# LEGISLATIVE DEPARTMENT.

COMPRISING

STATISTICAL LISTS OF THE

# MEMBERS AND OFFICERS;

711.11

Rules and Joint Rules of the Senate and Assembly.

ALSO

A MANUAL OF CUSTOMS, PRECEDENTS AND FORMS.

	Names.	OCCUPATION.	NATIVITY.	Age.	Y's in State.	Y's in	POST OFFICE.	COUNTY.	BOARDI'G PLACE	Poli-
I I I I I I I I I I I I I I I I I I I	Austin H. Young,	Lawyer, Publisher, Lawyer, Mechanic, Merchant, Farmer, Farmer, Merchant, Machinest, Farmer, Lumber Merchant, Farmer, Lumber Merchant, Farmer, Lawyer, Lawyer, Lawyer, Lawyer, Lawyer, Farmer, Lawyer,	New York, Wisconsin, Ireland, New York, Scotland, Michigan, New York, New York, Maine, Scotland, Vermont, New York, Kentucky, New York, Massachusetts, Indiana, Vermont,	65440819366633366694611919192547132370	21 15 34 18 24 19 25 26 31 18 19 15 11 10 11 4 8 21 10 11 2 6 8 86	634333121214173243421212331314123	Elk Horn, Sheboygan Falls, Green Bay, Ozaukee, West Bend, Milwaukee, Whitesville, Kenosha, Pine River, Waukesha, Windsor, Whitewater, Shullsburgh, Prairie du Sac, Mineral Point, Glen Haven, Janesville, Fox Lake, Manitowoc, Nanaupa, Neenah, Sturgeon Bay, Fort Atkinson, Monroe, Kilbourn City, Madison, Plover, Prescott, Montello, Richland City, La Crosse, Black River Falls,	Brown, Ozaukee, Washington, Milwaukee, Milwaukee, Racine, Kenosha, Waushara, Waukesha, Dane, Walworth, La Fayette, Sauk, Iowa, Iowa, Grant, Rock, Dodge, Manitowoe, Fond du Lac, Winnebago, Door, Jefferson, Green, Columbia, Dane, Portage, Pierce, Marquette, Richland, La Crosse, Jackson, Jackson, Jackson, Jackson,	Capital House Mr. Kitteridge, Capital House, Mr. Nelson, Rev. Mr. Taylor Hood's,	Unico Dem. Unico Dem. Unico Dem. Unico Uni

# STATISTICAL LIST OF OFFICERS OF THE SENATE.

Names.	Office.	OCCUPATION.	NATIVITY.	Λge.	Y's in State.	POST OFFICE.	COUNTY.	BOARDING PLACE.
Frank M. Stewart, P. H. Brady, J. Spooner, Sineus B. Dibble, Thomas Marshall, F. O. Wisner, Nelson Williams, H. Esperson, J. B. Eugene, Henry H. Taylor, S. Raymond, G. M. Cary, J. P. Miller, J. H. Jones, Otis A. Albee, Wm. P. Close, B. S. Miller, Barnet Wilson, Wm. W. Baker, Wm. U. H. Gester, Rufus H. Roys, Wm. O. Jones, C. C. Frey, Frank C. Freeman John C. Necessan	Asst. Door Keeper,  "Door Keeper, "Door Keeper, "Door Keeper, "Door Keeper, Gallery Door Keeper, Fireman, Fireman and Porter, Messenger, Messenger, Messenger, Messenger, Messenger, Messenger,	Lawyer, For'd Merchant,, Farmer, Farmer, Farmer, Harness Maker, Carpe'r and Join. Mechanic, Farmer, Under Sheriff, Student, Student, Student, Student, Student, Student, Student, Student,	Denmark, Belgium, New York, New York, New Hampshire Vermont, England, New Hampshire New York, New York, New York, New York, Wisconsin, Lengland, Massachusetts, Wisconsin, New York, New York, New York, New York, Nisconsin, New York,	38 43 46 52 38 87 40 14 15 14 13	14 23 22 2 14 6 8 8 9 22 27 12 18 22 12 14 17 14 17 14 20 10 11 21 17	Baraboo, Whitewater, Sugar Creek, Oak Grove, Waupaca, Friendship, Stoughton, La Crossc, Green Bay, Oxford, Racine, Briggsville, Cooksville, Winchester, Madison, Vernon, Utica, Vernon, Kenosha, Elkhorn, Prairie du Sac Madison, Madison, Madison, Madison, Madison, Madison, Mazo Manle, Cypress,	Sank,	H. M. Lewis, American House, Mrs. Hays, Wm. Pyncheon. Norton's, Gity Hotel. Wm. Vroman. Mr. Atwell. Home. Mrs. Doty. American House Mr. Thompson. Mrs. Hough, J. H. Carpenter Home. Home.

OFFICERS

OF THE

SENATE.

# 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 8th 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 purpese: 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 cerupying the chair; nor shall such substitute's authority, as presiding officer, extend beyond a day's adjournment of the Senate.

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 Whole. 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 subpœnas, 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 com-ances in mittee 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- Questionsing, but he shall rise to put a question, and shall use this how stated 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.

Leave of absence.

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.

Reports of Committees.

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 Senate; 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.

Sergeantat-Arms, election and duties.

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 supervision 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 Joint Com-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. 28d. —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 clitors 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, order of business follows:

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.

