		Centre		45	· /
Rame Vista 50 7 Janesville 103 27 Ben Pleine 12 22 Johnstown 130 81 Hull 14 Lima 151 39 Lanark 14 Milton 202 67 1 New Hors 40 Magnolia 163 32 Pino Grove 49 2 Newark 56 42 Plooff 21 42 Rock 104 50 Stevens Point 4 8 Spring Valley 168 18 Stevens Point 46 59 Union 285 25 21 ward 130 52 3d ward 101 37 24 ward 130 67 3d ward 121	Amherst			••••	Fulton			
Total 13 22 Johnstown 130 81 Hull 15 14 Linaark. 151 39 Lanark 15 La Prairie 161 39 Lanark 15 Magnolia 163 23 New Hores 40 New Reark 55 42 Plore 147 56 Porter. 147 50 Stockton 56 22 Rock 104 15 Stevens Point. 4 8 Spring Valley 163 13 3d ward 23 14 24 ward 133 20 Total 790 315 3d ward 124 23 14 ward 130 62 24 ward 130	Belmont			••••				
Hull file Lima file Ima file Solution Solution <th< td=""><td></td><td></td><td></td><td>•••</td><td></td><td></td><td></td><td></td></th<>				•••				
Lanard. 54 15 La Prairie 106 3 Linwool. 55 8 Millon. 292 67 1 Magnolia 163 20 Magnolia 163 20 Piner 126 8 Porter. 147 53 Storton 56 22 Rock 104 75 Storton 56 22 Rock 194 30 Storton 48 59 Union 228 25 2d ward 23 14 114 ward 103 52 3d ward 126 F2 33 ward 101 37 1st ward 126 F2 34 ward 124 124 124 124 130 3d ward </td <td>Eau Pleine</td> <td></td> <td></td> <td>•••</td> <td></td> <td></td> <td></td> <td></td>	Eau Pleine			•••				
				•••				
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$				•••				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			8	•••	Milton			
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Stockton 56 22 Rock 104 75 Sterens Point 4 8 Spring Valley 168 13 Sterens Pt City, 46 59 Spring Valley 168 13 2d ward 47 59 Beloit City 130 52 3d ward 23 14 1st ward 130 52 Total 790 215 3d ward 101 37 2d ward 126 2 3d ward 104 72 3d ward 126 12 3d ward 210 84 2 2d ward 126 3d ward 124 141 157 3d ward 223 114 4th ward 124 124 130 Acteonia 122 22 String raitie 131 130 <								1
Sterens Point 4 8 Spring Valley 163 13 Sterens Pt. City, Spring Valley 163 13 2d ward 47 50 Beloit City 288 25 3d ward 23 14 Beloit City 133 20 Catal 700 315 3d ward 135 23 24 ward 133 20 RACINE CO. Jate ward 126 52 2d ward 133 20 1st ward 126 52 2d ward 237 83 1st ward 126 52 2d ward 124 16 2d ward 126 52 Total 130 2d ward 233 117 St. CFOIX								
Storens Pt. City, 1st ward								
Ist vard 46 59 Union 288 25 2d ward 23 14 lat ward 130 52 3d ward 700 315 lat ward 133 20 RACINE CO. Janesville City- 3d ward 133 20 RACINE CO. Janesville City- 3d ward 237 83 1st ward 126 52 2d ward 124 16 3d ward 245 114 4th ward 187 209 4th ward 103 67 Total 187 209 Mt. Pleasant 233 117 ST. CROIX CO. Crylon 13 10 Norway 153 26 Crylon 13 10 Norway 153 21 St. Fraiti.	Stevens Point	4	3	•••	Turtlo			
2d ward 23 14 Beloit City— 3d ward 23 14 1st ward 130 52 Total 700 315 3d ward 133 20 RACINE CO. 3d ward 101 37 City of Racine, 1st ward 23 ward 1st ward 23 3d ward 126 52 2d ward 127 83 3d ward 126 14 4th ward 187 209 4th ward 133 67 Total 4053 1368 4 Caledonia 223 211 ST. CEOIX CO. Mr. Pleasant 253 117 St. Treite 13 19 Moren 128 22 Erin Prairie 110		46	50		Union			1
3d ward 23 14 1st ward 133 20 Total 790 315 2d ward 133 20 Coll of the second						200	-0	
Total Total 20 ward 133 20 Total 790 315 3d ward 101 37 City of Racine; Janesville City 237 83 1st ward 126 52 2d ward 210 84 22 3d ward 122 29 3d ward 237 83 3d ward 125 24 ward 124 16 3d ward 232 211 4th ward 187 209 Mt. Pleasant. 253 117 St. CRoix Co. Ceylon 13 19 Norway 153 163 St. Desph 11 54 Norway 163 110 Erin Prairie 319 Waterford 173 99 St. Joseph 22	2d ward					130	52	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	ou waru				2d ward			
RACINE CO. Harmonian and the second sec	Total	790	315		3d ward			1
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1.0000000000000000000000000000000000000							1
Gity of Racine, 1st ward 227 83 1st ward 172 20 3d ward 124 16 3d ward 245 114 4th ward 187 209 3d ward 233 114 4th ward 187 209 5th ward 103 67 Total 4053 1368 4 Caledonia 223 211 St. CROIX CO. Crylom 13 19 Mt, Pleasant 253 117 St. CROIX CO. Crylom 13 10 Norway 163 14 St. Printic 13 10 Norway	BACINE CO.					-		
Ist ward 126 52 22 22 ward 124 16 2d ward 172 29 3d ward 124 16 3d ward 124 16 4th ward 187 209 4th ward 103 67 4th ward 187 209 Mt. Pleasant 223 211 St. Total 4053 1368 4 Vorkville 155 53 St. Total 13 19 Norway 103 103 St. Total 11 54 Norway 128 272 Erin Prairie 319 Waterford 173 99 St. Joseph 22 9 Rochester 93 83 Hammond 67 25 Bloom 50 40 Mareaseph 22 <td< td=""><td></td><td></td><td></td><td></td><td>1st ward</td><td></td><td></td><td></td></td<>					1st ward			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1st ward	126	52		2d ward			2
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$					3d ward		16	
Sth ward 103 67 Total		245	114		4th ward	187	209	
bth ward 103 67 Total 4053 1368 4 Caledonia 223 211 ST. CROIX CO. 13 19 Yorkville 155 56 Ceylon 13 19 Raymond 175 7 Str. Fraitie 11 20 Norway 103 14 Str. Fraitie 13 19 Dover 103 14 Str. Fraitie 13 10 Burlington 128 272 Erin Prairie 3 110 Rochester		48	125					
Mt. Pleasant. 233 117 ST. CROIX CO. Yorkville. 185 26 Ceylon 13 19 Raymond 175 7 Star Prairies 43 29 Norway 65 41 Star Prairies 11 20 Dover 103 103 Emeration 15 15 Burlington 128 27.2 Erin Prairie 3 119 Rochester 93 83 Kichmond 216 Waterford		103	67		Total	4053	1368	4
Yorkville. 155 36 Ceylon 13 19 Raymond. 175 Star Prairie 43 30 Norway 153 14 Star Prairie 43 30 Norway 163 14 Star Prairie 43 50 Dover 103 10 Erin Prairie 11 20 Burlington 128 272 Erin Prairie 111 21 Rochester 93 83 Richmond 22 16 Waterford 173 99 St. Joseph 22 9 Waterford 2156 1405 Humond 67 25 Bioom 34 28 Eau Galle 22 9 Hudson 24 210	Caledonia							
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		283				-		
Norway 163 41 S. mett 11 10^{-1}	Yorkville		36		Ceylon			
A. O. Wayner, 10.3 1.1<	Raymond			••				
Burlington 123 272 Erin Prairie 3 119 Rochester 93 83 Richmond	Norway	63				11		
Brochester								
Nonline 173 99 Stringfield 24 Waterford 113 67 25 Springfield 13 8 Total. 2156 1405 Hammond 67 25 RIGHLAND CO. Hammond 67 25 Wateren 22 9 Bloom 50 40 Rush Biver 14 32 Buena Vista 118 38 Pleasant Valley 29 21 Dayton 51 54 Malone 59 7 Forest 55 44 Hudson City— 14 33 Henrietta 50 31 15 ward 34 33 Marshall 68 25 3d ward 24 42 Marshall 65 25 Satt K co. Sylvan	Burlington							
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$								
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Waterford	173	99	•••				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		0150	7.405					
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Total	2156	1405					
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$					Hudson			
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		94	90					
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$								
Bayton 51 54 malone 59 7 Eagle 70 49 Troy 53 21 Forest 55 44 Hudson City— 53 21 Henrietta 50 31 Ist ward 33 Ithacsa 140 46 2d ward 76 42 Marshall 50 39 Total 594 493 Richwood 99 45 Total 594 493 Richwood 99 45 Total 594 493 Richwood 45 11 Baraboo								
$\begin{array}{cccccccccccccccccccccccccccccccccccc$								
$\begin{array}{cccccccccccccccccccccccccccccccccccc$								
Henrietta	Eagle							•••
Heinterational field 140 46 2d ward 76 42 Marshall 68 25 3d ward 24 12 Marshall 68 25 3d ward 24 12 Marshall 68 25 3d ward 24 12 Richwood. 99 45 Total 594 493 Richvord 151 :7 StrK Co. StrK Co. Strk Co. 59 50 15 1 Willow 59 25 Bear Creek 50 45 1 Westford 29 40 Dellona 55 33 Total 59 25 Straklow 51 49 Total 627 Fairfield 91 15 Rock Co. Kavon						34	33	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$								
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$								
Richwood 99 45 Total 594 493 Richland 151 :7 SAUK CO. SAUK CO. Rockbridge C5 C2 SAUK CO. S49 67 1 Willow 45 $4\frac{1}{2}$ Baraboo								
Richland					Total	594	493	
Rockbridge $C5$ $C2$ SAUK CO. Sylvan								
Sylvan			23					
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$						349	67	1
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$					Bear Creek			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$					Dellona	55	83	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				·	Excelsior	91		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Total	1134	627	·	Fairfield,			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$					Franklin			1
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	ROCK CO.				Freedom			
Beloit	Avon							
Clinton	Beloit							
Clinton		132	30					
[12 MANUAL.]	Clinton	•••	•••	••••	La Valle	59	40	
[]	[12 MAN	WAL.						
	Lin Diak							·····

GUBERNATORIAL VOTE.

							
SAUK CO cont	inued.			VERNON CO.			
	Lewis.		Salom.	_	Lewis.	Palm.	Salom.
Merrimack	. 97	32	3	Bergen	31	2	
New Buffalo	152	6	•••	Chrisitana	· 78	6	
Prairie du Sac	.90	149	66	Clinton	38	. 6	
Reedsburg	131	87	•••	Coon	41	6	
Spring Creek	100	27	•••	Franklin	70	39	
Sumpter	124	10		Forest	35 '	12	•••
Troy	51	5	27	Hillsboro	92	10	
Washington	100	23	•••	Harmony	69	1	•••
Westfield.	70	80	•••	Hambarg	41	22	•••
Winfield	49	61	•••	Jefferson	88	21	
Woodland	71	24	•••	Kickapoo	61	51	•••
~				Liberty	23	15	
Total	2061	854	146	Stark	32	25	
				Sterling	68	32	
SHAWANAW CO.				Union	24	6	
SHAWAMAW CO.				Viroqua	168	31	•••
Richmond	38	65		Webster	41	29	•••
Shawano	50	ě		Whitestown	46	• 6	
Waukechon	13	Š		Wheatland	66	28	•••
Bell Plain	22	39		Genoa	43	12	
Hartland	4	14			-		· · · · · · ·
Pella	11	36		Total	$1155 \cdot$	360	
Total.	138	168					
	200			WALWORTH CO.			
a trabana i si ao							
SHEBOYGAN CO.				Sharon	274	19	
Abbott	77	128		Darien	275	20	
Greenbush	222	48	2	Richmond	133	$\tilde{34}$	•••
Herman	75	149		Whitewater	505	122	
Holland	169	59		Walworth	197	35	
Lima	172	78		Delavan	394	72	•••
Lyndon	224	45		Sugar Creek	133	65	•••
Mitchell	49	98		La Grange	169	31	•••
Mosell	47	63		Linn	109	31	•••
Plymouth	228	143		Geneva	244	90	ï
Rhine	48	101	•••	La Fayette	124	73	
Russell	4	67	,	Troy	129	96	
Scott	$13\hat{3}$	67		Bloomfield	146	34	
Sheboygan	33	128		Hudson	138	76	
Sheboygan City-				Spring Prairie	175	64	
1st ward	47	76		East Troy	221	65	
2d ward	121	127	ï	Elkhorn	145	54	
3d ward	29	44					
4th ward	41	138	ïi	Total	3511	981	1
Sheboyg'nFails	123	157	1		0011		<i></i>
do Village	150	47					
Wilson	84	61		W1 (0 W1 + 0			
	01	, <u> </u>		WASHINGTON CO.			
Total	2076	1824	4		-		
		1041	-	Erin	2	209	
				Hartford	. 208	215	•••
TREMPEALEAU CO				Addison	5	256	•••
A		-	i	Wayne	8	179	•••
Arcadia	50	6		Richfield	16	205	•••
Caledonia	52	8		Polk	29	231	•••
Chase	8	1		West Bend	78	197	•••
Ettrick	41	24		ыarton	59	105	3
Gale	88	12		Kewaskum	65	101	
Lincoln	25	2		Germantown	26	199	2
Preston	51	1		Jackson	12	213	•••
Sumner	30	5		ïrenton	78	191	•••
Trampealeau	172	26		Farmington	73	152	•••
Tratal	517			m ()			÷
Total	517	85	• ••• 1	Total	659	2453	5
						i	

GUBERNATORIAL VOTE.

WAUKESHA CO.

| WAUSHARA GO-continued.

WAUKESHA CO.			. 1	WAUSHARA GO-con			
		Palm.	Salom.		Lwis.	. Ýalm. Sa	alom.
Brookfield	130	214		Oasis	64	1	•••
Delafield	131	108		Plainfield	99	39	
Eag'e	119	115		Poysippi	28	16	
Genesee	152	137		Rose	16	6	
Lisbon	125	122		Richford	67	13	
Menomonee	1:23	211		Springwater	43	12	
Merton	100	132		Saxville	72	11	
Mukwonago	163	132		Warren	5	20	
Muskego	105	149		Wautoma	118	27	
New Berlin	125	221			110		
Oconomowoc	239	157		Total	1109	284	
	239	137 92		10001	1100	- 312	•••
Ottawa	84 141	$\frac{92}{129}$		WINNEBAGO CO.			
Pewaukee	141	129 91					
Summit	111 148	- 60		Algoma	100	15	
Vernon			••••	Black Wolf	50	64	
Waukesha	359	253		Clayton	87	77	
	0000	0000		Menasha	193	247	••••
	2386	2293	••••	Neenah	231	128	
•.				Nekimi	116	80	
WAUPACA CO.		-		Nepuskin	125	26	
Dayton	115	26	•••	Oshkosh	82	60	
Farmington	82	9		Omro	358	52	
Scandinavia	108	2		Wolf River	5	30	
Iola	68	3		Rushford	250	32	
Lind	99	29		Utica	132	13	
Waupaca	200	23	1	Vinland	102	58	•••
St. Lawrence	87			Winchester	89	62	
Helvetia	14			Winneconne	167	35	•••
Weyauwega	100	06		Poygan	32	50 51	•••
Royalton	70	21		City of Oshkosh-		9T	
Little Wolf	<u></u>	10			- 212	82	
Union	14			1st Ward 2d do		82 162	•••
Caledonia	11	 63			133		•••
Mukwa	127	64		3d do	126	101	•••
	147	52		4th do	100	128	•••
Lebanon	11 11	92 15	•••	5th do	93	21	•••
Bear Creek	11		•••		070-	1.50	
Larrabee		8	•••	Total	2796	1524	
Matteson	10	14	•••				
	1000	100		WOOD CO.			
Total	1222	438	1	Grand Rapids	120	107	
				Centralia	55	65	•••
WAUSHARA CO.				Saratoga	16	23	•••
Aurorah	97	17		Rudolph	17	33	
Bloomfield	33	53		Sigel	17	23	
Coloma	46	2		Seneca	$\hat{26}$	7	
Deerfield	40 22	í		Dexter	10	51	
	22 50	7		Springfield	18	10	
Dakota	50 56	13	•••	Lincoln	5	8	•••
Hancock		13					•••
Leon	99			Total	284	327	
Mount Morris	80	6	•••	1004	40°£	120	•••
Marion	77	12		1			

180 RECAPILULATION OF GUBERNATORIAL VOTE.

RECAPITULATION OF GUBERNATORIAL VOTE, BY COUNTIES.