 Messages and other Executive communications.
 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 reported by a committee of the whole has made progress, and obtained leave to sit again.

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

Callito order.

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 permitted 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 counted, upon a division and count of the Senate, who shall be without the chamber at the time.

Every Senunless ex-

cused.

23. Every member who may be within the Senate chamator to vote ber when the question is put, shall give his vote unless the Senate shall excuse him from voting. When a question is 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 Movento 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 gertain, 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. 2 as restricted by the "previous question." A motion to

adjourn, to lay on the table, or take a recess, shall be deci-

ded 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 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 But after the pre vious debate or further amendment. 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.

Papers to fore presented.

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.

Call of the Senate.

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.

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

Rules to govern in Committee of the Whole. Amendm'ts n Commit-

tee of the

Whole.

same subject, and that a call of the ayes and noes, or for 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.

37. 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 approves Committee al of the Governor, shall, on a second reading be consided. Whole to ered in committee of the whole, before they shall be acted considerall 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 ments on 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.

Memorials 46. Memorials to Congress, to the President of the 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 notto beab-sent unless senate by reason of their appointment, unless special leave be leave for that purpose be first obtained.

granted. 48. It shall be in order for the committee on enrollment

to report at any time.

Executive sessions.

49. The proceedings of the Senate on executive business 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.

Ayes and noes to be called and certified.

Hour of

meeting.

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 Assembly. Upon the final passage of any bill or proposition in 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.

President to 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 Sen-

ate direct otherwise.

Rules notto 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.

Resolutions made to the consideration thereof, remain on the files one objected to day before being considered, and all resolutions involving

the expenditure of money, shall, on their introduction, be referred to an appropriate committee and reported upon 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 be in bill.

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.

#### STATISTICAL LIST OF THE ASSEMBLY FOR 1864. Yr's in State. POST OFFICE ADDRESS. seat. NAME. Occupation. Place of Nativity. Boarding Place. Politics. Name of Post Office. County. Field, W. W., Speaker ... Farmer..... New Hampshire,..... Fennimore.... 11 Grant..... Mrs. Wilson.... Union. Abrams, W. J..... Merchant .... New York..... Green Bay..... Brown..... Capital House..... Adams, Geo. II..... Dem. Farmer..... New York..... Danville..... Dodge..... A. Parker. ..... Union. Allen, Fayette ..... Mechanic ..... New York ..... Durand..... 15 Pepin,..... Mrs. Doty,.... Union. Allen, Lucius..... Farmer..... New York..... East Troy..... Walworth ..... Mrs. Thorne..... Union. Ashley, Yates..... Miller..... New York..... Pardeeville ..... 20 Columbia .... Mrs. Thorne ..... Union. Bachhuber, Max..... 16 Farmer..... 18 Farmersville..... Dodge. ..... Rheinscher Hoff..... Barber, J. Allen..... Dem. Lawyer..... Vermont.... 26 Lancaster.... Grant..... Mrs. Wilson..... Barnum, George S..... Union. Miller, ..... Vermont. ..... 44 17 Waukau..... Winnebago ... Thomas Hood ...... Union. Barron, Henry D..... 79 Lawyer ..... New York..... Falls St. Croix...... Polk ..... Mrs. Thorne..... Union. Barry, A. C ..... 25 Clergyman .... New York..... 18 Sylvania..... Racine..... Wm. Nelson..... Beach, Horace,...... 99 Union. Merchant ..... New York..... Prairie du Chien..... Crawford ..... Mrs. Hough..... Beach, Wood R ..... Miner ..... Union. Virginia..... 22 Beetown ..... Grant. ...... Mrs. Wilson..... Belden. Philo ..... Union. Farmer..... Connecticut,.... 26 Rochester.... Racine..... Capital House..... Bingham, J. M..... Union. Lawyer,..... New York..... 9 Palmyra. ..... Jefferson...... Mrs. Thorne..... Union. Blackman, W. W..... Physician ..... New York..... Stoughton..... Dane..... 16 Thomas Hood ...... Bliss, Albert ..... Union. Farmer. ..... Vermont..... 16 Reedstown..... Vernon ...... Mr. Wilson..... Union. Bonniwell, Wm. T. Jr Farmer..... New York..... 25 Cedarburg..... Ozaukee..... Dr. Chittenden..... Bostwick, Perry...... 40 Farmer..... Pennsylvania,.... 27 Beloit..... Rock.... Mrs. Doty..... Boutin, Nelson..... Union. Fisherman,.... Canada East..... 12 Kewaunee..... Kewaunee.... Wm. Pyncheon .... Burbank, Jerome ...... Dem. Physician ..... Pennsylvania,..... 18 Brodhead..... Green. ...... Mrs. Doty,.... Burton, S. S..... Union. Lawyer ..... Vermont,.... La Crosse..... 7 La Crosse..... Mrs. Hayes ..... Carpenter, Joel R ..... Union. Lawyer ..... New York..... Oconomowoc..... Waukesha.... Mrs. Seymour ..... Union. Caswell, N. B..... Merchant ..... New York..... 8 Milwaukee ..... Milwaukee ... Thomas Hood..... Clark, Lyman..... Union. Merchant ..... New York..... 21 Kildare..... Juneau... ..... Dr. Chittenden..... Union. Cochran, Robert..... Miller.... New York..... Westfield..... 18 Marquette ..... Dr. Chittenden ...... Cole, Samuel ..... Dem. Mechanic ..... Canada East..... Gratiot..... La Fayette.... City Hotel..... Union. Costigan, William..... Farmer..... Ireland..... 19 Marcy.... Waukesha.... Kinney's Hotel..... Daily, John G ..... Dem. Druggist..... Canada East..... 50 17 Hustisford..... Dodge. ..... Mrs. Thorne..... Dunn, Tarleton..... Dem. Farmer ..... Illinois,..... 31 26 Elk Grove..... La Fayette.... Mrs. Gleason..... Earle, Thomas ..... Dem. Farmer..... Scotland,.... Fulton..... Rock... ...... W. J. Park..... Elwell, J. S..... Union 80 Editor.... Ohio...... 25 Hudson...... St. Croix ..... American House,....

Milwaukee ..... Milwaukee .... Kinney's Hotel ...... Dem. Thomas Hood ..... Green Lake ... Berlin ..... Milwaukee .... Rheinscher Hoff..... Dem. Franklin..... Wm. Pyncheon..... Union: Manitowoc, ... Eaton..... Thomas Hood..... Union. Fond du Lac... Fond du Lac..... Fond du Lac., C. Alusworth.... Dem. Taycheedah..... Mrs. Doty..... Union. Walworth ..... Whitewater..... A. Parker.... Union. Dodge. ..... Lowell..... Frank Smitz'.... Dem. Watertown ..... Jefferson..... Rhelmscher Hoff..... Dem. Washington ... Station P. O ..... Thomas Hood..... Union. Milwaukee .... Milwankee ..... Mr. Atwell ..... Union. Winnebago .... Menasha..... S. Varnell..... Union. Walworth ..... Darlen .... American House ..... Union. Black River Falls .... Jackson. ..... Dodge. ..... Mrs. Thorne..... Dem. Juneau..... Mrs. Thorne..... Dem. Milwaukee..... Milwaukee .... Mrs. Thorne..... Dem. Outagamie ..... Appleton ..... Mr. Kittridge..... Union. Avoca. ..... Iowa ..... Union. Mrs. Wilson..... Mineral Point...... Iowa ..... Mr. Atwell..... Union. Onlon River..... Sheboygan .... Rheinscher Hoff..... Dem. Washington ... Wayne ...... Fond du Lac. Dr. Hubbard..... Union. Wanpun, ..... Kinney's Hotel..... Dem. Milwankee ..... Milwaukee .... Mrs. Čarman..... Union. Dane ..... Oregon ....... Kinney's Hotel..... Dem. Calumet. .... Stockbridge ..... Wm. Pyncheon ..... Union. Columbia, .... Otsego:..... II. Drew ..... Union. Dane ..... Door Creek ..... Union. Mrs. Lymnn...... Shawano ..... Shawano..... Mrs. Wyman ..... Union. Milwaukee ... Milwaukee..... Union. Mrs. Hayes..... Racine..... Racine..... Mrs. Wilson.... Union. Vernon..... Springville..... Union. Thomas Hood ...... Waupaca..... Iola..... American House ..... Union. Portage..... Stevens' Point..... Union. Chippewa ..... Mrs. Lathrop..... Chippewa Falls ..... Mrs. Thorne ...... Union. Jefferson..... Hebron..... Mrs. Hayes..... Union. Monroe..... Sparta.... Capital House ..... Union. Janesville..... Rock ..... Rheinscher Hoff..... Dem. Marathon..... Wansau..... Mrs. Wilson..... Union. Grant..... Platteville .....

# STATISTICAL LIST OF THE ASSEMBLY FOR 1864.—continued.

NAME.	Occupation.	Place of Nativity.	Age.	Y'rs in State.	POST OFFICE	ADDRESS.	Daniel Di	L
			4	St	Name of Post Office.	County.	Boarding Place.	Politi
Smith, Daniel, Smith, Geo. B	Farmer. Farmer. Miner, Farmer. Editor. Farmer Lawyer.	Vermont New York. Massachusetts, Vermont, Germany. New York, New York, Connecticut, New York Germany, Pennsylvania Massachusetts Connecticut, New Humpshire Vermont, Ireland New York	36 99 55 42 11 46 40 53 93 15 10 0 42 45 53 45 50 55 28 45 53 28 58 55 2	23 6 22 16 15 16	Portage. Richland Center Granville Wautoma Junesville Spring Green Byron Adell Sheboygan Falls Mount Horeb Milwaukee	Columbia. Walworth. Winnebago Dane Washington. Washington. Walwesha. Jefferson Walworth. Dane. Walworth. Dane. Sauk Fond du Lac. Racine. Grant. Manitowoc. Sauk Manitowoc. Racine. Grant. Miltowoc. Wanshara. Richland. Mil waukee. Waushara. Rock. Sauk Fond du Lac. Sauk Fond du Lac. Sheboygan. Sheboygan. Dane. Milwaukee.	Mrs. Hough. A. C. Davis Wm. T. Leitch. Rheinscher Hoff. Mr. Atwell Mrs. Thorne. J. B. Norton. Home Rheinscher Hoff. Wm. Pyncheon. Mrs. Wilson. H. Drew. Wm. Nelson. Mrs. Horne. American House. H. M. Lewis. Mrs. Wilson. Kinney's Hotel. Thomas Hood. Capital House. Mrs. Dr. Wilson Dr. Hubbard. Rheinscher Hoff. Capital House. Mrs. Chapin. John Fagg.	Union Dem.