·							
COUNTIES.	Union. Lewis.	<i>Dem.</i> Palmer.	Salomon	COUNTIES.	Union. Lewis.	!Dem. Palmer.	Salomon
							·
Adams	692	221		Marathon	107	402	
Ashland				Marquette			
Brown		1,062		Milwaukce	3,170		i
Buffalo		255	1	Monroe	1,113	360	
Calumet				Oconto	326		
Chippewa	226			Outagamie	737		
Clark	· 106			Ozaukee	279		
Columbia				Pepin			
Crawford	712			Pierce	597		
Dane	4,152			Polk	198	84	
Dodge *	3,677	4,164		Portage		315	
Door	3,677 230	49		Racine	2,156	1.405	
Douglass	48			Richland	1,134	627	
Dunn	507			Rock.	4,053		4
Eau Claire	501			St. Croix	394	493	
Fond du Lac	3,579	2.667		Sauk	2,061	854	146
Grant	3,404	1 313		Shawanaw	138	168	
Green	2,046	336	1	Sheboygan*			4
Green Lake	1,499	433		Trempealeau	517	85	·
Iowa	$1,499 \\ 1,351$	1 256		Vernon	1,155	360	
Jackson	559	204		Walworth	3,511	981	1
Jefferson	2,300			Washington	659	2,453	5
Juneau	893			Waukesha	2,386		
Kewaunee	143			Waupaca	1,222	438	1
Kenosha	1,328			Waushara	1,100		
La Crosse	1,299			Winnebago	2,796		
La Fayette	1,483	1 463		Wood	284	327	
La Pointe	43						
Manitowoc	1,302			Total	70,704	54,575	167
		-,010		2.0.000	,	,010	201

* Rejected by State Canvassers.

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MILITARY VOTE FOR GOVERNOR.

MILITARY VOTE FOR GOVERNOR.

BY REGIMENTS OF INFANTRY, CAVALRY AND BATTERIES GOF ARTILLERY,

	Lewis, Palm.	Salom (Lewis.	Palm.	Salom
1st Reg't Inf	79	29th	Reg't Inf	189	7	
2d " " …	136 6	30th		559	• 20	
3d " " …	280 2	31st		269	46	
5th " " …	418 1	32d	" " …	331	4	
6th " "	159 3	33d		226	1	
7th " " …	195 1		Reg't Cav	146	$\overline{2}$	
Q41 66 66	308 14	2d		209	3	
9th " " …	146 52	66 3d		121	80	
10th " " …	34	4th	" "	230	2	
77+b ((((219 2		Battery Art.			
12th " " …	450 11	2d	" "	25	8	
13th " " …	ŝ15 1 7	3d		60		
7.1+1. ((((209	4th		7	17	
15+1. ** **	41	5th	** **	6 <u>i</u>		
76th (())	194 1	6th	** **	69	5	
17+15 (4 (4	40 91	7th	** **	104		
19+1 ((((13	Sth	** **	41		
1041. () ()	6 42	···· · · · · · ·		16		
90+1 11 11	4		والمرجعة المرجعين			
01 ** **	1	1.0.1	EattervArt.	10	15	
994 44 44	391 9		Jeavy Art	83	24	
094 (1 (1	115 3	1 10	" "	29	17	
200 ····	137 13		rpshooters	27		•••
4TUN	051		sars	33		••
			10001 D **********			
2000	131 10		Total	7766	542	66
2°tu	$131 10 \\ 292 12$		10101	1100	0TM	00
28th " " …	292 14	••• 1				

SUMMARY OF GUBERNATORIAL VOTE.

MILITARY VOTE REJECTED

BY STATE CANVASSERS.

			Lewis.	Palm.	Salom			Lewis.	Palm.	Salom	
2d	Regime	nt	46			29th Regimen	nt.	83			
4th			119			31st "'		119		•••	
6th	" "		38	3		32d "	•••		4	•••	
7th		•••	27		•••		•••	44		•••	
		•••		•••	•••	33d · · ·	•••	114	5		
8th		•••	26								
. 9th			11	1	21	CAVALRY.					
11th	"		46	1							
12th	46		ÊŎ	î		1st Regimen	t	67	2		
13th	**	•••		÷.	•••	2d "'		106	$\tilde{2}$		
	"	••••	96	•••	•••	8d "	•••••			•••	
17th		•••	18	98		ou	••••	5	25		
19th	**		54								
20th	**		51			ARTILLERY.					
21st	" "		13			1ah Datter		-0			
22d		•••		2 1	•••	1st Battery		53		•••	
		•••	42			Co. A Heavy	Art.	49			
24th		•••	14	1		Invalid Corps	ł	23			
25th	"		24			Convales'nt C	am	23	5		
27th	* *		$75^{$				ш.	-9	0	•••	
28th	44	••••	28	•••		m					
Lotu		•••	20	5	• '	Total		1474	156	21	

SUMMARY OF GUBERNATORIAL VOTE.

		LEWIS.	PALM.	SALOM.
Total Home Vote Military Vote Canvassed Military Vote Rejected	8 374	70,704 7,776 1,474	54,575 542 156	$\begin{array}{c} 167\\ 66\\ 21 \end{array}$
Grand Total	135,471	79,954	55,273	254

CENSUS	OF	WISCONSIN.	183
NUMBER OF INHA	RIT	ANTS IN WISCONSI	N.
NUMBER OF INIT	(DII		
· cconnus ·		E CENSUS OF 1560.	
ACCORDING	10 11		
Adams County.		Brace: County(continued.)	
Adams	$\frac{402}{50}$	Eaten	151
Brownville Chester	372	Fort Howard	$694 \\ 251$
Doll Drairie	650	Glenmore Green Bay-	401
Factor	249 427	South Ward	
Grand Marsh Jackson	528	North Ward 1,516	2,275
Leola	$\frac{155}{364}$	Town of Green Bay	889
Monroe New Haven	614	Holland	$650 \\ 591$
Newark Valley	118	Howard Humboldt	640
Preston	295 . 244	Lawrence	614
Quincy Richfield	303	Morrison	401 424
Rome	134	New Denmark Pittsfield	131
Strong's Prairie	$ 604 \\ 615 $	Preble.	560
Springville White Creek	207	Rockland	419
		Scott	384
Total	6,497	Wrightstown	463
Ashland County.		Total	11,797
Bayport	194		
La Pointe	319	Buffalo County.	
Total	513	41ma	264
		Alma Belvidere	369
Bad Ax County.	0.15	Buffalo	615 184
Bergen	849 335	Buffalo city Cross	306
Clinton Christiana	675	Eagle Mills	187
Coop	382	Gilmantown	203 277
Franklin	918 262	Glencoe Maxville	335
Forest Greenwood	443	Naples	377
Harmony	386 755	Nelson	282 466
Hamburg Hillsboro	536	Waumandee	
Jefferson	926	Total	3,865
Kickapoo	822 200		
Liberty	200	Burnett County.	
Sterling	550	man 90 Denne 10 most	12
Union	197	Town 36, Range 19, west	
Viroqua Village 412 do Town 1,163		Calumet County.	
a	1.575	-	
Webster Wheatland	440 734	Brillion	300
Whitestown	221	Brothertown.	1,367 932
	11 012	Chilton	1,125
Total	11,012	Harrison	818
Brown County.		New Holstein Rantoul	1,127
Bellevue	439	Stockbridge	1,430
Depere town 260	200	Woodville	424
do village 508	768	Total	7,896
	100		.,

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CENSUS OF WISCONSIN.

Chippewa County.

Dane County.

	Dane County	
00	5	
00 900	AIDIOD	1,152
400 674	Berry	673
545	Black Earth town 424	703
010		714
150		
100	Diooning Grove	
1.895	Blue Mounds	809
1,000	1 DI ISLUI	1,254
	Burke	1,026
	Christiana	1,026 2,140 1,303
93	Cottage Grove.	1,303
	Done	1,125
208	Doorfold	952
	Dunkink	951
789	Dupp	1,760
	Fitebhurg	1,055
	Madison city_	1,177
	1 at Wand 0 100	
769	2d do 1,494	
	$\frac{1}{3d}$ do $\frac{1}{6e4}$	
	4th do 1,004	
1,188	1,121	6 648
1,219	Madison, town	6, 648 852
1,214	Mazo Manie, town 372	604
747	Mazo Manie, village	
1,079	,	976
938	Medina	1,068
1,111	Middleton 1.317	1,000
1,039	Pheasant Branch, village., 126	
		1.443
	Montrose	$1,443 \\ 1,041 \\ 1,259$
	Oregon	1,259
1,009	Perry	838
	Pleasant Springs	1,119
401	Primrose	889
	Roxbury	$1,234 \\ 1,181$
	Kutland	1,181
	Springdale	
	Mount Vernon Village 64	
2,878	Springfold	943
1,166	Sun Proirie	1,207 1,150 1,223
´81 3	Vernon	1,150
833	Vermont	1,223
743	Vienna	925
1,332	Westport	$749 \\ 1,095$
	Windsor	1,035 1,021
24,445	York	1,028
		1,020
	Total	43,992
828		
	Dodge County	
	Dauge County.	
	Achiman	
680	Ashppun	1,634
331	2d do 378	
229		
625		1
677		0
	Beaver Dam town	$2,770 \\ 1,425$
8,071	Burnett	1,420
	Calamus.	1,035 938
•		200
	$\begin{array}{c} 200\\ 674\\ 545\\ 287\\ 1,895\\ 287\\ 1,895\\ 208\\ 208\\ 208\\ 208\\ 208\\ 208\\ 208\\ 208$	200 Berry

CENSU	S OF	WISCONSIN.	185
Dodge Countycontinued.	 	Eau Claire County.	
Clyman	1,460	Bridge Creek	481
Chester	939	Brunswick	289
Elba	1,614	Eau Claire 1,061	
Emmett	1,267	North Eau Claire 308	1 000
Fox Lake, town 1,497			$1,369 \\ 907$
Fox Lake, village 1,180	0.017	Half Moon	118
	$\substack{2,647\\2,008}$	Pleasant Valley	110
Herman	2,008 2,811	m . t . 1	3,164
Hubbard Hustisford	1,518	Total	0,101
Lebanon.	1,678		
Leroy	1,224	Fond du Lac County.	
Lomira	1,664	Fond an Lac County.	
Lowell	2.061	Alto	1,266
Oak Grove	2,024	Ashford	$1,266 \\ 1,722 \\ 1,182 \\ $
Portland	1,313	Anhurn	1,182
Rubicon	1,675	Byron	1,855
Shields	1,110	Columet	1,455
Theresa Trenton	2,432 895	Eden	1,355 1,455 1,268 1180
Watertown—	1 090	Eldorado	834
5th Ward 627		Empire	00+
6th do 1,043		Fond dn Lac City-	
	1,670	1st Ward	
Waupun village, south ward	866	3d do	
Westford	628	4th do $1,401$	
Williamstown	2,198	5th do 599	~
Total	44,499		$5,447 \\ 1,221 \\ 1,231 $
101111	44,400	Town	1,221
Euro Consta		Forest.	1,201
$D \otimes \tau C \otimes \pi t_{T}^{*}$		in national sector in the sect	7 7 7 1
Brussell	920	Marshfield.	1 104
Chamber's Island	46	Metomen	1,612
Clay Banks	56	Oakfield	1,140
Forestville	85	Osceola	881
Gibraltar	439	Ripon City-	
Liberty Grove	120	1st Ward 1,070	
Nasewaupee	196	24 40	2 026
Sevastopol	$200 \\ 222$		2,026 1,070 1,176 1,296 1,466
Sturgeon Bay Washington	631	Rosendale	1,176
wasnington		Springvale	1,296
Total	2,948	Taveheedah	1,466
		Waupun, north ward 791 do town 1,328	· ·
Douglass County.		do town 1,328	0 440
			- 2,119
Alden	13		34,155
Nevajo	6		01,100
Pokegama	275		
Superior	504	Grant County.	
Total			1 499
1.0001		BeetownBlue River	$1,482 \\ 440$
Dunn County.		Blue River	665
Dunn County.		Cassville	860
Duna	447	Clifton	958
Eau Galle	359	Fennimore	1,393
Menominee	966	Glen Haven	923
Peru	140	Ellenboro	801
Rock Creek	147	Harrison	963
Spring Brook	670	Hazel Green	2;542
m. 4 - 1	2,728	Hickory Grove	591
Total	<i></i> ,,,∠∂	Jamestown Lancaster	$1,402 \\ 1,971$

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CENSUS OF WISCONSIN.

Grant County .- (continued.) Iowa County. Liberty..... 644 1,295 Arena..... Lima..... 874 Clvde..... 611 Little Grant..... 592 Dodgeville town..... 2,180 Marion 510 Dodgeville village 1, 221 Millville..... $3,401 \\ 2,409 \\ 1,645$ 1.100 Muscoda..... Highland..... 678 Paris..... 689 Linden..... Patch Grove..... 865 Mifflin..... 1,220 Platteville..... Mineral Point city..... 2,424 2,862 Potosi Town...... 2,081 Mineral Point town...... 1,199 do Village..... 653 3,623 2,734 Pulaski..... 989 Smeltser,.... Ridgeway..... Waldwick and Moscow..... 1,982 1,116 Tafton..... 996 1,200 Waterloo 567 Wyoming..... 622 Watertown 727 Wingville..... 676 Total..... 18,998 Wyalusing..... 601 Total..... 31,207 Jackson County. Green County. Albion..... 675 Alma..... 699 Adams 838 Black River Falls village. 571 Albany..... 1.384 Hixton..... Brooklyn..... 1,060 897 Irving..... Cadiz 439 920 Manchester..... 259 Clarno 1,865 Melrose Decatur 1,658 671 Northfield..... 81 Exeter 1,040 Springfield 879 Jefferson 1,467 Jordan..... 869 4,171 Monroe Town..... Total..... 939 do Village..... 2,171 3,100 Mount Pleasant..... 1,240 New Glarus..... 960 Jefferson County. Spring Grove..... 1,055 Sylvester..... Aztalan..... 1,127 998 Washington..... Cold Spring..... 726 835 1,442 York..... Concord. 903 Farmington..... 2,010 Hebron..... ,069 19,831 Total..... 1 Ixonia..... 1,809 Jefferson, town...... 2,009 Jefferson, village...... 1,369 Green Lake County. 8, 378 Berlin City..... 1,450 Koshkonong..... 2,025 Berlin Town..... 1,021 , 529 Lake Mills 2,471Milford..... 1,981 Brooklyn..... 963 Oakland..... 1,195 Dayton..... 703 ,580 Palmyra.... 1 Forsyth..... 824 Sullivan..... 1, 02 1, 243Green Lake..... Sumner..... 476 Kingston town..... 456 Waterloo..... , 565 Kingston village ... 306 Watertown..... 1,754 Mackford..... 1,138 Watertown city-Manchester... 1,058 1st ward...... 984 Markesan village..... 460 2d do1,079 Marquette..... do 477 3d 609 1,492 Princeton..... 4th do 405 Seneca 409 7th do 555 St. Marie..... 631 3,682 Total..... 12,631 Total..... 28,771

CENSUS OF WISCONSIN.

Juneau County.

Juneau County.	
Armenia	260
Clearfield	215
Fountain	346
Germantown	680
Kildare	551
Lemonweir	839
Lindina	902
Lisbon	982
Lynden	449
Marion	282
Mauston.	487
Necedah.	594
Orange	199
Plymouth	518
Seven Mile Creek	578
Summit	844
Wonewoc	478
Total	8,704
Kewaunee County.	
1.0000000000000000000000000000000000000	
Ahnapee	1,152
Carlton	731
Casco	941
Coryville	240
Franklin	573
Kewaunee	799
Montpelier	160
Pierce	200
Red River	774
Total	5,530
10041	
Kenosha County.	
Distan	1,176
Brighton	1,110

Bristol	1,370
Kenosha city-	
1st ward 1,563	
2d do 688	
3d do 910	
4th do 828	4
	3,989
Paris	1,088
Pleasant Prairie	1,401
Randall	659
Salem	1,443
Somers	1,275
Wheatland	1,115
·	10 11
Total	13,516

La Crosse County.

Bangor
Barre
Buchanan
Burns
Campbell
Farmington
Greenfield
Holland
Jackson

1	La Crosse County-(continued	1.)
	La Crosse city-	
260	1st ward	
$215 \\ 346$	2d do 1,108	
680	3d do 1,109 4th do 649	
551	4th do 649	8,865
839	Neshonoc	620
902	Onalaska	840
982		10.104
$\frac{449}{282}$	Total	12,194
487		
594	La Fayette County.	1
199	Argyle	1,096 785
518 578	Belmont Benton	2,089
844	Center	1.917
478	Elk Grove	1,316
	Fayette	988
8,704	Gratiot Kendall	$1,006 \\ 1,132$
	Monticello	459 1
	New Diggings	1,689
1 150	Shullshurg	2,491
1,152 731	Wayne	674 513
941	Willow Springs	843
240	Wiota	1,193
573		
799 160	Total	18,141
220		
774	L: Plinte County.	050
5.520	Bayfield	
5,530	Manitowoc County.	
	Buchanan	1,180
	Cato	1.249
1,176	Centerville	$1,091 \\ 1,222 \\ 1,22$
1,370	Cooperstown Eaton	1,22
	Franklin	775
	Gibson	904
	Kossuth	$1,708 \\ 1,392$
0.000	Manitowoc Rapids	1,394
$3,989 \\ 1,088$	Manitowoc, town	
1,401	1 1st ward 1,048	
659	2d do 1,109	
1,443	3d do 904	3,676
$1,443 \\ 1,275 \\ 1,115$	Maple Grove	656
1,115	Meeme	1 115
13,516	Mishicott	1,258 1,391
	Newton	$1,391 \\ 584$
	Rockland	584 280
	Rowley	699
751	Schleswig Two Rivers, town	
1,141 506	Two Rivers, village-	
505	1st ward 000	
918	20 00 0000	2,459
908		2,100
$701 \\ 651$	Total	22,385
788		

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CENSUS OF WISCONSIN.

Marathon County. Monroe County-continued. Berlin..... 594La Fayette..... 342 Jenny..... 168 Leon 788 Knowlton 115 Le Roy.... Little Falls.... 246 Marathon..... 174 897 Mosinee. 331 Portland..... 227 Stettin 241 Ridgeville 489 201 Sheldon 848 Wausau village..... 898 1,897 Weston..... 214 Tomah 641 Wellington 245 Total.... 2,934 Wilton 400 Marquette County. Total..... 8,898 Buffalo..... 817 Oconto County. Crystal Lake 586Douglas 659 Marinett..... 474 Harris..... 494 Oconto, town..... 480 Mecan. 711 do village, east ward 456Montello 767 do do west ward 433 Moundville..... 1,378 406 Neshkoro..... 498 Pensaukee 865 Newton Peshtigo.... 566 Oxford 625 Stiles..... 654Packwaukee.... 627 Suamico..... 168 Shields.... 644 Springfield 310 Total..... 3,600 Westfield..... 496 Outsyamic County. 8,236 Total..... Appleton city-1st ward..... Milwankee County. 729 2d ward..... 1,072 1,7732,6652,491Franklin 3d ward..... 544 2, 845 Granville..... Greenfield..... Bovina 214 Buchanan..... Lake..... 2,123 334 Center..... Milwaukee city-384 1st ward 5,875 Dale..... 668 do 5,021 do 5,066 do 5,066 Ellington..... 2d727 Embarrass..... 3d 2484th Freedom..... 690 Grand Chute..... 773 Greenville..... 1,244 Hertonia 649 Kaukana..... 8th do 3,057 1,001 9th do 6,594 Liberty..... 17645,286 Osborne..... 135 Milwaukee town..... $2,582 \\ 2,222$ 9,588 Oak Creek..... Total..... Wauwatosa..... 3,412 Ozaukee County. 62,564Total..... 2,2252,2851,782Belgium..... Monroe County. Cedarburg..... Fredonia Grafton Adrian..... 341 1,782Angelo 447 Mequon $3,368 \\ 2,588$ Port Washington..... Clifton 202Saukville..... Eden..... 116 1,728 Glendale 327 Total..... Greenfield..... 15,674 611 Jefferson..... 339

CENSUS OF WISCONSIN.

Pepin County.

Albany..... Bear Čreek Frankfort..... Lima..... 442 Pepin, town..... 321 Pepin, village, 1st ward.. do do 2d ward. 106 Stockholm..... Waubek Total..... Pierce County. Clifton Diamond Bluff..... El Passo. Hartland Tsabella Martell..... Oak Grove..... Perry.... Pleasant Valley..... Prescott City, 1st ward....... 343 do 2d ward....... 689 River Falls, town...... 412 do village 312 Trenton Trimbelle..... Total..... Folk County. Alden Farmington Osceola St. Croix Falls..... Sterling

Total..... Portage County. Almond..... Amherst Belmont Buena Vista..... Eau Plaine..... Hull Lanark..... Linwood..... New Hope..... Pine Grove..... Plover..... Sharon Stevens Point City...... 1,538 do town...... 143 Stockton Total.....

!	Racine County.	
100	Burlington, town 1,271	1
428	do village	
251		2,224
428 251 175	Caledonia	2,224 2,438 1,110
	Dover Mount Pleasant	1,818
	Norway	971
းလွှင်	Racine City, 1st ward 1,002	
1.1	Racine City, 1st ward 1,002 do 2d ward 1,339	
ि	do Sd ward 2 pH	
2,007	do 4th ward 1,723 do 5th ward 1,221	
	(1) Off ((((((), (), (), (), (), (), (), (), ()	7.531
_	Raymond,	$7,531 \\ 1,274$
407	Rochester, town	
$\frac{425}{158}$	do village 306	<u>993</u>
93	Waterford, town 1,038	
160	do village 418	
132		$1,456 \\ 1,285$
$\frac{534}{370}$	Yorkville	1,480
158	Total	21,340
390	•	
1,032	Richland County.	
1,004	Akan	341
	Bloom Buena Vista	$528 \\ 964$
721	Davten	434
119 110	Edde	719
	Election and a second s	505
4,665	Ithea.	$\frac{432}{952}$
	Marshall.	529
	Richland	1,075
159	Richmond	598 776
$337 \\ 457$	Richwood	546
401 374	Sylvan	361
73	Westford	409
	Willow	448
1.400	Total	9,739
	Rock County.	
489		
600	Avon	908
$\frac{465}{425}$	Beloit city 4,090 do town	
185		4.866
225	Bradford	$1,247 \\ 1,151$
435	Center	1,151
405 474 459 205 450 450 450	Clinton Fulton	$1,552 \\ 1,893$
	Harmony	1,893 1,128
525	Janesville, town	878
453	Janesville, city-	
	Ist ward	
1,681	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
592	4th do 3,141	
		7,703 1,404
7,504	Johnstown La Prairie	1,404 849
	· La ridific	010

CLARGON OF ARTOCOMMENT. Rock County—(continued.) Lima 1.151 Magnolia 1.151 Minon 1.232 Minon 1.232 Newark 1.233 Magnolia 1.232 Mitchell 942 Pyrmouth 1.233 Massell 943 Moselle 977 Pyrmouth 1.233 Spring Yalley 1.261 Total 36.692 Suck County. Sheboygan relts Baraboo, town. 743 do village 1.361 2,104 Bear Creek 2,104 Bear Creek 2,104 Bear Creek 2,104 Bear Creek 2,603 Martinack 767 Sheboygan Falls 2,604 Martinack 603 Martinack 737 Parakila 603 Martinack 737 Prankilo 737	190 CENS	US OF	WISCONSIN			
Lima 1, 151 Magnolia 1, 151 Milton 1, 775 Milton 1, 775 March 1, 785 Porter 1, 164 Rock 1, 106 Browark 1, 106 March 1, 224 March 1, 285 Porter 1, 285 Porter 1, 285 Porter 1, 204 Union 1, 646 Stauk County. 1, 264 Baraboo, town 743 do village Jation 2, 104 Bear Creeck 611 Delton, village 233 Excelsion 787 Franklin 559 Freedom 670 Franklin 559 Merimack 763 Merimack 764 Marton 568 Vilage 217 Marton 569 Prasife du Sac 763 New port Village 774 Marton 224	190 CENSUS OF WISCONSIN.					
Magnolia 1, 121 funden 1, 493 Mitchell Machell 943 Machell 943 Portex 1, 134 Machell 943 Portex 1, 232 Portex 943 Portex 1, 232 Portex 943 Portex 1, 232 Portex 2, 103 Rock 1, 106 Rusell 556 Spring Valley 1, 244 Soct 1, 213 Union 1, 646 Soct 1, 213 Marboo, town 743 Sheboygan talls 2, 769 Baraboo, town 743 Sheboygan town 947 Bear Creck 2, 104 Sheboygan talls 2, 769 Pranklin 558 Statk County. Total 20, 848 Pelona 2, 764 Wilson 1, 105 Pracom 627 Caylon 200 Greenfield 670 Farakluson, city- 1494 Horey Creek 1, 601 Firn Prairie 400 Newport Village 217 Hukon, otxy- 250	Rock County-(continued.) Sheboygan County-(continued.)					
Newark 1,134 Incention of the sector o	Magnolia	1.121	Lima Lynden	$1,792 \\ 1,499$		
Rock 1, 204 Russell 556 Spring Valley 1, 214 1, 204 Russell 565 Turtle 1, 416 Selt 1, 213 Sheboygan city 1, 213 Union 1, 646 Sheboygan city 1, 207 Sheboygan city 1, 207 Baraboo, town 743 36, 692 Sheboygan city 1, 307 4, 267 Baraboo, town 743 743 Sheboygan Falls 2, 769 Wilson 1, 105 Sheboygan Falls 2, 769 Wilson 787 St. Croix County. 1, 105 Practom 667 670 Ean Galle 160 Honey Creek 1, 616 Fin Prairie 400 200 Farfield 563 St. Croix County. 294 Merimack 734 24 do 200 200 Readsurg, town 734 744 400 200 Merimack 734 744 24 do 200 200 Readsurg, town 734 734 744 24 do 2500 New Bufalo	Newark	1,134	Moselle	942 977		
Turtie 1, 211 Vinion 1, 241 Union 1, 646 Total 36, 692 Sauk County. 36, 692 Baraboo, town 743 do village 1, 361 2, 104 Bear Creek 611 Delton, village 233 Excelsion 787 Franklin 559 Freadom 559 Freadeld 670 Horey Creek 1, 610 Greenfield 670 Horey Creek 1, 611 Marston 564 New Bufalo 237 Norrisville 1, 541 Norrisville 13, 543 Malone 250 Hudson, city 240 Spring Green 338 Shawanaw 709 Washington 241 Woodland <t< td=""><td>Porter Rock</td><td>1,106</td><td>Rhine</td><td>1,359</td></t<>	Porter Rock	1,106	Rhine	1,359		
Total	Turtle Union	1,411	Sheboygan city—	1,213		
Stauk County. 4th do 1,307 4,267 Baraboo, town. 743 5heboygan.town. 947 Baraboo, town. 743 5heboygan.town. 947 Baraboo, town. 1,361 2,104 Sheboygan.town. 947 Bear Greek 611 611 26,643 26,643 Dellona. 558 559 St. Croix County. 26,643 Franklin 559 670 Eau Galle 160 Freedom. 670 Eau Galle 160 160 Ironton 953 Ist ward. 294 481 200 Kingston. 953 Ist ward. 481 21 21 200 New Buffalo 627 1st ward. 481 21 20 200 New port Village. 217 Itdison, city- 1st ward. 481 21 40 260 Norrisville. 737 735 Star Prairie 240 368 Norrisville. 737 735 Star Prairie 240 Spring Green 158,594 51			2d do 1,699			
Baraboo, town	Sauk County.			4 267		
Bear Creek 2, 10 ² Delton, willage 233 Delton, village 233 Excelsior 787 Franklin 598 Franklin 599 Freedom 659 Freedom 659 Greenfield 670 Honey Creek 1,651 Honoy Creek 1,651 Kingston 953 Hudson, city 1st ward Marston 503 New Buffalo 625 New Buffalo 625 Norrisville 217 Narison 153 Prairie du Sac 1,878 Reedsburg, town 768 do <village< td=""> 421 Narison 1,189 Rush River 240 Spring Green 835 Star Prairie 280 Westfield 713 Waitfield 714 Bell Plain 193 Hartland 21 Shawanaw 710</village<>	Baraboo, town	0 104	Sheboygan Falls	$947 \\ 2,769$		
Excelsior 787 St. Croix County. Franklin 559 Ceylon 200 Franklin 659 Ceylon 200 Greenfield 670 Eau Galle 150 Honey Creek 1,651 Frin Prairie 400 Honey Creek 1,651 Hammond 294 Marston 953 Hudson, city 481 Marston 503 St. Ward 481 Marston 625 11st ward 481 Marston 625 11udson, town 380 Norrisville 217 Hudson, town 380 Norrisville 733 Malone 250 Ital ward 421 Malone 250 Norrisville 421 Malone 250 Spring Green 1,878 Star Prairie 280 Westfield 710 Star Prairie 280 Shawanaw 703 Star Joseph 203 Warteson 118,894 Total 5,393 Total 829 Sumer 780 <t< td=""><td>Dellona</td><td>$\frac{611}{588}$</td><td>Total</td><td></td></t<>	Dellona	$\frac{611}{588}$	Total			
Franklin 559 Ceylon 200 Greenfield 670 Eau Galle 160 Honey Creek 1,61 Erin Prairie 400 Honey Creek 953 Hudson, city 294 Kingston 953 Hudson, city 294 Marston 504 Hammond 294 Merrimack 734 21 do 500 New Buffalo 622 1 504 Nerriwilla 600 217 Hudson, town 380 Norrisville 217 Hudson, town 380 Prairie du Sac 1,878 Malone 250 Newport Village 421 Malone 380 Proy 501 Somerset 319 Troy 418 Kush River 240 Spring Green 518 Star Prairie 230 Westfield 719 Yroy 436 Woodland 386 Star Joseph 203 Warren 72 Galedonia 237 Galedonia 237 Galedonia	Excelsior Fairfield	787	St. Croix County.			
Honey Creek. 1,051 Erin Prairie 400 Ironton. 952 Hammond. 294 Marston. 953 Hudson, city— 294 Marston. 953 Hudson, city— 481 Merrimack. 734 2d do 600 New Buffalo 625 2d do 600 New Buffalo 625 2d do 600 New Buffalo 625 2d do 200 Norrisville. 217 Hudson, town 380 Norrisville. 1,878 Malone 240 Recdsburg, town. 768 Malone 240 do village. 421 Malone 240 Kichmond 250 Rush River. 240 Spring Green 831 Star Prairie 230 Washington 700 St. Joseph 203 Westfield 717 Troy. 436 Woodland 386 Total. 5,393 Shawanaw 711 Trempeleau 720 Mateson 200 Sumner.	Freedom	559 527	Ceylon Eau Galle			
Kingston 953 Hudson, city— Marston 504 1st ward 481 Merrimack 625 21 1st ward 481 New Buffalo 625 21 1st ward 481 New Buffalo 625 217 Hudson, town 360 Norrisville 217 Hudson, town 380 1,941 Prairie du Sac 1,878 Malone 363 1,941 Morrisville 73 Malone 363 1,941 Prairie du Sac 1,878 Malone 363 260 do village 421 Malone 250 1941 Spring Green 1,878 Somerset 319 250 Westfield 713 Star Prairie 280 203 Winfield 708 St. Joseph 203 203 Winfield 708 Troy 436 319 Woodland 386 764 72 72 Woodland 216 Caledonia 237 730 Matteson 120 Su	Honey Creek	$1,051 \\ 952$	Erin Prairie Hammond	400		
New Buffalo 225 217 New wort Village 217 Norrisville 73 Prairie du Sac 1 Reedsburg, town 768 do village	Marston	504	Hudson, city— 1st ward 481			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	New Buffalo Newport Village	$\frac{625}{217}$	8d do 280			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Prairie du Sac		Malone Pleasant, Valley	358		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	do village,	1,189	Richmond Rush River	250		
Westfield 719 Troy 436 Winfield 587 Warren 72 Woodland 386 Total 587 Total 18,894 Total 5,393 Shawanaw County. 198 Trempeleau County. Bell Plain 198 Arcadia 247 Hartland 21 Caledonia 237 Gale 780 780 Matteson 190 Preston 266 Richmond 220 Sumner 216 Sheboygan County. 327 Total 25,550 Walworth County. Malworth County. 326 Sheboygan County. Bloomfield 1,144 Marien 1,650 Delavan, town 878 Herman 1,999 Delavan, town 878	Troy	835 811	Somerset Star Prairie	280		
Woodland	Westfield	719	Troy	436		
Total	Woodland	386				
Bell Plain. 198 Arcadia. 247 Hartland 21 Caledonia. 337 Keshena 43 Gale. 780 Matteson. 190 Preston. 266 Richmond. 220 Summer. 130 Shawanaw 71 Waukechoa 290 Total. 829 Total. 2,550 Sheboygan County. Bloomfield. 1,144 Abbott. 1,651 Delavan, town. 878 Herman 1,929 Delavan, village. 1,549		$\frac{18,894}{}$	Trempeleau County			
Hartland 21 Keshena Calconia 337 Gale Matteson 100 Richmond Preston 266 Summer 780 Preston Richmond 220 Shawanaw 100 Trempealeau 90 Total 790 Matteson 69 Summer 130 130 Shawanaw 71 Trempealeau 790 Total 829 Total 2,550 Sheboygan County. Bloomfield 1,144 Abbott 1,601 Delavan, town 878 Delavan, village 1,549		100	Arcadia	9.17		
Matteson. 100 Preston. 266 Richmond. 220 Summer. 130 Shawanaw 71 Trempealeau. 790 Waukechoa 89 Total. 2,550 Sheboygan County. 829 Walworth County. 2,550 Abbott. 1,507 Darien. 1,144 Greenbush 1,651 Delavan, town. 878 Herman 1,299 Delavan, village. 1,549	Hartland	21	Caledonia	337		
Shawanaw 71 Waukechoa Trempealeau 790 Total Total 59 Sheboygan County. Total 2,550 Walworth County. Abbott. 1,507 Greenbush 1,651 Delavan, town. Bloomfield 1,144 Delavan, town. Herman 1,651 Delavan, village Delavan, tillage 1,549	Matteson	190	Preston Sumner	266		
Total	Shawanaw	71	Trempealeau	790		
Sheboygan County. Bloomfield	Total			2,550		
Abbott. 1,507 Darien	Sheboygan County.					
Herman 1,929 Delavan, village 1,549			Darien	1,144 1,590		
1	Herman	1,929	Delavan, village 1,549	2,427		

CENSUS OF WISCONSIN.			
Walworth County-(continued	1.) (Waupacca County.	
last Troy, town 1,261		Bear Creek	204
do village 557		Caledonia	397
	1.718	Dayton	733
lkhorn	$1.718 \\ 1,080$	Farmington	581
teneva, town 1,184 do village 1,103	· ·	Iola	465
do village 1,103		Lebanon	329
	2,287	Lind	850
Iudson	2,287 1,338 1,125 1,255	Little Wolf	249
afayette	1,125	Matteson	91
a Grange	1,250	Mukwa	963
Jinn	1,007	Royalton	462
Richmond	1,017	Scandinavia	653
haron	$1,682 \\ 1,313$	St. Lawrence Union	510
pring Prairie ugar Creek	1,313 1,140	Waupacea	59
roy, town 1,009	1,140	Weyauwega	945
Troy, village 227			1,928
	1,236	Total	8,855
Valworth	$egin{smallmatrix} 1,236\ 1,403 \end{smallmatrix}$		3,000
Whitewater, town 1,006	, -	Waushana County	
Whitewater, village 2,740		Waushara County.	
	3,746	Aurora	720
		Bloomfield	510
Total	26,506	Colona	340
		Dakota	479
Washington County.		Deerfield	188
•		Hancock	371
ddison	$2,047 \\ 1,242 \\ 1,447 \\ 1,447 \\ 1,721 \\ 1,72$	Leon	678
Surton	1,242	Marion	519
Irin	1,447	Mt. Morris	491
armington	1,721 2,345	Qasis	474
fermantown		Plainfield Prysly 7 Ristof - d	837
Iartford			04
ach son Kewaskum	1.055		459
Polk	2,459	Rose	104
ichfield	1,922	Saxville Spring Water,	618 443
Fronton	1,744	Warren	443
Wayne	1,630	Wautoma	718
West Bend	1,619	Waubolila	110
		Total	8,772
Total	23,635	10000	
		Winnebago County.	
Waukesha County.		menneoujo county.	
		Algoma	699
Brookfield	2,107	Algoma Black Wolf	692
Delafield	1,344	Clayton	1,104
Eagle	1.282	Menasha, town	,
Jenesee	1,629	Menasha, village, 1st ward 879	
lisbon	1.427	do do 2d do 557	
Ienomonee	$2,266 \\ 1,478$		1,816
Nerton	1,478	Neenah, town	
Mukwanago	1,373	Neenah, village 1,296	
Muskego	1.055	` >=	1,610
New Berlin Oconomowoc	$\frac{1,925}{2,195}$	Nepeuskin	987
Jconomowoc Jttawa	1,075	Nikime	1,102
Pewaukee	1,010	Omro	2,012 238
Summit	1,553 1,150	Orihula.	238
Vernon	$1,150 \\ 1,145$	Oshkosh, city-	
Waukesha, town 1,456	-, 10	1st ward	
Waukesha, village 2,076		3d ward 1 181	
	2,532	4th ward 1,337	
		5th ward	
Total	26,849	Oshkosh, town	
			6,848

CENSUS OF WISCONSIN.