# STATISTICAL LIST OF THE OFFICERS OF THE ASSEMBLY OF 1864.

i		. 1	Disease Nontheless	e.	te ir	POST OFFIC	e Address.	Boarding Place.
NAME.	Office.	Occupation.	Place Salivity.	Ag	Sta	Name of P. O.	County.	
ohn S. Dean	Chief Clerk  Asst, Clerk  Book Keeper  Enrolling Clerk  Engrossing Clerk  Transcribing Clerk  Transcribing Clerk  Serg't-at-Arms  1st Asst, Ser't-at-Arms  2d  G  T  T  T  T  T  T  T  T  T  T  T  T	Clerk	Place Nativity.  Massachusetts Maine New York. New York Vermont Massachusetts Pennsylvania New York Vermont New York Vermont. New York New Hanapshire New York New York New York New York New York Norway New York Norway Norway New York	87 42 23 30 22 41 41 25 48 54 29 87 21 22 48 49 49 49 49 49 41 49 49 49 49 49 49 49 49 49 49 49 49 49	$\begin{array}{c c} \mathbf{x}_1 & \mathbf{x}_2 & \mathbf{x}_3 \\ \mathbf{x}_1 & \mathbf{x}_2 & \mathbf{x}_3 \\ \mathbf{x}_2 & \mathbf{x}_3 & \mathbf{x}_4 \\ \mathbf{x}_3 & \mathbf{x}_4 & \mathbf{x}_5 \\ \mathbf{x}_4 & \mathbf{x}_5 & \mathbf{x}_5 \\ \mathbf{x}_5 & x$	Name of P. O.  Madison. Prairie du Sac. Milwaukee. Janesville. Geneva. Highland Janesville. Golden Lake. Ogden. Waukesha Dakota. Whitesville Friendship. Fond du Lac. Oshkosh. Oconomowoc Lovell Lowell Stoughton. Milton.	County.  Dane	Home. J. B. Norton. Mrs. Gennett. Mrs. Gennett. Mrs. Doty. E. W. Keyes. Mr. Kittridge. A. C. Davis. S. L. Sheldon. Mrs. Stevens. Mrs. Carman. Charles Redliel Mr. Garner. Mrs. Hough. J. S. Chapin. Mr. Stoner. Ole Thompson. Chas. Redfield J. A. Johnson. Charles Redfiel
Robert Axon.  1. McGarthy.  Adam C. Waltz.  James E. Dean  Arthur Tilden  Moses Flesh.  Patrick McKunna.  Robert Airis.  Louis Sholes  Marion M. Young.  Wm. P. Beach,  Linus S. Webb.	Fireman Speaker's Messenger Ch'f Clerk's Messn'ger Serat-Arms' Mess'. Messenger do do do do do do do	Farmer, Student, Student, Soldier Student, Student, Student, Student, Student, Student,	Ireland. Pennsylvania. Massachusetts. Wisconsin. Germany. Ireland. Scotland. Wisconsin. Wisconsin. New York. Pennsylvania.	47 36 13 13 21 14 13 14 9 10 13	18 12 9 13 13 13 11 14 9 6 10	Rockbridge Baraboo. Madison Hartford. Madison. Janesville Milwaukee. Glen Haven. Prairie du Chien Wautoma Madison.	Richland, Sauk,	Mr. Shiely. Charles Redfiel Home. S. L. Sheldon. Home. W. J. Park. S. L. Sheldon. L. Taylor. Mrs. Hough. Thomas Hood.

OFFICERS

OF THE

ASSEMBLY.

91

# STANDING COMMITTEES OF THE ASSEMBLY.

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

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. R. 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 Thorn-

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.

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 Engressed 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 at ten o'clock A. M., unless a different hour be prescribed by resolution.

Quorum.

2. A majority of all the members elected to the Assembly 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 compel the attendance of absent members.

Leave of absence.

No member or officer of the Assembly, unless from 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 by sickness at the seat of government.

Contest'ts for seats.

Contestants for seats shall have the privileges of the 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.

Who may be admitted to the floor.

Persons of the following classes, and no others, shall be admitted to the floor of the House during the sessions thereof, viz.: The Governor and Lieutenant Governor; 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 as the Speaker may invite.

Dist'rb'nce in lobby.

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.

Reading newspap's and smoking prohib-

No member or officer of the Assembly shall be permitted to read newspapers within the bar of the House while the Assembly is in session; nor shall any person be permitted to smoke in the Assembly room at any time.

#### OF THE OFFICERS.

Duties of Speaker.

The Assembly shall elect, viva voce, one of its members as presiding officer, who shall be styled Speaker of THE ASSEMBLY, and he shall hold his office during one session.

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

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.

10. The Speaker shall preserve order and decorum; may speak to points of order in preference to others, rising from his seat for that purpose; and he shall decide the Speaker subject to an appeal to the Assemer subject bly by any member, on which appeal no member shall speak 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 such substitution shall not extend beyond an adjournment. called to
 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.

13. The Speaker shall vote on a call of the yeas and When 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-

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.

Appointees of the Chief Clerk

15. 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.

Chief Clerk 16. The Chief Clerk and his Engrossing Clerks, in all may correct proper cases, shall correct any mere clerical error in any certain er Assembly bill, memorial, or resolution, such as errors in orthography.