Winnebago County-continued.

Wood County.

Poygan..... Rushford..... 613 Centralia 485 1,651 1,201 962 Dexter 256 1,002 Utica..... Vinland Grand Rapids..... Hemlock 119 256 1,055 Rudolph Winchester..... 1,184 Winneconne Saratoga..... 311 Total..... 23,769 'Total..... 2,429

RECAPITULATION BY COUNTIES.

Adams 6,497	La Pointe
Ashland	Manitowoc 22,385
Bad Ax 11,012	Marathon 2,934
Brown 11, 797	Marquette 8,236
Buffalo 3,865	Milwaukee
Burnett 12	Monroe
Calumet	Oconto
	Outagamie
Clark	Ozaukee 15,674
Chippewa	Pepin
Crawford	Pierce 4,698
Dane 43,992	Polk 1,400
Dallas (no returns)	Portage
Dodge 44, 499	Racine 21,340
Door	Richland 9,737
Douglas	Rock
Dunn	Sauk 18,894
Eau Claire	Shawanaw
Fond du Lac 34,155	Sheboygan 26,848
Grant 31, 207	St. Croix
Green 19,831	Trempeleau 2,550
Green Lake 12,631	Walworth 26,506
Iowa 18,998	Washington 23, 635
Jackson 4,171	Waukesha
Jefferson 28,741	Waupacca
Juneau	Waushara 8,772
Kewaunee	Winnebago 23,769
Kenosha 13,516	Wood
La Crosse	<u> </u>
La Fayette 18, 141	Total

POPULATION OF THE UNITED STATES.

POPULATION OF THE UNITED STATES,

BY THE CENSUS OF 1860 AND 1850.

FREE STATES.

States.	1860.	1850.	States.	1860.	1850.
Maine New Hampshire Vermont Massachusetts Connecticut Rhode Island New York Pennsylvania Ohio Michigan	$315,098 \\ 1,231,066 \\ 760,147 \\ 174,620 \\ 3,880,727 \end{cases}$	317,976 314,120 994,514 370,792 147,745 3,097,394 459,555 2,311,780 1,980,329	Illinois Wisconsin Iowa Minnesota Kansas California Oregon	674,948 172,022 107,110 380,016 51,464	851,470 305,391 192,214 6,077 92,597

SLAVE STATES.

States.	1860.	1850.	Slave popula- tion in 1860.
Alabama Arkansas	$112,216 \\ 140,439 \\ 1,057,329 \\ 1,155,713 \\ 709,290 \\ 687,034 \\ 791,396 \\ 1,182,317 \\ 992,667 \\ 703,812 \\ 1,109,841 \\ 1,09,841 \\ 1,00,841 \\ 1$	209, 897 91, 532 87, 445 906, 185 982, 405 517, 762 583, 034	$\begin{array}{c} 111, 104\\ 1, 798\\ 01, 753\\ 462, 232\\ 225, 490\\ 333, 010\\ 87, 188\\ 436, 696\\ 114, 965\\ 831, 081\\ 402, 541\\ 275, 785\\ 180, 682\\ 490, 887\\ \end{array}$

[13 MANUAL.]

POPULATION OF CITIES.

POPULATION OF CITIES.

		1			
CITIES.	1860.	1850.	CITIES.	1860.	1850.
New York, N. Y	805,651	515, 547	Manahostan N. H.	20,107	13,932
Philadelphia, Pa,	565, 529	408,762	Manchester, N. H Dayton, Ohio	20,082	10,977
Brooklyn, N. Y	266,661	96,838	Patterson, N. J	19,588	11,334
Baltimore, Md	212,418	169'054	Lynn, Mass	19,083	14,257
Boston, Mass.	177, 718	169,054 136,881	Indianapolis, Ind	18'612	8,034
New Orleans, La	168,680	116,375	Columbus, Ohio	$18,612 \\ 18,555$	17,882
Cincinnati, 0	161,044	115,436	Pefersburg, Va	18,266	14,010
St. Louis, Mo	160,780	77,860	Lawrence, Mass	17,639	8,282
Chicago, Ill.	109,263	29,963	Lancaster, Pa.	17,603	12,369
Buffalo, N. Y.	81,129	42,261	Trenton, N. J.	17,603 17,228	6,461
Newark, N, J	71,941	38,894	Nashville, Tenn	16,987	10,165
Louisville, Ky.	69,740	43,194	Oswego, N. Y	16,816	12,205
Albany, N. Y	62,367	50,763	Kingston, N. Y	16,640	10,232
Washington, D. C.,	61, 123	40,001	Covington, Ky	16,471	9,408
San Francisco, Cal	56,805	34,870	Bangor, Me.	16,407	14,432
Providence, R. I	50,666	41,513	Taunton, Mass	15,376	10,441
Pittsburg, Pa	49,220	46,601	Springfield, Mass	15,199	11,766
Rochester, N. Y	48,204	36,403	Newburgh, N. Y	15,196	11,415
Detroit, Mich	45,619	21,019	Poughkeepsie, N. Y	14,726	13 944
Milwaukee, Wis	45,286	20,061	Norfolk, Va	14,609	14,326
Cleveland, O	43,418	17,084	Peoria, Ill	14,423	5.095
Charleston, S. C	40,574	42.985 i	Camcen, N. Y	14,358	9,479
New Haven, Ct	-39.267	20',345	Wheeling, Va	14,183	11,435
Troy, N. Y	39,235	$20,345 \\ 28,785$	Staunton, Va	14,123	2.500
Richmond, Va	$39,235 \\ 37,910$	27,570	Norwich, Conn	14,047	10,265
Lowell, Mass	36,827	33,383	Fall River, Mass	$14,026 \\ 13,768$	11,524
Jersey City, N. J	29,266	6,856	Toledo, Ohio	13,768	3,829
Mobile, Ala.	29,259	20,515	Quincy, Ill	13,718	6,902
Hartford, Conn	29,152	13,555	Lockport, N. Y.	13,523	12,323
Syracuse, N. Y	29,119	22,271	Harrisburgh, Pa	13,405	7,834
Portland, Me	26,341	20,815	Newburyport, Mass	13,401	9,572
Cambridge, Mass	26,060	15,215	Chelsea, Mass	13.395 I	6,701
Roxbury, Mass	25,137	18,364	Bridgeport, Ct	13,299	7,560
Charlestown, Mass	25,063	17,216	Southfield, R. I	$13,299 \\ 13,283$	11,500
Worcester, Mass	24,960	17,049	Dubuque, Iowa	13,000	3,108
Reading, Pa	23,162	15,743	Alexandria, Va	12,652	8,734
Memphis, Tenn	22,625	8,839	Augusta, Me	12,493	8,225
Utica, N. Y	22,529	17,565	New Albany, Ind	12,407	9,695
New Bedford, Mass	22,300	16,443	Yonkers, N. Y	11,848	4,160
Savannah, Ga	22,295	15,312	North Providence, R.I.	11,818	7,680
Salem, Mass	22,252	20,264	Elizabethtown, N. J.	11,567	4,000
Wilmington, Del	21,258	13,979	Evansville, Ind	11,486	3,235

STAMP DUTIES.

STAMP DUTIES.

Respective	
ACKNOWLEDGEMENT of a Deed Mortgage or other Stamped Instrument, requires no additional stamp. Attesting or Witnessing of papers requires no stamp.	
AFFIDAVITS.—Each jurat,	5
[But if the affidavit is part of an Acknowledgment of a Deed or other stamped instrument, it requires no stamp.]	
AGREEMENT, CONTRACT, APPRAISEMENT, not otherwise specified; each sheet or piece of paper,	5
Agreement covers almost every conceivable written obliga- tion wherein parties agree to do, or not to do, anything. If an Instrument contains several agreements, which if separate would each require a stamp, it must be stamped accordingly, the aggregate amount for all.	
APPRAISEMENT.—See Agreement.	
APPLICATIONS for, or any other paper relating to, Bounty, Pensions, or Back Pay; or Indemnity for acts of Sioux Indians, no stamp.	•:
ASSIGNMENT of Mortgage, Lease, or Insurance Policy, re- quires same stamp as Original Instrument.	
Assignment of other Instruments, no stamp.	
BANK CHECK, DRAFT, MONEY ORDER, Sight or Demand, S20 or less, no stamp; over \$20,	2
[Confined solely to Checks and Drafts at sight or demand.]	
Checks dated ahead require stamps as Promissory Notes.	
[Checks of a Bank upon itself, for dividends or other purposes, require stamps.]	
BILLS OF EXCHANGE.—Inland Bill, Draft, or Money Order, if at Sight or Demand, \$20 or less, no stamp. Over \$20,	2.
[If otherwise than Sight or Demand, same as Promissory Note.]	
Foreign Bills of Exchange, or Letters of Credit, not drawn in sets of three or more, treat as Inland Bills.	
[If in duplicate, both must be stamped.]	
But, in sets of three or more, each bill of the set, if for \$150 or less,	3
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	
Every \$2,500 or fraction thereof over \$7,500, Bills, Drafts, Orders, &c. drawn or purporting to be drawn, out of, but payable within the U. S., must, before accept- ance or payment, be stamped as Inland Bills or Promissory	30
Notes, as the case may be.	
[Penalty for omission, One Hundred Dollars.]	

STAMP DUTIES.

BILL OF LADING or Receipt for Goods to be Exported (other than Charter Party) within the U. S. no stamp. To foreign ports, (except British N. America,)	10
 BILL OF SALE of a Vessel or Ship, or any part thereof: Consideration \$500 or less,	25 50 50
BOND for Indemnifying a Surety, Bond for performance of Official Duties,	50 50
[Trustees Bonds come within the meaning of this clause.] Bond, Personal.—Same as Mortgage, (which see.) Bond, in Legal Proceedings, no stamp.	
Bond for any other purpose,	25
BROKER'S NOTE, or Mem. of Sale by Brokers,	10
CERTIFICATE of Deposit, \$100 or less Over \$100, Certificate of Stock in any corporation Certificate of Profits, accumulations or interest in any cor- poration: less than \$10, no stamp; \$10 to \$50, 10c., over \$50,	2 5 25 25
[Serip of Cities, Counties, Townships, Railroads, and other Corporations, included in this provision.]	40
Certificate of Damage, or any other document by Port Warden or Marine Surveyor, Certificates of Weights or Measurements, no stamp. Certificate of the Record of Deeds, or other instruments, no stamp.	25
[This amendment probably reverses the former decision requiring stamps on certified copies of recorded and Court papers.]	
Certificate of any other kind not elsewhere specified	5
[This includes every Certificate that has or may have a legal value in Courts, (except those specially provided for,) including certificate that a mort- gage has been satisfied and paid, Marriage, Baptismal, Burial, and oth- er Certificates. But Certificates, Warrants, Orders, and Drafts by one State, County, Town, or City Officer on another, need not be stamped].	
CHECK.—See Bank Check.	
CLEARANCE.—See Manifest.	
CONVEYANCE or Deed of Real Estate.—If the consideration is \$100 or less, no stamp.	
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	
Every \$10,000, or fraction thereof over \$20,000,	52 0
[But in no case to exceed \$1,000 on a single Deed.]	

197 STAMP DUTIES. CONVEYANCE .-- Deed of Gift or Trust, stamp same as Mortgage, (which see.) 25 Bond for a Deed.-Bond stamp,..... (If property is sold subject to Mortgage, deduct the amount of Mortgage, and stamp the Deed for the balance.] Sheriff's Deed requires conveyance stamp. Deed of Land to Widow, in lieu of Dower .- Stamp for actual consideration. [No additional stamp required for Acknowledgment. Deeds made in any foreign country must be stamped, as above, by party here to whom issued.] CHARTER PARTY .- Contract or agreement for the charter of any Ship, Vessel or Steamer, of 150 Tons burden, or less to 300 Tons, to 600 Tons, Over 600 Tons bur'n. \$10. Sí. \$3. \$5. [Each copy of Charter Party Contracts must be stamped. Charter Party for Goods and Merchandise not included. COIN .---Gold, Silver or Bullion .--- All contracts for purchase or sale of, or for Loan secured by, over three days date, must be in writing and be stamped for one-half of one per cent. of the amount, and interest at the rate of six per cent. per annum. If three days date or less, and renewed for any time whatever, must be stamped as above. CONTRACT.-See Agreement. DISPATCH, Telegraphic .-- First ten words 20c. or less, 1 2 Over 20 cts., DOCUMENTS from Foreign Countries must, before use, be stamped by the party to whom issued, like domestic instruments. DOUBLE INSTRUMENTS, or Documents covering several matters, require a plurality of stamps. As, an Assignment containing Guaranty of Collection, requires two stamps; a Mortgage, with Power to Sell, two stamps; a Power of Attorney,-To vote at an Election; to sell stock; to collect Rent; to sell Real Estate,-requires four stamps, or an aggregate of S1 60, and so of all similar documents. DRAFTS .- See Bank Check and Bill of Exchange. ENTRY OF GOODS at Custom House, \$100 or less, 25c.; \$100 \$1 to \$500, 50c.; over \$500,..... ENTRY for withdrawing Goods from Bonded Warehouse,...... 50 INSURANCE POLICY or Renewal .- Fire, Inland or Marine. Premium \$10 or less, 10c.; over \$10,..... Insurance Policy.—Life.—\$1,000 or less, 25c.; \$1,000 to 25\$1 \$5,000, 50c.; over \$5,000,.... [But Life "Renewals" require no stamp unless the Policy has lapsed or expired by limitation; then it must be re-stamped.]

STAMP DUTIES.

INSURANCE POLICY.—Assignment of.—Same stamp as orig- inal Policy. Endorsements by which the terms of a Policy are varied or changed in any respect, require agreement stamps	5
[But "Endorsements" on Open Policies do not require separate stamps.]	-
An Open Policy requires but one stamp. "Certificates" issued from an Open Policy, must bear Insur- ance stamps. Insurance Tickets against injury by travel, no stamp. Deposit or Premium Notes of Mutual Insurance Compan- ies, no stamp.	25
LEASE for House or Lands, 3 years or less, 50c; over 3 years	\$1
[Assignment of a Lease requires same stamp as original instrument. Ac- knowledging, witnessing, or attesting, requires no additional stamp.]	
LEGAL DOCUMENTS.—Writ or other original process, where-	50
by suit is commenced [But no Writ, Summens, or other process issued by a Justice of the Peace, or in suits by any State, or U. S., requires stamps. And other Legal Doc- uments except such as are specified, are exempt.	90
Actions by consent are subject to stamp as original processes.]	
LETTERS OF ADMINISTRATION.—See Probate of Will.	
LETTERS OF CREDIT.—See Foreign Bills of Exchange.	
LOTTERY TICKETS. Policies, Tokens, Certificates, or other device of any sort, or any fraction thereof, sold (after May 1st, 1863,) for \$1 or less,	50
Each additional \$1 or fraction thereof,	50
[Penalty for violation, \$50 each offense; twice the price of tickets sold, and costs.]	50
MARINE SURVEYOR.—See Certificate.	
MORTGAGE, (Real or Chattel) Deed of Trust, or Personal Bond for security, \$200 or less,	10
Each additional \$200 or fraction thereof,	10
[But in no case to exceed \$1,000 on one Mortgage.] Assignment of a Mortgage requires same stamp as original instrument.	
[But no additional for Acknowledgement, Attesting, or Witnessing.] "Bond and Mortgage," or a Note secured by Mortgage, re- quire but one stamp duty; provided that shall be the high- est specified for either instrument. Mortgage with Power to Sell, requires a Power of Attorney stamp, in addition to the Mortgage duty.	
Release of a Mortgage requires no stamp; but a Certificate that it has been satisfied and paid, requires a certificate stamp,	5
MANIFEST for Custom House Entry or Clearance to a Foreign Port, (except British North America.)—Vessel of 300 tons	Э
or less, \$1; 300 to 600 tons, \$3; over 600 tons.	Ş5

STAMP DUTIF'S. 199 OFFICIAL Instruments, Documents, a nd Papers issued or used by officers of U.S., or any State Government, are exempt. ORDER for Payment of M.oney, See Bank Check and Bills of Exchange. PASSAGE TICKET within U.S. or to British North America, Any other foreign port, \$30 or less, 50c: no stamp. over \$30..... \$1 PENSION Papers, Applications, etc., exempt. PORT WARDEN'S PAPERS.—See Certificate. POWER OF ATTORN EY to sell or transfer Stock, Bonds, or Scrip. or to collect dividends or interest thereon 25But for sale or transfer of Scrip, or Certificate of profits or accumulations, \$50 or less,..... 10 Orders to pay Dividends, require only stamps as Sight Drafts..... 2 But any written authority to transfer shares, must be stamped as a Pc wer of Attorney,..... 25 Power of Attorney to sell, rent, or lease Real Estate..... \$1 Power of Attorney to receive or collect Rents..... 25Power of Attor ney or Proxy, to Vote in any Corporation or Society election, except Religious, Charitable, Literary, or Cemetery,.... 10 Power of Attorney other than above specified, \$1 Power of Attorney or other papers relating to Applications for Bounty, Back Pay, or Pensions; or to the receipt thereof from time to time; or for Indemnity against Sioux Indians. no stan¹P. Power of Attorney from Foreign Countries, must, before using, be stamped by the party to whom issued, same as if issued here. PROBATE OF WILL, or Letters of Administration, for estate of \$2.500 or tess,..... 50 Over Over Over Over Ove500 \$2,500 \$5,000 \$20,000 \$50,000 \$100,000 ťο tó ťο to \$5,000 \$20,000 \$2 \$50,000 \$100,000 \$150,000 \$1 85 \$20 **\$1**0 Every additional \$50,000 or fraction thereof, over \$150,000 \$10 PROMISSORY NOTES, (except Bank Notes for circulation,) each \$200 or fraction thereof: Over Over Over Over Over Demand 33 days 63 day -93 days 4 mos. & grace 6 mos. to to. to to to and 33 days 63 days 93 days 4 mos. & grace | 6 mos. & grace | grace, 1c2c 3c 4c6c 10c

200 S:	TAMP	DUTII	ES.			
•			TABLE:			
RATES FO	R PRO	MISSO	ORY N	OTES.		
		Amou	nt of Rec	uired Sta	mp.	
ANOUNT OF NOTE. TIME DRAFT, ETC.	Oa Demand, or not over 33 days.	Over 33 days, and not over 63 days.	Over 63- days, and net over 93 days.	Over 93 days, and not over 4 months and grace.	Over 4 months, and not over 6 months and grace.	Over 6 months and grace.
Over and not over. $\$200$ $\$200$ 400 400 600 600 800 800 $1,000$ $1,000$ 1200 $1,200$ 1400 $1,200$ 1400 $1,400$ 1600 $1,400$ 1600 $1,600$ 1800 $2,000$ 2400 $2,000$ 2400 $2,000$ 2600 $2,000$ 2800 $2,000$ 2800 $3,000$ 3000 $3,000$ 3600 $3,600$ 3600 $3,600$ 4000 $4,200$ 4000 $4,200$ 4000 $4,800$ 4000 $4,800$ 5000 $20,000$ $30,000$ $35,000$ $30,000$ $35,000$ $30,000$ $30,000$ $30,000$ $30,000$ $30,000$ $30,000$ $30,000$	$\begin{array}{c} 01\\ 02\\ 03\\ 04\\ 05\\ 06\\ 07\\ 08\\ 09\\ 10\\ 11\\ 12\\ 15\\ 16\\ 17\\ 18\\ 19\\ 221\\ 223\\ 24\\ 550\\ 750\\ 1226\\ 25\\ 15\\ 50\\ 15\\ 205\\ 25\\ 50\\ 350\\ 405\\ 50\\ 12\\ 25\\ 50\\ 350\\ 10\\ 20\\ 50\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 1$	$\begin{array}{c} 02\\ 04\\ 06\\ 08\\ 10\\ 12\\ 24\\ 26\\ 28\\ 30\\ 32\\ 34\\ 36\\ 88\\ 40\\ 42\\ 44\\ 46\\ 48\\ 50\\ 100\\ 2550\\ 350\\ 400\\ 5500\\ 600\\ 600\\ 600\\ 1000 \end{array}$	$\begin{array}{c} 0.3\\ 0.6\\ 0.9\\ 1.2\\ 1.5\\ 1.8\\ 21\\ 27\\ 30\\ 33\\ 36\\ 39\\ 42\\ 45\\ 48\\ 51\\ 54\\ 88\\ 51\\ 55\\ 1.5\\ 00\\ 3.75\\ 60\\ 3.75\\ 1.5\\ 00\\ 3.75\\ 4.5\\ 00\\ 1.5\\ 00\\ 10\\ 50\\ 12\\ 00\\ 13\\ 50\\ 15\\ 00\\ 10\\ 50\\ 12\\ 00\\ 13\\ 50\\ 15\\ 00\\ 10\\ 10\\ 00\\ 10\\ 10\\ 00\\ 10\\ 10\\ 00\\ 10\\ 1$	$\begin{array}{c} 04\\ 08\\ 12\\ 20\\ 24\\ 38\\ 38\\ 36\\ 40\\ 44\\ 48\\ 55\\ 55\\ 60\\ 64\\ 48\\ 88\\ 92\\ 96\\ 100\\ 300\\ 60\\ 70\\ 6\\ 80\\ 80\\ 90\\ 10\\ 00\\ 70\\ 00\\ 10\\ 00\\ 10\\ 00\\ 10\\ 00\\ 20\\ 00\\ 00\\ 00\\ 00\\ 00\\ 00\\ 00\\ 0$	$\begin{array}{c} 7 & 50 \\ 9 & 00 \\ 10 & 50 \\ 12 & 00 \\ 13 & 50 \\ 15 & 00 \\ 15 & 00 \\ 21 & 00 \\ 24 & 00 \\ 27 & 60 \\ 30 & 00 \\ 4 \end{array}$	50 00
of money to be paid, is a Pro Time Drafts, Checks, Notes, of Commercial paper, exce stamped as above,	missory l Orders.	Note with etcincl	in the me luding ne	aning of t arly ever	he law.	
PROTEST of Note, Draft,	Bill, et	c., or ai	n y Mari	ine Prot		25
RECEIPT for Goods Stored						25
Receipt for Money pair						

STAMP DUTIES.

TELEGRAPH.-See Dispatch.

WARRANT of Attorney, accompanying a duly stamped Bond or Note, no stamp.

WRIT or other Original Process, to commence suit in any Court

CANCELLATION.

Each Adhesive Stamp, when used, must be cancelled by the person affixing it, by writing the initials of his name, and the date, thereon; or by such other method as the Commissioner of Internal Revenue may prescribe.

PENALTIES.

For Fraudulently omitting to cancel a stamp used, Fifty dollars. For issuing unstamped documents, contrary to law, a fine of Fifty Dollars, and the instrument deemed null and void.

For Forging or counterfeiting stamps, or for uttering, using, selling, or offering the same; for fraudulently cutting, tearing, or getting off Stamps, or for aiding and abetting such offenses; forfeiture of the false stamps, and the instruments they are on, a fine not exceeding One Thousand Dollars, and imprisonment to hard labor not exceeding Five Years.

For Making, signing, issuing, accepting, or paying, any Bill of Exchange, Draft, Promissory Note, or Money-Order, without Stamp, to evade payment of Stamp duty, Two Hundred Dollars.

For paying, accepting, or negotiating any Bill of Exchange, Draft, or Money-Order, drawn out of and payable within U.S., without its being duly stamped, One Hundred Dollars.

For Sending a Telegraph Message without Stamp, Ten Dollars.

IMPORTANT AMENDMENT.

Congress has so far amended Section 96, as to permit any Excise Stamp to be used upon any Instrument. Thus, an Insurance Stamp is valid on a Deed; a Mortgage Stamp upon a Lease, and vice versa, or otherwise.

Also, two or more Small Stamps may be used in the place of a larger one.

Any Document, Instrument, or Paper, made prior to June 1st, 1863, and not stamped, is not, for that reason, invalid, but cannot be used as evidence in court, until duly stamped. This does not, however, release parties from Penalties for non-use of Stamps.

DISCOUNT.

Commissions, payable in stamps, are allowed, on purchases of over \$50, two per cent.; over \$100, three per cent.; over \$500, four per cent.; over \$1,000, five per cent., when ordered direct from the Office of Internal Revenue, at Washington.

INCOME TAX.

INCOME TAX.

Annual gains, profits, income,—whether derived from property, rents, interest, dividends, salaries, professions, trade, employment, vocations, or any other source whatever,—

LESS 1.—National, State, and Local Taxes;

- " 2.—Salaries or payments from Government, that have already been taxed 3 per cent;
 - 4 3.—Interest, dividends, or other income from Stocks, Bonds, or other Securities, that have been already taxed 3 per cent;
- " 4.—Income from Advertisements, or manufactured articles, on which specific or ad valorem Duties have been paid;
 - 5.-Rent of house or estate occupied as family residence ;
- " 6.—Repairs, (but nothing in the way of "Improvements,") Insurance, and Interest on encumbrances to property from which rents are received:
- " 7.—Repairs and Interest on encumbrances on dwelling or estate owned and occupied as residence;
- " 8.—Amount paid by Farmers for hired laborers and their subsistence, and for necessary farm repairs.

If the residue exceeds \$600, and does not exceed \$10,000, the Tax is 3 per cent.

If it exceeds \$10,000, 5 per cent., and an additional tax of 2 per cent. on items 2, 3, and 4, of above-named exceptions.

Non-resident citizens, not in the employ of the United States, shall pay 5 per cent. on all such residue over \$600.

But incomes derived from United States securities, shall in no case be taxed over $1\frac{1}{2}$ per cent., and are free from State taxation.

LIMITATIONS.—PENALTIES.

Income Tax is limited to four years, ending with 1866. If unpaid ten days after demand by collector, and until July 30th of each year, a penalty of 5 per cent. is added, except to estates of deceased or insolvent persons.

Unpaid Income Tax becomes a lien upon property, and may be enforced by distraint and sale.

CONSCRIPTION ACT.

CAPPROVED FEBRUARY 24TH, 1864.]

AN ACT to amend an act entitled "An act for enrolling and calling out the national forces, and for other purposes," approved March third, eighteen hundred and sixty-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the States shall be authorized, whenever he shall deem it necessary, during the present war, to call for such number of men for the military service of the United States as the public exigencies may require.

SEC. 2. And be it further enacted, That the quota of each ward of a city, town, township, precinct, or election district, or of a county, where the county is not divided into wards, towns, townships, precincts, or election districts, shall be, as nearly as possible, in proportion to the number of men resident therein liable to render military service, taking into account, as far as practicable, the number which has been previously furnished therefrom; and in ascertaining and filling said quota there shall be taken into account the number of men who have heretofore entered the naval service of the United States, and whose names are borne upon the enrollment lists as already returned to the office of the Provost Marshal General of the United States.

SEC. 3. And be it further enacted, That if the quotas shall not be filled within the time designated by the President, the provost marshal of the district within which any ward of a city, town, township, precinct, or election district, or county where the same is not divided into wards, towns, townships, precincts, or election districts, which is deficient in its quota, is situated, shall, under the direction of the Provost Marshal General, make a draft for the number deficient therefrom; but all volunteers who may enlist after the draft shall have been ordered, and before it shall be actually made, shall be deducted from the number ordered to be drafted in such ward, town, township, precinct, or election district, or county. And if the quota of any district shall not be filled by the draft made in accordance with the provisions of this act, and the act to which it is an amendment, further drafts shall be made, and like proceedings had, until the quota of such district shall be filled.

SEC. 4. And be it further enacted, That any person enrolled under the provisions of the act for enrolling and calling out the national forces, and for other purposes, approved March third, eighteen hundred and sixty-three, or who may be hereafter so enrolled, may furnish, at any time previous to the draft, an acceptable substitute, who is not liable to draft, nor at the time in the military or naval service of the United States, and such a person so furnishing a substitute shall be exempt from draft during the time for which [such]

substitute shall not be liable to draft, not exceeding the time for which such substitute shall have been excepted.

SEC. 5. And be it further enacted, That any person drafted into the military service of the United States may, before the time fixed for his appearance for duty at the draft rendezvous, furnish an acceptable substitute, subject to such rules and regulations as may be prescribed by the Secretary of War. That if such substitute is not liable to draft, the person furnishing him shall be exempt from draft during the time for which such substitute is not liable to draft, not exceeding the term for which he was drafted; and if such substitute is liable to draft, the name of the person furnishing him shall again be placed on the roll, and shall be liable to draft on future calls, but not until the present enrollment shall be exhausted; and this exemption shall not exceed the term for which such person shall have been drafted. And any person now in the military or naval service of the United States, not physically disqualified, who has so served more than one year, and whose term of unexpired service shall not at the time of substitution exceed six months, may be employed as a substitute to serve in the troops of the State in which he enlisted; and if any drafted person shall hereafter pay money for the procuration of 'a substitute under the provisions of the act to which this is an amendment, such payment of money shall operate only to relieve such person from draft, in filling that quota; and his name shall be retained on the roll in filling future quotas; but in no instance shall the exemption of any person, on account of his payment of commutation money for the procuration of a substitute, extend beyond one year; but at the end of one year, in every such case, the name of any person so exempted shall be enrolled again, if not before returned to the enrollment list under the provisions of this section.

And be it further enacted, That boards of enrollment shall SEC. 6. enroll all persons liable to draft under the provisions of this act, and the act to which this is an amendment, whose names may have been omitted by the proper enrolling officers; all persons who shall arrive at the age twenty years before the draft; all aliens who shall declare their intention to become citizens; all persons discharged from the military or naval service of the United States who have not been in such service two years during the present war; and all persons who have been exempted under the provisions of the second section of the act to which this is an amendment, but who are not exempted by the provisions of this act; and said board of enrollment shall release and discharge from draft all persons who, between the time of the enrollment and the draft, shall arrive at the age of forty-five years, and shall strike the name of such persons from the enrollment.

SEC. 7. And be it further enacted, That any mariner or able or ordinary seaman who shall be drafted under this act, or the act to which this is an amendment, shall have the right, within eight days after the notification of such draft, to enlist in the naval service as a seaman, and a certificate that he has so enlisted being made out in conformity with regulations which may be prescribed by the

Secretary of the Navy, and duly presented to the provost marshal of the district in which such mariner or able or ordinary seaman shall have been drafted, shall exempt him from such draft : Provided, That the period for which he shall have enlisted into the naval service shall not be less than the period for which he shall have been drafted into the military service: And provided further, That the said certificate shall declare that satisfactory proof has been made befor the naval officer issuing the same that the said person so enlisting in the navy is a mariner by vocation, or an able or ordinary seaman. And any person now in the military service of the United States who shall furnish satisfactory proof that he is a mariner by vocation, or an able or ordinary seaman may enlist into the navy under such rules and regulations as may be prescribed by the President of the United States: Provided, That such enlistment shall not be for less than the unexpired term of his military service, nor And the bounty money which any mariner for less than one year. or seaman enlisting from the army into the navy may have received from the United States, or from the State in which he enlisted in the army, shall be deducted from the prize money to which he may become entitled during the time required to complete his military service: And provided further, That the whole number of such transfer enlistments shall not exceed ten thousand.

SEC. 8. And beit further enacted, That whenever any such mariner or able or ordinary scaman shall have been exempted from such draft in the military service by such enlistmentinto the naval service, under such due certificate thereof, then the ward, town, township, precinct, or election district, or county when the same is not divided into wards, towns, townships, precints, or election districts, from which such person has been drafted, shall be credited with his services to all intents and purposes as if he had been duly mustered into the military service under such draft.

SEC. 9. And be it further enacted, That all enlistments into the naval service of the United States, or into the marine corps of the United States, that may hereafter be made of persons liable to service under the act of Congress, entitled "An act for enrolling and calling out the national forces, and for other purposes," approved March third, eighteen hundred and sixty-three, shall be credited to the ward, town, township, precinct, or election district, or county, when the same is not divided into wards, towns, townships, precincts, or election district, or county be enrolled and liable to duty under the act aforesaid, under such regulations as the Provost Marshal General of the United States may prescribe.

SEC. 10. And be it further enacted, That the following persons be and they are hereby exempted from enrollment and draft under the provisions of this act and of the act to which this is an amendment, to wit: Such as are rejected as physically or mentally unfit for the service, all persons actually in the military or naval service of the United States at the time of the draft, and all persons who have served in the military or naval service two years during the

present war and been honorably discharged therefrom; and no persons but such as are herein exempted shall be exempt.

SEC. 11. And be it further enacted, That section third of the "Act for enrolling and calling out the national forces, and for other purposes," approved March third, eighteen hundred and sixty-three, and so much of section ten of said act as provides for the separate enrollment of each class, be and the same are hereby repealed; and it shall be the duty of the board of enrollment of each district to consolidate the two classes mentioned in the third section of said act.