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 insent 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., 17. All acts, addresses and resolutions, shall be signed to be sign-by the Speaker, and all writs, warrants and subpœnas ised by sued by order of the Assembly, shall be under his hand

and Clerk, and seal, and attested by the Clerk.

Duties of Sergeantat- Arms18. A SERCEANT-AN-ARMS shall be elected at the commencement 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 A. 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:

```
1st. —On Judiciary.
2d. —On State Affairs.
3d. —On Federal Relations.
 4th. -On Militia.
 5th. -On Ways and Means.
 6th. -On Banks and Banking.
 7th. -On Incorporations.
 8th. -On Railreads.
 9th. -On Internal Improvements.
10th. -On State Prison.
11th. -On Charitable and Benevolent Institutions.
12th. -On Medical Societies and Medical Colleges.
13th. -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.
16th.—On Education.
15th.—On Education.
15th.—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 Comtees, and shall be constituted as follows:

mittees.

1. On Claims. \*--- Five from Assembly; two from Senate. On Public Printing 3.—Thee from Assembly; two from Senate.
 On Leval Legislation. \*.—Three from Assembly; two from Senate.

Select or Special Committees may be raised on motion 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 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 memorial, shall recite at length, in their report, the title of to be resuch 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.

any time.

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.

Whenever an Assembly bill, which is fairly written, 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 Report on enrolled any bill as correctly enrolled that has any words interlined bills. therein, or when any words have been erased therefrom.

It shall be in order for the Committee on Enrolled Committee on enrolled Bills to report at any time, except when questions are bebills may ing taken, or a call of the House is being had. report at 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 No substitute requir-different subject, or is intended to accomplish a different ing differe't purpose than that of the original bill for which it is retitle to be ported, or which if adopted and passed, would require a reported. 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 vio-

# JOURNAL AND ORDER OF BUSINESS.

lation of this rule. And this rule shall not be suspended without the unanimous consent of the Assembly.

The journal of each day's proceedings shall be The journal 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. ber 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 correct the journal, the order of business shall be as follows:
  - Letters, petitions, memorials, accounts, remonstrances and accompanying documents, may be presented and referred.

2. Resolutions may be offered.
3. Resolutions may be considered.
4. 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.

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, ETC.

33. Petitions, memorials, communications, and other Petitions, 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 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.

or committee offering the same.

36. 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 until twice 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, 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

The second and third reading of all bills approprithird read ating money, shall be at length, and a suspension of this ing of cer. 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.

Bills committed to committees and reported back by 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.

Bills to be tee of the Whole.

44. 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 Assem-

#### HOW BUSINESS CONDUCTED.

Addressing

45. When any member is about to speak in debate, or the Speak'r deliver any matter to the Assembly, he shall arise from his seat and respectfully address the chair thus; "Mr. Speaker," and shall confine himself to the question under debate, and avoid personality.

Speaker to floor.

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

der while speaking.

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 have been determined whether he is in order or not; and 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 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 Order while putting a question, no member shall cross the floor, or the Speak'r 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.

> 50. When a question is under debate, no motion shall

Motions in order dur- be received, except ing debate.

1. -To adjourn ; 2. -To lay on the table;

3. - For the previous question; 4. - To postpone to a day certain;

To commit to a standing committee; 6. -To commit to a select committee :

7. -To amend; To postpone indefinitely;

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

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

to indefinitely postpone.

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 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, Motions not 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, 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: "Those Questions. 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 noes, 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 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 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

the pleasure of the Assembly.

61. In filling blanks, the largest sum and longest time Filling 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 remain by table.

No member or other person shall visit or remain by the Clerk's the clerk's table while the year and nays are being called.

CALL OF THE HOUSE.

Call of the House.

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

Manner of ordering a call of the House.

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

Doors to be closed.

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.

Absentees to be

The Clerk shall immediately call the roll of members, 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 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.

under a call.