SEC. 12. And be it further enacted, That any person who shall forcibly resist or oppose any enrollment, or who shall incite, counsel, encourage, or who shall conspire or confederate with any other person or persons forcibly to resist or oppose any such enrollment, or who shall aid or assist, or take any part in any forcible resistance or opposition thereto, or who shall assault, obstruct, hinder, impede, or threaten an officer or other person employed in making or in aiding to make such enrollment, or employed in the performance, or in aiding in the performance of any service, in any way relating thereto, or in arresting or aiding to arrest any spy or deserter from the military service of the United States shall, upon conviction thereof in any court competent to try the offence, be punished by a fine not exceeding five thousand dollars, or by imprisonment not exceeding five years, or by both of said punishments in the discretion of the court. And in cases where such assaulting, obstructing, hindering, or impeding shall produce the death of such officer or other person, the offender shall be deemed guilty of murder, and, upon conviction thereof upon indictment in the circuit court of the United States for the district within which the offence was committed, shall be punished And nothing in this section contained shall be conwith death. strued to relieve the party offending from liability, under proper indictment or process, for any crime against the laws of a State. committed by him while violating the provisions of this section.

SEC. 13. And be it further enacted, That the Secretary of War shall be authorized to detail or appoint such number of additional surgeons for temporary duty in the examination of persons drafted into the military service, in any district, as may be necessary to secure the prompt examination of all such persons, and to fix the compensation to be paid surgeons so appointed while actually employed. And such surgeons so detailed or appointed shall perform the same duties as the surgeon of the board of enrollment, except that they shall not be permitted to vote or sit with the board of enrollment.

SEC. 14. And be it further enacted, That the Secretary of War is authorized, whenever in his judgment the public interest will be subserved thereby, to permit or require boards of examination of enrolled or drafted men to hold their examinations at different points within their respective enrollment districts, to be determined by him: *Provided*, That in all districts over one hundred miles in extent, and in such as are composed of over ten counties, the board

shall hold their sessions in at least two places in such dist at such points as are best calculated to accommodate the Sec 15

SEC. 15. And be it further enacted, That provost marshale, woards of enrollment, or any member thereof, acting by authority of the board, shall have power to summon witnesses in behalf of the Government, and enforce their attendance by attachnent without previous payment of fees, in any case pending before them, or either of them; and the fees allowed for witnesses attending under summons shall be six cents per mile for mileage, counting one way; and no other fees or costs shall be allowed under the provisions of this section; and they shall have power to administer oaths and affirmations. And any person who shall wilfully and corruptly swear or affirm falsely before any provost marshal, or board of enrollment, or member thereof, acting by authority of the board, or who shall, before any civil magistrate, wilfully and corruptly swear or affirm falsely to any affidavit to be used in any case pending before any provost marshal or board of enrollment, shall, on conviction, be fined not exceeding five hundred dollars and imprisoned not less than six months nor more than twelve months. The drafted men shall have process to bring in witnesses, but without mileage.

SEC. 16. And be it further enacted, That copies of any record of a provost marshal or board of enrollment, or of any part thereof, certified by the provost marshal, or a majority of said board of entary court in like manner as the original record: Provided, That if record, to be used in any civil or military court, he shall be subject SEC. 17. And board of perjury.

SEC. 17. And be it further enacted, That members of religious denominations, who shall, by oath or affirmation, declare that they are conscientiously opposed to the bearing of arms, and who are probibited from doing so by the rules and articles of faith and practice of said religious denominations, shall, when drafted into the miliby the Secretary of War to duty in the hospitals, or to the care of freedmen, or shall pay the sum of three hundred dollars to such applied to the benefit of the sick and wounded soldiers, *Provided*, this section unless his declaration of conscientious scruples against deportment has been uniformly consistent with each dollar that his

deportment has been uniformly consistent with such declaration. SEC. 18. And be it further enacted, That no person of foreign birth shall, on account of alienage, be exempted from enrollment an amendment, who has at any time assumed the rights of a citizen State or Territory, or of the United States, or who has held any office of foreign birth has voted or held, or shall vote or hold, office as
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aforesaid, shall be taken as conclusive evidence that he is not entitled to exemption from military service on account of alienage.

And be it further enacted, That all claims to exemption shall be verified by the oath or affirmation of the party claiming exemption, to the truth of the facts stated, unless it shall satisfactorily appear to the board of enrollment that such party is for some good and sufficient reason unable to make such oath or affirtion; and the testimony of any other party filed in support of a claim to exemption shall also be made upon oath or affirmation. And be it further enacted, That if any person drafted and

liable to render military service, shall procure a decision of the board of enrollment in his favor upon a claim of exemption by any fraud or false representation practised by himself or by his procurement, such decision or exemption shall be of no effect, and the person exempted, or in whose favor the decision may be made, shall be deemed a deserter, and may be arrested, tried by court marshal, and punished as such, and shall be held to service for the full term for which he was drafted, reckoning from the time of his arrest: Provided, That the Secretary of War may order the discharge of all persons in the military service who are under the age of eighteen years at the time of the application for their discharge, when it shall appear upon due proof that such persons are in the service without the consent, either expressed or implied, of their parents or guardians. And provided further, That such persons, their parents or guardians, shall first repay to the Government and to the State and local anthorities all bounties and advance pay which may have been paid to them, any thing in the act to which this is an amendment to the contrary notwithstanding.

SEC. 21. And be it further enacted, That any person who shall procure, or attempt to procure a false report from the surgeon of the board of enrollment concerning the physical condition of any drafted person, or a decision in favor of such person by the board of enrollment upon a claim to exemption knowing the same to be false, shall, upon conviction in any district or circuit court of the United States, be punished by imprisonment for the period for which

SEC. 22. And be it further enacted, That the fees of agents and the party was drafted. attorneys for making out and causing to be executed any papers in support of a claim for exemption from draft, or for any services that may be rendered to the claimant, shall not, in any case, exceed five dollars; and physicians and surgeons furnishing certificates of disability to any claimant for exemption from draft, shall not be entitled to any fees or compensation therefor. And any agent or attorney who shall, directly or indirectly, demand or receive any greater compensation for his services under this act, and any physician or surgeon who shall, directly or indirectly, demand or receive any compensation for furnishing said certificate of disability, and any officer, clerk, or deputy, connected with the board of enrollment, who shall receive compensation from any drafted man for any services, or obtaining the performance of such service required from any member of said board by the provisions of this act, shall be deemed guilty of

CONSCRIPTION ACT.

a high misdemeanor, and, upon conviction, shall, for every such offence, be fined not exceeding five hundred dollars, to be recovered upon information or indictment before any court of competent jurisdiction, one half for the use of any informer who may prosecute for the same in the name of the United States, and the other half for the use of the United States, and shall also be subject to imprisonment for a term not exceeding one year, at the discretion of the court.

SEC. 23. And be it further enacted, That no member of the board of enrollment, and no surgeon detailed or employed to assist the board of enrollment, and no clerk, assistant or employee of any provost marshal or board of enrollment, shall, directly or indirectly, be engaged in procuring or attempting to procure substitutes for persons drafted, or liable to be drafted, into the military service of the United States. And if any member of a board of enrollment, or any such surgeon, clerk, assistant, or employee, shall procure, or attempt to procure, a substitute for any person drafted, or liable to be drafted, as aforesaid, he shall be deemed guilty of a misdemeanor, and shall, upon conviction, be punished by imprisonment not less than thirty days, nor more than one thousand dollars, by any court competent to try the offence.

SEC. 24. And be it further enacted, That all able-bodied male colored persons, between the ages of twenty and forty-five years, resident in the United States, shall be enrolled according to the provisions of this act, and of the act to which this is an amendment, and form part of the national forces; and when a slave of a loyal master shall be drafted and mustered into the service of the United States, his master shall have a certificate thereof, and thereupon such slave shall be free; and the bounty of one hundred dollars, now payable by law for each drafted man, shall be paid to the person to whom such drafted person was owing service or labor at the time of his muster into the service of the United States. The Secretary of War shall appoint a commission in each of the slave States represented in Congress, charged to award to each loyal person to whom a colored volunteer may owe service, a just compensation, not exceeding three hundred dollars, for each such colored volunteer, payable out of the fund derived from commutations, and every such colored volunteer on being mustered into the service shall be free. And in all cases where men of color have been heretofore enlisted, or have volunteered in the military service of the United States, all the provisions of this act so far as the payment of bounty and compensation are provided, shall be equally applicable as to those who may be hereafter recruited. But men of color, drafted or enlisted, or who may volunteer in the military service, while they shall be credited on the quotas of the several States or subdivisions of States wherein they are respectively drafted, enlisted, or shall volunteer, shall not be assigned as State troops, but shall be mustered into regiments or companies as United States colored troops.

SEC. 25. And be it further enacted, That the fifteenth section of the act to which this is amendatory be so amended that it will read as follows: That any surgeon charged with the duty of such in-

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spection, who shall receive from any person whomsoever, any money or other valuable thing, or agree, directly or indirectly, to receive the same to his own or another's use, for making an imperfect inspection, or a false or incorrect report, or who shall wilfully neglect to make a faithful inspection and true report, and each member of the board of enrollment who shall wilfully agree to the discharge from service of any drafted person who is not legally and preperly entitled to such discharge, shall be tried by a court martial, and, on conviction thereof, be punished by a fine not less than three hundred dollars and not more than ten thousand dollars, shall be imprisoned at the discretion of the court, and be cashiered and dismissed the service.

SEC. 26. And be it further enacted, That the words "precinet" and "election district," as used in this act, shall not be construed to require any subdivision for purposes of enrollment and draft less than the wards into which any city or village may be divided, or than the towns or townships into which any county may be divided.

SEC. 27. And be it further enacted, That so much of the act entitled "An act for enrolling and calling out the national forces, and for other purposes," approved March third, eighteen hundred and eisty-three, as may be inconsistent with the provisions of this act, is hereby repealed.

Approved February 24, 1864.

POST OFFICES IN WISCONSIN.

(County Stats in SMALL CAPITALS.)

AdamsWalworth. AdamsvilleBeetownGrant. Pierce.AddisonWashingt n. AddisonBeldinsvillePierce.AddisonWashingt n. BelgiumDozaukee.AddisonWashingt n. BelgiumColumbia. Bellefontaine.Columbia. Bellefontaine.AnnepeeKewaunce. Richland. AlbaryBellefontaine. Bellefontaine.Columbia. Bellefontaine.AlbaryGreen. Bellefontaine.Bellefontaine. Bellefontaine.Columbia. Bellefontaine.AlboroDane. Aldens' Corners.Bend.Waukesha. BerryAllears' Corners.Dodge. BerdoBerryDane. BerryAlloan.Columbis. BerryBerryDane. BerryAlmondPortage. Big Bend.Waukesha. Big SpringsMans. Portage. Big SpringsArenaJourean. Ashland. Ashland.Bind.Waukesha. Big SpringsArmeriaJourean. Ashland. Ashland.Bind. Bad Ax.Yernon. Bergen.Bind. Waukorth. BadgerBad Ax.Vernon. BadgerPortage. Fond du Lac. BranchBoonchea. Booner Prairie. Booner Prairie. Boonel.Croix Mantovoc. BrandonBad Ax.Vernon. BadgerPortage. Portage.BorthelleMantovoc. BrandonBad Ax.Vernon. BridgeorFord du Lac. BrigsvilleMarquette. BrightonKewannee. BrightonBad Ax.Vernon. BridgeorBrightonKewannee. BridkonBad Ax.Vernon. BridgeorBrighton<	Past	Office.	County.	Post	Office.	County.
AdamsvilleIowa.AddinsvilleIowa.AddinsvilleIowa.AddinsvilleShebogan.AftonRock.AnnepeeKewaunce.AlkenRichland.AlkenBello PlaineAlbanyGreen.Aldens' Corners.Dane.Allen's GroveFond du Lac.Aldens' Corners.Dane.Allen's GroveWalworth.Allen's GrovePortage.AmnotoGrant.ArcadiaTrempealeau.ArenaLowa.ArgyleLa Fayette.ArgyleLa Fayette.ArgyleLa Fayette.AshifordFond du Lac.AshifordFond du Lac.AugustaEau Claire.Aurora'illeYernon.Aurora'illeWashington.Aurora'illeWashington.ArtalanJefferson.Bad AxVernon.Bad AxVernon.Bad AxVernon.Bad AxVernon.BadgerPortage.Bad AxVernon.BadgerPortage.Bad A			Walworth.	Beetown		Grant.
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AdellSheboygan.Bell Centre.Crawford.AftonNook.Belleontaine.Columbia.AftonNewaunee.Shawanaw.AikenReiwaunee.Belleontaine.Columbia.Albanyile.Mouroe.Belloule.Dane.AlbanyGreen.Belloule.Belloule.Belloule.Albore.Belnon.Belloule.Belloule.Belloule.AlbaryGreen.Belloule.Belloule.Belloule.Albore.Fond du Lac.BentonCatego.Polk.AlderlyDodge.BerdoPolk.BergonVernon.Alloa.Columbia.BergonVernon.BergonVernon.Alloa.Columbia.BergonWaukesha.BergonVernon.AnnatouGrant.Big SpringsAdams.Adams.ArenaJowa.SpringsAdams.Jakes.ArigtonColumbia.Big SpringsAdams.Jakes.AringtonColumbia.Biack Earth.Dane.Biack Earth.AringtonColumbia.Biack Earth.Bane.Biack Earth.AshtonDane.Bind.Walworth.Bioomifeld.Walworth.Atwater.Dodge.Biand.Bind.Boonfield.Walworth.Aurora.Washington.Boonfield.Graut.Boonfield.Graut.Atvater.Dodge.Brand.Boonfield.Graut.Boonfield.Graut.Aurora.Yernon.Bardala.Fond du	Addison		"Washington.	Belgium		.Ozaukee.
AftonNock.BellefontaineColumbia.AhnepeeKewaunee.Shawanaw.AlkenRichland.Bello Plaine.Shawanaw.AlbanyGreen.Bello Plaine.Shawanaw.AlbanyGreen.Bello Plaine.La Fafayette.AlbonyDane.Benicia.Trompealeau.Aldens' Corners.Dane.BerdoPolk.Allen's GroveWalworth.BerdoPolk.Allen's GroveWalworth.BergenVernon.Allen's GroveWalworth.BergenWence.AlmondPortage.Big Bend.Waukesha.AmherstPortage.Big Brach.Grant.ArcadiaTrompealeau.Big Springs.Adams.ArenaLowa.Biomfield.Walworth.ArrenaJunean.Bianchardville.La Fayette.ArilingtonColumbia.Bianchardville.La Fayette.AshfordFond du Lac.Bloomfield.Walworth.AshitonDane.Bloomfield.Walworth.AtwaterDodge.Bloomfield.Walworth.Aurora.Washara.Ava.Washara.Avoca.Lowa.BondSauk.AttalanJefferson.Bonz.BoatBad Ax.Vernon.Bridgeport.Grawford.Bad Ax.Vernon.Bridgeport.Crawford.BadgerPortage.Bridgeport.Grawford.BadgerPortage.Bridgeport.Grawford.Bridgeport. <td>Adell</td> <td></td> <td>Sheboygan.</td> <td>Bell Centre.</td> <td></td> <td>.Crawford.</td>	Adell		Sheboygan.	Bell Centre.		.Crawford.
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Albion Dane. Bern. Green. Alcorv Fond du Lac. Benicia. Trompealean. Aldens' Corners. Dane. Benicia. Trompealean. Alderly Dodge. Berton La Fayette. Allen's Grove. Walworth. Bergon Vernon. Alloa. Buffalo. Berry Dane. Almond Portage. Big Bend. Wankesha. Annaton Grant. Big Springs. Adams. Arcadia Trompealeau. Big Springs. Adams. Arena Jourean. Big Springs. Adams. Arrena Jourean. Biack Earth Dane. Arrington Columbia. Biack Earth Dane. Arrena Junean. Blanchardville La Fayette. Ashford Fond du Lac. Bloomifeld. Walworth. Asttice Green. Butff. Sank. Atwater Dodge. Bonzen. St. Croix. Avoca. Joefferson. Bonz ferant. Bozonchea. St. Croix. Bad Ax. <td< td=""><td>Albanviile</td><td></td><td>Monroe.</td><td></td><td></td><td></td></td<>	Albanviile		Monroe.			
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Alderly Dodge. Berdo Polk. Alleariy Walworth. Bergen Vernon. Alloa. Columbis. Bergen Vernon. Alloa. Buffalo. Bergen Waukesha. Almond Portage. Big Bend. Waukesha. Annaton Grant. Big Springs. Adams. Arena Jowa. Big Springs. Adams. Arena Jouean. Big Springs. Adams. Argeleron. Columbia. Big Alley. La Crosse. Big Mathen. Big Springs. Adams. Jacks Earth. Arena Jouean. Big Alley. La Crosse. Arena Jouean. Biack Earth. Dane. Armstrong's Corners. Fond du Lac. Bloomifeld. Walworth. Ashford Dane. Binff. Suk & Suk. Atwater. Dodge. Boardinan St. Croix. Boardman. St. Croix. Auroraville. Washington. Boscolel. Grant. Brach Mantovoc. Brandh. Vernon. Bridge	Alcove		rona au Lac.	Benton		La Favette.
Allen's Grove. Walworth. Allen's Grove. Walworth. Allen's Grove. Walworth. Allen's Grove. Walworth. Allen's Grove. Buffalo. Allman Buffalo. Allman Buffalo. Allman Buffalo. Allman Buffalo. Allman Portage. Big Bend. Waukesha. Areadia Trempealeau. Areana Jowa. Argyle La Fayette. Arington Columbia. Big Matheman Biack Earth. Junean. Bloomingdale Ashford Fond du Lac. Bloomingdale Vernon. Ashipun. Dodge. Atwater Dodge. Augusta Eau Claire. Avoca. Jome. Avoca. Jome. Branch Fond du Lac. Bad Ax. Vernon. Bad Ax. Vernon. Badger Portage. Bad Ax. Vernon. Badger Portage.	Alderly	ners	Dane. Dodge	Berdo		.Polk.
Alloa	Allen's Gro	νο	Walworth.	Bergen		Vernon.
ALMA	Alloa		Columbia.	Berlin		Green Lake.
Almond Portage. Big Bend. Waukesha. Amherst Portage. Big Greek. Monroe. Annaton Grant. Big Patch. Grant. Arcadia Trempealeau. Big Springs. Adams. Arena La Fayette. Big Mathewalley. La Crosse. Argington Columbia. Biack Earth. Dane. Armstrong's Corners. Fond du Lac. Bloomingdale. Vernon. Ashford Fond du Lac. Bloomfield. Wauworth. Attica Green. Boalt Ke waunee. Augusta Eau Claire. Bonchell. Grant. Auroraville. Washington. Bootscel. Grant. Ayuca Washington. Boockel. Grant. Ayuca Jefferson. Brandon Fond du Lac. Bad Ax. Vernon. Bridgeport. Crawford. Bridgeport. Crawford. Bridgeport. Grawford. Bridgeport. Bridgeport. Crawford. Bridgeport. Bridgeport. Crawford. Bridgeport. Crawford. <tr< td=""><td>ALMA</td><td></td><td>Buffalo.</td><td>Berry</td><td></td><td>.Dane.</td></tr<>	ALMA		Buffalo.	Berry		.Dane.
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Annaton Grant. Big Springs Adams. Arcadia Trompealcau. Big Springs Adams. Arcadia Trompealcau. Big Springs Adams. Areadia Trompealcau. Big Springs Adams. Areadia La Fayette. Binghanton Outagamie. Arimenia Junean. Black Earth Dane. Armenia Junean. Blanchardville La Fayette. Ashford Fond du Lac. Bloomifeld. Walworth. Ashton Dane. Bluff. Sauk. Attica Green. Boat Kevannee. Aurora. Waushara. St. Croix. Boathelle Aurora. Waushara. Boathelle Fond du Lac. Aurora. Jefferson. Brandon Fond du Lac. Bad Ax. Vernon. Bridgeport. Crawford. Badger Portage. Briggsville Marquette. Bridgeport. Briggsville Marquette.	Amherst		Portage.	Big Creek .	•• ••• ••• ••• ••• •••	.Monroe.
Appleron Outagamic. Big Spings Adams. Arcadia Trompealeau. Big Yalley La Crosse. Arena. Jowa. Big Yalley La Crosse. Argington Columbia. Binghanton Outegamie. Armenia Juncan. Black Earth Dane. Armstrong's Corners- Yond du Lac. Bloomir Prairie. Chippewa. Ashford Fond du Lac. Bloomifeld. Walworth. Ashhon Dane. Bluff. Sauk. Attica Green. Bout. Kewaunee. Augusta Eau Claire. Borzen. Roichaud. Avoca. Jowa. Boncheelle Fond du Lac. Avoca. Jowa. Boncheelle Fond du Lac. Avoca. Jowa. Boncheelle Fond du Lac. Bad Ax. Vernon. Bridgeport. Crawford. Bridgeger Portage. Bridgeport. Crawford. Bridgeport. Bridgeport. Crawford. Bridgeport. Bridgeport. Crawford. Bridgeport. Crawford. Bridgeport.	Annaton		Grant.	Big Patch.		.urant.
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Argyle La Fayette. Black Earth Dane. Argyle Stack River Falls Jackson. Armenia Junean. Blackar River Falls Jackson. Armenia Junean. Blackar River Falls Jackson. Armenia Junean. Blackar River Falls Jackson. Ashford Fond du Lac. Bloomfield Walworth. Ashinon Dage. Blodf Walworth. Ashton Dane. Blume. Walworth. Aston Dodge. Boardnana Sau K. Augusta Eau Claire. Bontheile Washington. Aurora, Washington. Bootheile Fond du Lac. Aztalan Jefferson. Branch Manitowoc. Branch Fond du Lac. Boncheat. St. Croix. Bad Ax Vernon. Fridgeport. Crawford. Badger Portage. Briggsville Marquette. Briggsville Briggsville Marquette. Briggsville Brighton Celumet.	Arcadia		Trempealeau.	Dig valley	·····	Outegemie
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Armenia Junean. Blanchardville La Fayette. Armenia Fond du Lac. Bloomer Prairie. Chippewa. Ashford Fond du Lac. Bloomer Prairie. Chippewa. Ashford Dodge. Bloomingdale. Vernon. Asthiza. Odge. Blum Mouds. Dane. Atwater. Dodge. Bourdman. Kewaunee. Augusta Bau Claire. Boordman. Kichand. Auroraville. Washington. Boschel. Grant. Aztalan Jefferson. Bradhar. Calumet. Bad Ax. Vernon. Briggsville Marquette. Badger Portage. Briglion Marquette. Briggsville Marquette. Briglion Celumet.	Argyle		Columbie	BLACK RIVE	R FALLS	Jackson.
Armstrong's CornersFond du Lac. Bloomer PrairieChippewa. Ashford Fond du Lac. BloomfeldWalworth. AshfunoDodge. BloomingdaleVernon. Walworth. Ashton Dane. BluffSuuk. Attica Green. Boathand. BluffSuuk. AttureDodge. Boathand. BluffSuuk. Attica Green. BoathanSuuk. AuburnFond du Lac. BoardmanSt. Croix. Augusta Eau Claire. BoathonvilleWa shing ton. AuroraJoraJefferson. BrandonFond du Lac. Bad AxVernon. BridgeportCrawford. BadgerPortage. BriggsvilleKosoha. Badjear	Ariington .			Blanchardy	'ille	La Fayette.
Ashford Fond du Lac. Bloomifield. Walworth. Ashford Dodge. Bloomingdale. Vernon. Ashfand. Blue Mounds. Dane. Ashfand. Blue Mounds. Dane. Asthice Green. Blutt. Surk. Auburn. Fond du Lac. Boardman St. Croix. Auroraville. Washington. Boschel. Grant. Avoca. Lowa. Bothelle Fond du Lac. Avoca. Lowa. Bothelle Fond du Lac. Bad Ax. Vernon. Bridgeprit. Crawford. Bad Ax. Vernon. Briggsville. Marquette. Bad Ax. Vernon. Briggsville. Marquette. Bad Ax. Vernon. Briggsville. Marquette. Briggsville. Marquette. Brillion Crawford.	Armetron	's Cornera	Fond dn Lac.	Bloomer Pi	rairie	.Chippewa.
Ashippun	Ashford	a 00111018	Fond du Lac.	Bloomfield.		.Walworth.
AshrAnn	Ashinnun		Dodge.	Bloomingda	ale	Vernon.
Ashton Dane. Bluff. Sour & Sou	ASHLAND		Ashland.	Blue Moun	nds	Dane.
Attica Green. Goalt Rewather. Atwater. Dodge. Boardman. St. Croix. Auburn Fond du Lac. Bouz Bouz Bouz Augusta Bau Claire. Bonchea. St. Croix. Aurora. Washington. Bonchea. St. Croix. Avoca. Jowa Bothelle Grant. Avoca. Jowa Bothelle Fond du Lac. Bad Ax. Vernon. Bridgeport. Crawford. Badger Portage. Briggsville Marquette. Baili Harbor. Doort. Brillion Celumet.	Ashton		Dane.	Bluff		.Sauk.
Atwater	Attica		Green.			
Augusta Bau Claire. Boltonville. Wa shing ton. Auroraville. Washington. Bonchea. St. Croix. Auroraville. Washaro. Bonchea. St. Croix. Avoca. Iowa. Bornchea. St. Croix. Aztalan Jefferson. Branch Manitowoc. Brandon Fond du Lac. Brandou Grant. Bad Ax. Vernon. Briggsville. Marquette. Badger Portage. Briggsville. Marquette. Briggsville. Doort. Brillion Celumet.	Atwater		Dodge.	Boardman.		.ot, Ur01X.
Aurora, Lurora, Washington. BoncheaSt. Croix. Auroraville	Auburn		Fond du Lac.	Boaz		Washington
Auroraville	Augusta	·····	Eau Ulaire.	Bonches		.St. Croix
Autotarinio Jowa, AvocaJowa, Jefferson. Branch Branch Brandon Fond du Lac. Brandon Calumet. Bridgeport Crawford. Briggeville Marquette. Briggsville Marquette. Brillion Celumet.	Aurora	····	Wanshara			
Aztalan Jefferson. Branch Manitowoc. Brandon Fond du Lac. Brandt. Calumet. Brandt Breckenridge. Vernon. Bridgeport. Cawford. Bad AxVernon. Briggsville Marquette. Badger Portage. Briggsville Marquette. Briggsville Crawford. Briggsville Marquette.	Auroraville			Bothelle		.Fond du Lac.
Brandon — Fond du Lac. Brandt. — Calumet. Brandt. — Calumet. Bridgeport. — Crawford. Bridgeport. — Marquette. Badger — Portage. Brighton — Kenosha. Bailis Harbor. — Door.	Aztalan		Jefferson	Branch		Manitowoc.
Bad AxVernon. Badger				Brandon		Fond du Lac.
Bad AxVernon. BreckenridgeVernon. BridgeportCrawford. BadgerPortage. BrightonKenosha. Baijis HarborDoor. BrillionCelumet.				Brandt		Calumet.
Bad AxVernon. BridgeportCrawford. BadgerPortage. BrightonKenosha. Bailis HarborDoor. BrillionCelumet.				Breckenrid	ge	.Vernon.
Badger				Bridgeport		Crawford.
Bailis Harbor	Bad Ax		Vernon.	Briggsville	· · · · · · · · · · · · · · · · · · ·	
	Badger		Portage.	Brighton		Columet
Bangor La Crosse, BristolKenosha.	Bailis Hart	oor	Door.			
BangorKenosha. BambergSheboygan.British HollowGrant.	Bangor	••••••	Sheboycan	British Ho	11ow	.Grant.
Barberg	BARARDO	•••••••	Sank			
Bark RiverJefferson. Brookfield CentreWaukesha.	Barb Pivo	••••••••••••••••••••••••••••	Jefferson	Brookfield	Centre	.Waukesha.
Barton	Barton		Washington	Brookville		.St. Croix.
BattaviaCrawford. BrothertownCalumet.	Battavia		Crawford.	Brothertow	vn	Calumet.
Bay City	Bay City		Pierce.	Buchanan		Outagamie.
BayfieldPortage.	Bayfield		La Pointe.	Buena Vis	ta	Portage.
Bear CreekBuffaloBuffalo.	Bear Creel	.	Waupaca.			
Bear ValleyGrant.	Bear Valle	¥	Sauk.			
Beaver DamDodge. BurkeDane.	Beaver Da	m	Dodge.	Burke	·····	Racino
Beechwood	Beechwood	۱	sneuvygau.	, burningtor	1	

Post Office.	County.
Burnett,	Dodge.
Burnett Station,	Dodge.
Burns,	
Burnside,	Buffalo.
Burr Oak,	La Crosse.
Busseyville,	Jefferson.
Butler,	Milwaukee.
Butte des Morts,	Winnebago.
Byron,	Fond du Lac.

Cadiz,Green.	
Calamine,Lafayette. Caldwell's Prairie,Racine.	
Caldwell's Prairie	
Caledonia,Racine.	
Caledonia Center,Racine.	
Calumat	
Calumet, Fond du Lac	•
Cambria,Columbia.	
Cambridge,Dane.	
Campbell,	
Cascade,Sheboygan.	
CascoKewaunee	
Cassel Prairie,	
Cassville,Grant.	
Castle Rock,Grant.	
Cataroat	
Cataract,Monroe.	
Cazenovia,Richland.	
Cedarburg,Ozaukee. Cedar Creek,Washington.	
Cedar Creek,Washington.	
Cedar Grove	
Cedar Lake,	
Cedar ValleyPolk	
Center,Rock.	
Centralia,	
Charlestown,	
Charlestown,	
Charlotte, Grant.	
Chester Station,Dodge.	
Chickatock,	
CHILTON,Calumet. Chippewa City,Chippewa.	
Chippewa City,Chippewa.	
Chippewa Falls,Chippewa.	
Christiana,Dane. Clark's Mills,Manitowoc.	
Clark's Mills Manitowood	
Clifton Monroe	
Clifton Mills,Pierce.	
Clinton Bash	
Clinton,Rock.	
Clintonville,	
Olyde,	
Clyman,Dodge.	
Cold Spring,Jefferson.	
Colebrook,Waushara.	
Cold Spring,Jefferson. Colebrook,Waushara. Coloma,Waushara.	
Columbus,Columbia.	
Concord,Jefferson.	
Cookville,Rock.	
Coon Prairie,Vernon.	
Cooperateur	
Coopeostown,Manitowoc.	
Corfu,Waushara,	
Coryville,Kewaunee.	
Cottage Grove,	
Cottage Inn, Lafayette.	
Crandall's CornersPolk.	
Cross Plains,Dane.	
Crossville	
Crow's Mills Crowford	
Crossville,Calumet. Crow's Mills,Crawford. Crystal Lake,Waushara.	
orystar mane, waushara.	

Post Office. Ceylon, Cypress,	County. St. Croix. Kenosha.
Dacota, Dane, Danville, Darien, DARLINGTON,	Dane. Dodge. Walworth. Lafayette.
DARTFORD, Davis' Corners, Dayton, Deansville, Debello, Deerlield,	Adams. Green. Dane. Vernon.
Dekorra, Delafield, Delavan, Delhi, Dellona	Columbia. Waukesha. Walworth. Winnebago. Sauk.
Dell Práirie, Delton, Denmark, Densmore's Mills, Depere, DeSoto,	Sauk. Brown. Walworth. Brown.
Dexterville, Diamond Bluff, Dickeyville, Dodge's Corners, DoDgEVILLE	Wood. Pierce. Grant. Waukesha.
Door Creek, Dorset, Dotyville, Douglass Center, Dougana	Dane. Monroe. Fond du Lac. Marquette. Waukesha.
Dundas, Dundee, Dunkirk, Dunnville, Duplainville, Dupont.	Dane. Dunn. Waukesha
Dupont, Durand, Durham Hill, Dycksville,	Waukesha.

Eagle	Waukesha.
East Coloma,	Waushara.
Eastman,	Crawford.
East Oasis,	Waushara
East Randolph,	Columbia
East Troy,	Walworth
Eaton,	Manitowoc
EAU CLAIRE,	Ean Claire
Eau Galle,	Dunn
Eau Plaine,	Portage
Eden,	Fond du Loo
Edgerton,	Poal
Edwards,	Shehovgan
Egg Harbor,	Door
Fight Mile	Delle
Eight Mile,	End by Tree
El Dorado,	Fond du Lac.
Elk Grove,	Lafayette.
ELKHORN,	Walworth.
Ellenborough,	Grant.
Ellsworth,	Pierce.
Elma,	Waushara.

County.

Fost Office.

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County.

Elm Grove	Waukesha.
El Paso	Pierce.
Elton	Walworth.
Embarrass	
Emerald Grove	
Emmett	
Empire	Fond du Lac.
Empire Junction	Columbia.
Eolia	
Ephraim	
Erfurt	Jefferson.
Erin	St. Croix.
Etna	La Fayette.
Ettrick	Trempealeau.
Eureka	Winnebago.
Evansville	Rock.
Evanswood	Waupacca.
Excelsior	Richland.
Exeter	Green.

Fairfield	.Rock.
Fairplay Fairview	.Grant.
Fairview	.Grant.
Fairwater	Fond du Lac.
Fall City	Dunn.
Fall River	.Columbia.
Falls St. Croix	.Polk.
Fancy Creek	Richland.
Fancy Creek Farmers Corners	Green.
Farmers Grove	Green.
Farmers Valley	Monroe.
Farmersville	.Dodge.
Farmington	.Jefferson.
Favette	.La Favette.
Fennimore	.Grant.
Ferrvville	.Crawford.
Fillmore	.Washington.
Fish Creek	
Fisk's Corners	.Winnebago.
Fitchburg Fond du LAC.	.Dane.
FOND DU LAC.	. Fond du Lac.
Footville	
Fordham	Adams.
Forest	.Richland.
Fort Atkinson	.Jefferson.
Fort Howard	.Brown.
Foster	
Fountain	Adams.
Fountain City	.Buffalo.
Fowler's Prairie	Juneau.
Fox Lake	Dodge.
Francis Creek	Manitowoc.
Frankfort	
Frankville	
Fredonia	
Freedom	Outagamie.
Freistadt	Ozaukee.
Fremont	
FRIENDSHIP	
Fulton	Rock.

GALESVILLE......Trempealeau. Garden Valley.....Jackson. Garrison.....Sauk.

Genesee	Waukesha.
Genesee Depot	
Geneva	Walworth.
Geneva Bay	Walworth.
Georgetown	
Germantown	
Gibbsville	
Gilmanton	
Glenbrulah	
Glencoe	
Glendale	
Glen Haven	
Glenmont	
Golden Lake	
Good Hope	Milwoulzoo
Goole	Vornon
Grafton.	
Grand Marsh	
Grand Prairie	
GRAND RAPIDS	
Granville	
Gratiot	
Gravesville	
GREEN BAY	
Greenbush	Sneboygan.
Greenfield	Milwaukee.
Green Lake	Green Lake.
Greenville	Outagamie.
Grove	
Grow	Waupacca.