While the Assembly is under a call, no business 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.

When call

Upon the Sergeant-at-Arms making a report showisatan 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. 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 of the previous fifteen members to second the of the premotion for the previous question, those in favor of sustion, 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 amend-

ments, and then upon the main question.

74 When, on taking the previous question, the Assem-Main questly shall decide that the main question shall not now be tion not orput, the main question shall remain as the question before the House, in the same stage of proceedings, as before the

previous question was moved.

75. On motion for the previous question, and prior to Call of the the ordering of the main question, one call of the House Housein 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 Speak-

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 otherwise 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 line, and so reported to the Assembly. Mere clerical errors in the bill may be corrected by the chairman or clerk, corrected, without treating the same as amendments.

Recommit-

ment pre-

Amendm'ts All amendments made to a memorial or report to memori-committed to the Committee of the Whole shall be noted and reported as in the case of bills. ports.

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

The chairman of the Committee of the Whole shall 80. Chairmanof have the same power to preserve order and decorum as preserve or- the Speaker of the Assembly.

81. After the business upon which the Assembly resolved 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 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 billand resolution ordered to be engrossed 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 amendment on 8d amendment, except to fill blanks, shall be received, exreading. cept by the unanimous consent of the members present.

A bill or a resolution may be recommitted at any 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.

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 bills. 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 Sonto 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 althorize any member to move an adjournment while anoth-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.

91. 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

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.

By whom sent.

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

Rejected bills and resolutions.

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 bills.

Reports.

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

Order requesting

# OF JOINT COMMITTEES.

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

On Claims. \*—Three from Senate; five from Assembly.

On Public Printing, S—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 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 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.

<sup>\*</sup>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.

#### COMMITTEE OF CONFERENCE.

11. In all cases of disagreement between the Senate and Committees Assembly, if either House shall request a conference, and ences shall appoint 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.

Adherence to disagreement fatal.

### 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 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 Examinat'n by the committees of the two Houses on Enrolled Bills, action 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

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

Signining . of bills.

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

Presentat'n of bills to the Gover-

After a bill shall have been thus signed in each House, it shall be presented by the Committees on Enrolled 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

20. All orders, resolutions and votes which are to be to take the presented to the Governor for his approval, shall, also, in same course 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.

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

All papers claiming preserved.

All petitions, claims, bills, accounts or demands asking for an appropriation of money, shall be preserved money to be by the committee to whom the same may be referred; and 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. 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.

Resolutions appropria'g money.

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

### JOINT CONVENTION, ETC.

Joint

Whenever there shall be a joint convention of the 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 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 Wednes-

day 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 record 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 Sorgeant-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

The Clerk announces each 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 cents for each day's attenuance during the session, and ten cents for every fine he shall travel in going to and returning from the place of the meeting of the Legislature, on the most usual route."—Con., 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, two dollars and fifty cents in addition to his per diem as a member 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.

Sec. 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, not 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 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 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 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 to nduct 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 pre-

sented, 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. 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. 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.

 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 subpoenas 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 Sergeant-at-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., 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 Chap-

ter 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: if 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. Proceed-

in the exact order in which they are placed upon the me. 110 ings 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 recommmendations 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 Committees 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 com-

mittee.

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 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 order is bill No. —, A., entitled —.)

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 amend-

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 "Is the committee ready for the question?"

"GENTLEMEN:—Those who are of opinion that this committee do now [rise and report,] 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., en--, and have instructed me to report the same 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 bills contained therein, with sundry amendments and recommendations, as follows, 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 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:

- moves that the amendment of the gentleman from 7 "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 Ave; 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 .

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.

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 recommend that it do pass "or
"and recommend that it do pass;" 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 —; "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

cording to the exigency or mandate of said writ or su "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:
- "It appearing that a writ of subpoena directed to -- commanding him to personally 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 Schate 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 said committee, to testify and give evidence upon the matter of inquiry before said committee, has been issued, and that the said writ of subpona was duly, personally on the — day — A. D. 18—, and returned as proserved upon the said — 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 chairman of said joint committee, that the said — has failed or neglected to appear before the said committee, in obedience to the mandate of said subpona: 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 Assamble case. You are nerely 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 subpoena. Hereof fail not. "Given at the Assembly Chamber, in the city of Madison aforesaid, this —— day

" Speaker of the Assembly.

" Chief Clerk of the Assembly."

To which the return, in ordinary cases, would be:

"By virtue of the within process, I did, on the —— day of ——, 18—, arrest dy of ——, and took him before the committee within named, and the said -. 18-, arrest the 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

"Resolved, That the neglect or failure of \_\_\_\_\_\_\_ to appear before the joint investigating committee, composed of Messrs. \_\_\_\_\_\_ of the Senate, and \_\_\_\_\_\_ of the Assembly, in compliance with the mandate of the writ of subpoena 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 subpoena 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 are now in writing 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

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 proper to be taken in the premises."

#### QUORUMS.

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. S.

To do any business except to adjourn from day to day, and compel the attendance of absent members .- 51.

" A majority."-Cons., Art. IV., 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.] - Gent., 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-sixth, 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.		No. Present.	One-sixth.	Two-thirds.	Majority.
51 52	9	34	26 27	64	11	43	38	77 78	13	52	39 40	90 91	15 16	60 61	46 46
52 53	9	35 36	27	65 66	11	44	33 34	79	13 14	52 53	40	92	16	62	47
54	9	36	28	67	12	45	34	80	14	54	41	93	16	62	47
55	10	37	28	68	12	46	35	81	14	54	41	94	16	63	48
56	10	38	29	69	12	46	35	82	14	55	42	95	16	64	48
57	10	38	29	70	12	47	36	83	14	56	42	96	16	64	49
58	10	39	30	71	12	43	35	84	14	56	43	97	17	65	49
59	10	40	30	72	12	48	37	85	15	57	48	98	17	66	50 50
60	10	40	31	73	13	49	37	86	15	58 58	44	99 100	17 17	67	51
61	11	41	31	74	13	50	38	87	15	59	45	100	1,	1000	1
62	11	42	32	75 76	13	59	33	88	15	60	45		***		:::
63	111	142	. 32	79	13	1 51	39	11 99	. 10	. 00	. 40			• •••	• •••

# SENATE DISTRICTS, WITH THE NAMES OF SENATORS SINCE THE APPORTIONMENT OF 1861.

No	• DISTRICTS.	1862.	1863.	1864.
1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	towns of Milwaukee and Granville, in the County of Milwaukee, The 3d, 4th, 5th and 5th wards of the city of Milwaukee, and the towns of Wauwatosa, Greenfield, Lake, Oak Creek and Franklin, in the County of Milwaukee, Racine County, Kenosha County.	Edward Hicks, Hugh Cunning, F. O. Thorp, Chas. Quentin, Edward Keogh, Wm, L. Utley, H. S. Thorp,	Edward Hicks, J. R. Bohan, F. O. Thorp, Wm. K. Wilson, Edward Keogh, T. D. Morris, H. S. Thorp,	Hugh P. Reynolds. T. D. Morris. Anthony Van Wyck
10 11	Waukesha County	J. S. Kingston, Geo. C. Pratt,	A. M. Kimbáll, Geo. C. Pratt,	A. M. Kimball, William Blair.  W. H. Chandler.
12 13 14 15 16	Walvorth County, La Fayette County, Sauk County, Lowa County,	Wyman Spooner, Samuel Cole, S. S. Wilkinson, L. W. Joiner,	Wyman Spooner, Jas. II. Earnest, S. S. Wilkinson, Geo. L. Frost,	N. M. Littlejohn. James H. Earnest. Smith S. Wilkinson. Geo. L. Frost.
17	Rock County, The towns of Fox Lake, Chester, Westford, Beaver Dam, Burnett, Calamus, Oak Grove, Elba, Clyman, Lowell, Portland, Shields, Emmet, the city of Beaver Dam, the 5th and 6th wards of the city of Waterleve.		Milas K. Young, W. A. Lawrence,	Milas K. Young. W. A. Lawrence.
19 20 21		G. W. Mitchell.	Joel Rich,	W. E. Smith. Joseph Vilas, Jr. Geo. F. Wheeler. J. B. Hamilton.

U.
4
2
P
Ξ
7
SI
Ŀ
2
$\mathbf{c}$
۲
·

22 23 24 25	The Counties of Outagamie, Shawanaw, Oconto and Door,  Jefferson County,  Green County,  Columbia County,  Columbia County,  None Marie Black Furth Borry Blue	E. A. West, G. W. Hazleton	Thos. R. Hudd J. D. Clapp E. A. West J. Bowman	Walter S. Wescott.