Hale's Corners	Milwaukee.
Half Way Creek	La Crosse.
Hamlin	Trempealeau.
Hammond	St. Croix.
Hampden	
Hancock	Waushara.
Hanover	
Harrisburg	
Harrisville	Marquette
Hantford	Washington
Hartford Hartland	Woulzosha
Harvey	Dana
Harvey	Chopt
Hazer Green	Grant.
Heart Prairie	
Helena	10wa.
Helensville	
Hemlock	
Henrietta	
Hermann	Dodge.
Herseyville	Monroe.
High Cliff	Calumet.
Highland	Iowa.
Ніка	Manitowoc.
Hillsborough	Vernon.
Hinesburg	Fond du Lac.
Hingham	Sheboygan.
Hixton	Jackson.
Hobart's Mills	Waupacca.
Hockley	Vernon
Holland	Brown
Homer	
Honey Creek	
Hooker	
1100461	rempeateau.

Post Office. Hoosaek	County.
Hoosaek	Green,
Horicon	Dodge.
Horn's Corners	Ozaukee.
Hortonville	Outsgamie.
Houghton	Ashland.
Howard's Grove	Sheboygan.
Hubbleton	Jefferson
Hudson	
Humboldt	
Huntingdon	St. Croix.
Hunt's Station	Kenosha.
Hurricane Grove	Grant.
Hustisford	Dodge.
	÷ 1
Iola	Waupacca.
Iron Ridge	Dodge.

Iron Ridge	Dodge.
Ironton	Sauk.
Ithica	Richland
Ives Grove	Racine.
Ixonia	Jefferson
Ixonia Center	Jefferson.

Jamestown	Grant.
JANESVILLE	Rock.
Jeddo	Marquette
Jefferson	Jefferson
Jenny	Marathou
Jennieton	Towa
Johnston's Creek	Jefferson
Johnstown	Rock
Johnstown Center	Rock
Jordan	Green
Josephine	Green
Juda	Green
JUNEAU	Do.lge
Junius	Fond dn Lao

Kansasville	Racine
Kasson	Manitowor
Kaukauna	Outagamie
Kekkektagon	Marathon
Kekoskee	Dodge
KENOSHA	Kenosha
Keshena	Shawanaw
Kewaskum	Washington
KEWAUNEE	Kewannaa
Kickapoo	Vernon
Kiel	Manitowoo
Kilbourn City	Columbia
Kildare	Junean
Kingstor	Green Lake
Kinnick Kinnick	St Croix
Kircheim	Washington
Knowlton	
Koro	Winnebago
Koshkonong	Jefferson
Kroghville	Tafferson
	······ o cherson.

Post Office. Lake Five	County.
Lake Five	Waukesha.
Lake Maria	Green Lake.
Lake Mills	Jefferson.
Lake View	Dane.
Lamartine	Fond du Lac
Lamberton	Racine
Lancaster	Grant
Lansir g	Outogamie
Lansir g La Pointe	Ashland
Larrabee	Manitowoc
La Valle	Soul-
Leeds	Columbia
Leeds' Center	Galamakia
Leicester	
Leicester	
Lemonweir	
Leon	
Leroy	Dodge.
Leyden	
Liberty	Kenosha.
Lima Čenter	Rock.
Lime Ridge	Sauk.
Lime Ridge	Waushara.
Lind	Waupacca
Lindon	Iowa.
Linn Haven	Pierce
Linwood	Portago
Little Chute	Outagamie
Little Grant	Grant
Little Lake	Adams
Little Prairie	Walworth
Little Sturgeon	Door
Little Sturgeon Little Suamico,	Oconto
Little Wolf	Wowwood
Lodi	waupacca.
Logansville	Samb
Togansvine	Sauk.
Lomira Lone Pine	Doage.
Lone Pine	Portage.
Lone Rock	
Lone Star	
Lowell	Dodge.
Lower Lynxville	Crawford.
Lowville	Columbia.
Loyd	Richland.
Luna	Pepin.
Lyons	Walworth.
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McFarland	Dane.
Madely	Portage.
MADISON	
Magnolia	Rock.
Maiden Rock	
Malden	Polk.
Manchester	
MANITOWOC.	Manitowoc.
Manitowoc Rapids	
Maple Grove	
Mapleton	
Maple Work	
Marble Ridge	
Marcellon	Columbia.
Marcus	
Marcy	
Markesan	Green Lake.
Marquette	
Marinette	

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Post Office.

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County.

Post Office. County.	1000 0,01000
Marshall,Dane.	Mukwanago,Waukesha.
Marshall,	Muncio Vernon.
Martell,	Murone,
Martinville,Grant.	Muscoda,Grant.
Marytown,Fond du Lac.	Muskego Center,Waukesha.
Mauston,Juneau.	Myra,Washington.
Mauston,	Myra, washington.
Movield Washington.	
MayvilleDodge.	
More Meni	Nanaupa,Fond du Lac.
Modine Outegamie.	Nanaupa,
	Narrow Prairie,
Meeker's Grove,La Fayette.	Nashatah Mission,
Meeme,Manitowoc.	Nasonville,
Melrose,Jackson.	NecedahJuneau.
Menasha,Winnebago.	NeenahWinnebago.
Mendota,Dane.	Neillsville,Clarke.
Mendota,	Nekama,Winnebago.
Mene Kaune,Oconto.	Nelson,Buffalo.
Memomonee,Dunn.	Nenno
Menomonee FallsWaukesha.	Neosho,Dodge.
Moonon River UZankee.	Nepeuskin,Winnebago.
Meridan,	Nontuno Richland.
	Marquette.
Merton,Waukesha.	Neshonoc,La Crosse.
Metomen	Neshoto,Manitowoc.
MiddletonDane.	New Amsterdam,La Crosse.
Midland Marquette.	New Amsteruan,
Mifflin,Iowa.	New Berlin,
Milford letterson.	NewburgWashington.
Millard,Walworth.	New California,Grant.
Mill Creek,Richland.	New Centerville,St. Croix.
Mill Haven,Juneau.	New Chester,Adams.
Mill Haven,	New DiggingsLa Fayette.
Millville,Grant.	Newfane,Fond du Lac.
Milton,Rock.	New FrankenBrown.
MILWAUKEEMilwaukee.	New GlarusGreen.
Mindora,La Crosse.	Now Holstein
Mineral Point,Iowa.	New Hope,Portage.
Minnesota Junction,Dodge.	Nowkirk
Minhesota Junction,	NEW LISPON
	New London,Waupacca.
Monches,Waukesha.	Nowport Sauk.
Mondovi Bullalo.	New Prospect,
Green Green	New Richmond,St. Croix.
Monmutto Marquels?	New Rome,Adams.
Monterey,	NewtonVernon.
Monfort,Grant.	Newtonburg,Manitowoc.
Monticello,Green.	Newtonburg,
MontpelierKewaunee.	Newville,Vernon.
Monroe, Monroe,	Niles,
MoriaFond du Lac.	North Bend,Jackson.
Morrison,Brown.	North Cape,
MOTTISOII,	
Moscow,Iowa.	North Lake Waukesha.
Mosfield,Manitowoc.	North Longrtine
MosineeMarathon.	North LeedsColumbia.
Mound Springs,Jackson.	North Port Waupacca.
Moundville,Marquette.	North Prairie Station, Waukesha.
Mountain,Monroe.	Norway,Racine.
Mt. HoneGrant.	101 way,
Mt. Horeb,Dane. Mt. Ida,Grant.	
Mt. IdaGrant.	3511
Mt. Morris Waushara.	Oak Creek,Milwaukee.
Mt. Pisgah,Monroe.	Oakfield,Fond du Lac.
Mt Pleasant Racine.	I Oakfold Centre
Mt. Sterling,Crawford.	Oalt Grove Dodge.
Mt Weboy Vernon	Oak HillJetterson.
Mt. Tabor,Vernon. Mt. Vernon,Dane.	Oakland
Mit. Wernon,	Oakley,Green.
Mt. Zion,Juneau.	,

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POST OFFICES IN WISCONSIN.

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Post Office.	County.
Oaks	
Oasis	Waushara.
Oconomowoc	Waukesha.
OCONTO	Oconto.
Odanah	La Pointe
Ogdensburg	Wannacca
Okee	Columbia
Okee Oliver's Mills	Grant
Omro	Winnebago
Onalaska	La Crosso
Oneida	Brown
Onion River	Shohowson
Ontario	Sheboygan.
Orange	vernon.
Ora Oak	Juneau.
Ordino	Grant.
Ordino	Marquette.
Oregon	Dane.
Orfordville	······Rock.
Orion	Richland.
Osborn	Rock.
Osceola.	Fond du Lac.
OSCEOLA MILLS	Polk.
Oshaukuta	Columbia.
OSHKOSH.	Winnebago.
Otsego.	Columbia.
Ottawa	
Otter Creek	Ean Claire
Ourtown	Sheboygan
Oxford	Marquetto
Ozaukee	Ozankoo

Pacific.....Columbia. Packwaukee Marquette. Palmyra.....Jefferson. Pardeeville Columbia. Paris,Kenosha, Patch Grove Grant, PedeeGreen. Pensaukee Oconto. Pen Yan.....Racine. PEPINPepin. PerryDane. Pesatigo.....Oconto. PewaukeeWaukesha. Pheasant Branch......Dane. Pilot KnobAdams. Pine Bluff......Dane. Pine Hill.Jackson, Pine River Waushara. Pinery.....Juneau, Pineville.....Clark. Plain.....Sauk. Plainfield Waushara. Plainville.....Adams. PlattevilleGrant. Pleasant Ridge Clark. PlymouthSheboygan. Point Bluff Adams. Pole Grove.....Jackson. Port Andrew......Bichland. Port Edward......Wood. Port Hope.....Columbia.

 Post Office.
 County.

 Portland
 Dodge.

 Potosi.
 Grant.

 Poygan
 Winnebago.

 Poysippi
 Waushara.

 Prairie
 Racine.

 Prairie DU CHIEN.
 Crawford.

 Prescott
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 Primose.
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 Princeton
 Green Lake.

 Prospeet Hill.
 Waukesha.

Quincy.....Adams.

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Boodahara	mon.
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RheinsbergRic	bland
Rio	manu.
RioCol	umbia.
RiponFon	d du Lac.
Rising SunCra	wford
River FallsPier	withtu.
Depart Ple	rce.
Roaring CreekJac	kson.
RobinsonBro	wn
Roche-a-CrisAda	
Doch aster	uns.
RochesterRac	ine.
RockbridgeBic	hland
Rock Elm Pier	200
Poole Falls	
Rock FallsDur	nn.
Rock PrairieRoc	k.
Rockville	nt
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Rolling GroundCra	wford.
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RomeJeff	erson.
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RosecransMan	itomoo
Pogondala	nitowoc.
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RousseauBro	urn .
Rowhum	п п.
RoxburyDan	e
RoyaltonWat Rubicon Dod	ipacca.
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	ipacca.

Post Office.

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Post Office.	County.
Post Office. Rush Lake	Fond du Lac.
Russell. Russell's Corners Rutland	
Russell.	. Sneboygan.
Russell's Corners	Sauk.
Butland	.Dane.
Trubland	
St. Mary's St. Rose	Monroe.
Ct. D.	Chant
St. Rose	Grant.
Salem	Kenosna.
Salem Salem Station Sandusky	Kenosha.
Sondustry	Sank
Sandusky	Wannan and
Sandy Bay	Kewaunee.
Saratoga Sauk City	Wood.
Sank City	Sank.
Sauk Oligininini	Washington
Saukville	washington.
Sauk City Saukville Saxeville Schiller Schleisingerville Scott	wausnara.
Scandinavia	Waupacca.
Schiller	Brown
G 11 ista and its	Washington
Schleisingerville	washington.
Scotia	Trempeleau.
Scott	Sheboygan.
Sanaaa	Grawford
Seneca Sentinel	Tunanteru.
Sentinei	Juneau.
Sovtonville	Richland
Sharon	Walworth.
Q.T. WILLIAM	Showopow
DHAWANAW	
SHEBOYGAN	sneboygan.
Sheboygan Falls	Sheboygan.
SHEBOYGAN Sheboygan Falls Sheby	La Crosse
Sheldon	Mannaa
Sheldon	momoe.
Sherwood	Calumet.
Shiocton	Outagamie.
Shonioro	Bock
Shopiere Shugy's Mills Shullsburg Sierra Simmee	Case
Snuey's Mills	Green.
Shullsburg	La Fayette.
Sierra	Vernon.
Simmoo	Tows
Simmee	Disbland
Sims Sinsinniwa Mound	Richland.
Sinsinniwa Mound	Grant.
Sisccette	Jackson.
Skinner	Green
Skillier	
Sladesburg Smeltzer's Grove	Grawiora.
Smeltzer's Grove	Grant.
Sniderville	Outagamie.
Somerset	St Oroiv
Somerset	Guerne and
Somerville	Crawford.
South Bend South Bristol	Trempealeau.
South Bristol	Kenosha.
South Gonogoo	Wankesha
Bouth Genesee	
South Germantown	wasnington.
South Grove	Walworth.
South Springvale	Columbia.
South Spring fulle	La Foratta
spanora	La rayence.
SPARTA	Monroe.
Spring Bluff	Adams.
Springdolo	Dana
South Bristol South Germantown South Grore Spath Grore Spathord Spring Bluff Spring Bluff Spring Bluff Spring Green	Walmonth
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Spring Green	Sauk.
Spring Grove	Green.
Spring Laka	Wanshare
Spring Grove Spring Lake Spring Prairie Spring Valley	The Incontin
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Spring Valley	Rock.
Springville	Vernon.
Springwater	Waushara
Giastarilla	Washington
Staatsville	washington.
Spring valle. Springwater Staatsville Stanley	Monroe.
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Post Office.	County.
Starr	Vernon.
State Line	Walworth.
Station	Washington.
Stephensville	Outagamie.
Steven's Point	Portage.
Stevenstown	La Crosse.
Stewart	
Stiles	
Stockbridge	
Stockholm	Pepin.
Stockton	
Stoddard	
Stone Bank	Waukesha.
Stone Hill	
Stoner's Prairie	Dane.
Stoughton	Dane.
Strong's Prairie	Adams.
STURGEON BAY	Door.
Suamico	
Sugar Bush	Outagamie.
Sugar Creek	Walworth.
Sullivan	Jefferson.
Summit	Waukesha.
Sumner	Trempealeau.
Sun Prairie	
Superior	Douglass.
Surrey	Portage.
Sussex.	Waukesha.
Sylvan	Richland.
Sylvania	Racine.
Sylvester	Green.

Union	Rock.
Union Center	Juneau.
Union Church	Racine.
Union Farm	Pepin.
Union Grove	Racine,
Unionville	Waupacca.
Utica.	Dane.

Vanville.....Chippewa. Vernon.....Waukesha. Verona.....Dane.

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Post Office.	County.
Victory,	Vernon.
Vienna, Vinland,	Walworth.
Vinland,	Winnebago.
Viola, VIROQUA,	Richland.
VIROQUA,	Vernon.
Waitsville,	
Wakefield,	Outagamie.
Walhiam,	Kewaunee.
Walnut Springs,	Green.
Walworth	Walworth
Waneka,	Dunn.
Warner's Landing, .	Vernon.
Warren,	St. Croix.
Washburn,	Grant.
Washington Harbor	Door.
Waterford,	Racine.
Waterloo,	Jefferson.
Watertown,	Jefferson.
Waterville,	Waukesha.
Waubeck,	Pepin.
Waucousta,	Fond du Lac.
Waukau,	Winnebago.
WAUKESHA,	Waukesha.
Waumandee,	
WAUPACCA,	Waupacca.
Waupun,	Fond du Lac.
WAUSAU	Marathon.
WAUTOMA,	Waushara.
Wauwatosa,	Milwaukee.
Wauzeka, Wayne,	Crawford.
Wayne,	Washington.
Weelaunee,	Winnebago.
Weister,	Vernon.
Wellington,	Monroe.
Wequiock,	Brown.
Werner,	
WEST BEND,	Washington.
West Blue Mounds,	lowa.
West Branch, West Eau Claire,	Richland.
west Lau Claire,	Eau Claire.
Westfield,	Marquette.
West Granville,	Milwaukee.
West Green Lake,	Green Lake.
West Lima,	Richland.
West Middleton,	Dane.

Post Office. West Milton,	County.
West Milton,	Rock.
Weston,	Marathon.
Weston,	Columbia.
Westport	Dane.
West Prairie,	Vernon.
West Rosendale,	
West Salem,	
Westville,	
Weyauwega,	Waupacca.
Wheatland,	Kenosha.
Wheat Valley,	Sheboygan.
White Creek	Adams.
Whitehall,	Trempealeau.
Whitehall,	Sauk.
White Oak Springs. Whitewater,	La Favette.
Whitewater,	Walworth.
Willett,	Green.
Wilmot.	Kenosha.
Wilson's Creek	Sauk
Wilton, Winchester,	Monroe.
Winchester,	Winnebago.
Windsor,	Dane.
Winneconne,	Winnebago.
Winooski,	Shebogan.
Wiota,	La Fayette.
Wishaw,	Columbia.
Wolf River,	Winnebago.
Wonewoc,	Juneau.
Woodland,	Dodge.
Woodman,	
Wood,	
WOOD RIVER,	
Woodstock,	Richland.
Wright's Ferry,	Crawford.
Wrightstown,	Brown.
Wyalusing,	Grant.
Wyocena,	Columbia.
Wyoming	Iowa.

Yankeetown,	Crawford.
Yellow Stone,	La Fayette.
York	Dane.
Yorkville,	Racine.
Young Hickory,	Washington.
Yuba,	Richland.

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