26 27 28 29 30 31 32 83	The towns of Dane, Roxbury, Mazo Malle, Black Montrose, Primrose, Mounds Springdale, Verona, Fitchburg, Oregon, Montrose, Primrose,	B. F. Hopkins, E. L. Browne, H. L. Humphrey, Chas. S. Kelsey, N. S. Cate, Edwin Flint, M. D. Bartlett	H. L. Humphrey Chas. S. Kelsey, W. S. Purdy	Austin H. Young. Chas. S. Kelsey. Wm. Ketcham. Angus Cameron. Carl C. Pope.

[9'MANUAL.]

# ASSEMBLY DISTRICTS,

# WITH NAMES OF MEMBERS SINCE THE APPORTIONMENT OF 1861.

Districts.	1862.	1863,	1864.
Adams County Brown County			
Columbia County—	wm. F. Watrous	J. Robison	Thos. McLean.
1stTowns of Newport, Lewiston, Caledonia, Pacific, Dekoralı, Lodi, West Point, and the city of Portage	Tono Dominion	A. J. Turner	A. J. Turner
Tampagn, Transpagn	Www. Dutabas	0.50	
vale and Courtland.  Crawford County.:  Dane County.:  Dane County.:	ID D C1		*Nabatiko moneyatan
1st Towns of Albion Dunkirk Rutland Dunn Pleasant Spring Christians			
2d. Towns of Deerfield Mading Verk Printed Sun Dushie Deek William	B. F. Adams	C. R. Head	W. W. Blackman.
Rd. Towns of Dane Royleys Magazania Block Heath Towns of	W. H. Chandler	W. II. Miller	W. H. Miller.
4th Towns of Blue Mounds, Springdala, Vorona, Establiana Orona, Martin	A. S. Sarborn	A. S. Sanborn	A. S. Sanborn.
Primrose, and Perry	N. M. Matts Edward Jussen	George Wright George Hyer	George Wright. Geo. B. Smith.
1st Towns of Fox Lake, Westford, Calamus, Elba, and Portland			
3dTowns of Emmet, Clyman, Oak Grove Ruynett, Cheeter, and the 5th and	J. F. McCullom		
4th Towns of Le Roy. Lomina. Theresa. Williamstown, and However.			
5thTowns of Hubbard, Hustisford, Rubicon, Ashippun, and Lebanon Lau Claire, Dunn and Chippewa Counties			

Fond du Lac County—	Í	1	- Sec. 1
	la n m	W St	Wm Stam
Pro COS	C. I. Ixttiminontiti	win. Starr	Will. Stall.
2dTowns of Lamartine, Springvale, Alto, and Waupun, and the north ward o	W W Totalian	E M Whatler	Innes McElroy
2dTowns of Lamartine, Springvale, Alto, and Waupun, and the north ward of the village of Waupun	W. W. Hatcher	F H Calloway	E H Galloway
4th Towns of Calumet, Marshfield, Taychedah, Empire, and Forest	If C Hamilton	Echart Foster	Edgar Wilcox
4thTowns of Calumet, Marshfield, Taychedan, Empire, and Forest 5thTowns of Osceola, Eden, Byron, Oakfield, Ashland, and Auburn	ii. C. Hammeon	Egocit I macini mini	
Grant County— 1st Towns of Hazel Green, Smeltzor, and Platteville	Wm Brandon	I H Rountree	Hanner Robbins.
1st Towns of Hazel Green, Smeltzor, and Platteville 2d Towns of Jamestown, Paris, Harrison, Potosi, and Waterloo	Allan Taylor	J F Channan	Allen Taylor.
2d Towns of Jamestown, Paris, Harrison, Potosi, and Waterloo 3d Towns of Lancaster, Ellenboro, Linus, Clifton, Liberty, and Wingville	Locard T Mills	J. Allen Barber	J. Allen Barber.
3dTowns of Lancaster, Ellenboro, Lina, Chiton, Liberty, and Market Barrella	ooselm r. mins	D. Miller Burner	NA SAMSASANASASANA
4thTowns of Blue River, Muscoda, Watertown, Hickory Grove, Boscobel Marion, Fernimore, and Millville	Wm W Field	Wm. W. Field	Wm, W. Field.
Marion, Fennimore, and Millylle	I III. II. III.		
SthTowns of Cassville, Bectown, Glen Haven, Tafton, Little Grant, Wyalu sing, and Patch Grove	Samuel Newick	Robert Glenn	Wood, R. Beach.
sing, and Patch Grove	1		(
Green County- 1stTowns of Decatur, Mt. Pleasant, Washington, Adams, York, New Glarus	,		
		W. S. Wescott	W. W. McLaughlin
		Ezra Wescott	F. B. Rolph.
Jordan	Arch. Nichols	S. W. Smith	James Field.
1st Towns of Highland, Dodgeville, Ridgeway, Arena, Wyoming, and Clyde.	Robert Wilson	D. McFarland	W. S. Lincoln.
2dThe City of Mineral Point, and the towns of Mineral Point, Millin, Linden	,		Parameter Fitter
Warwick, and Moscow.	. John H. Vivian	John H. Vivian	Calain D. Laboure
2dThe City of Mineral Point, and the towns of Mineral Point, Million, Linden Warwick, and Moscow	. Carl C. Pope	Carl C. Pope	Calvin R. Johnson.
Jefferson County—			
1stTowns of Ixonia and Watertown, and the 1st, 2d, 3d, 4th, and 7th wards of	11	Emil Rothe	Polyort Hoss
the City of Watertown	Walter C Charm	N S Green	A. B. Smith.
the City of Watertown. 2d Towns of Milford, Waterloo, Lake Mills, Oakland, and Aztalan	W W Dand	I. R. Caswell	Joseph Powers.
2dTowns of Milord, waterioo, Lake Mills, Okkiand, and Azzarda, 3dTowns of Hebron, Jefferson, Sumner. Koshkonong, and Cold Spring	I B Crosby	1 M Bineham	J. M. Bingham.
Juneau County	D R W Williams	J. B. Frazell	Lymon Clark.
Juneau County	G W Elliott	Mathias Simon	Nelson Boutin.
Kewaunec County	Reuben L. Bassett	Benj. T. Hatch	A. C. Barry.
Kenosha County La Crosse County	T. B. Stoddard	Enos M. Phillips	Sam'l S. Burton.
La Crossé County		1	
La Fayette County— 1st Towns of White Oak Springs, Shullsburg, New Diggings, Burton, Elk Grove		100 100 0 000000000	
Belmont, and Kendall	C. B. Jennings	Joseph White	. Tarleton Dunn.
Delinoity, and Alcham.			
•			

# Assembly Districts-continued.

DISTRICTS.	1862.	1863.	1864.
La Fluyette County—continued. 2dTowns of Wayne, Gratiot, Monticello, Centre, Wiota, Argyle, Fayette, and	1		
Willow Springs  La Pointe, Ashkand, Douglass, Polk, Burnett, and Dallas Counties  Manitowoc County—  1stTowns of Centerville, Meme, Schleserig, Eaton, Buchanan, Newton, and	Geo. R. Stuntz	Henry D. Barron	Henry D. Barron.
2dTowns of Manitowoc Rapids, Cato, Maple Grove, Franklin, Kossuth, and	S. Rounsville		
Gibson, and Rowley	E. K. Rand	E. K. Rand	David Smoke.
Milwaukee County— 1stThe 1st and 7th wayde of the city of Milwaukee	H. S. Thomas	H. S. Thomas	Robert Cochran.
2dThe 2d ward of the city of Milwaukce.  8dThe 3d ward of the city of Milwaukce.  4thThe 4th ward of the city of Milwaukce.  5thThe 5th ward of the city of Milwaukce.  6thThe 5th and 9th wards of the city of Milwaukce.  7thThe towns of Milwaukce and Granville.	George Abert	Geo. Abert	David Knab.
8th Wauwatosa and Greenfield	D. T. C.	John Hanranan	James Watts.
Monroe County	Jos. M. Morrow	W. W. Jackson	Anthony Frey. C. E. Rice.
Outagamic County.  Ozaukee County.  Racine County.  Racine County.	MIIIO Coles	Byron Douglass	George Kreiss.
1st the city of Racine	Calvin II. Upham	Horatio T. Taylor	Geo. C. Northrop.
Sd Towns of Burlington, Dover, Rochester, Waterford, Norway, and Raymond Richland County	L. D. Gage	Jno. Walworth	Philo Belden. Jno. Walworth.

Rock County—   1stTowns of Center, Janesville, Magnolia, Porter, and Union	Jacob Fowle	Guy Wheeler. Perry Bostwick. Ham'l Richardson. Jerome Burbank.
	11 Wil-	Alenga Wilcon
Sumpton Marriage Prairie du Sac. Troy, and Spring Green	Alonzo Wilcox	Alonzo wilcox.
2d Towns of New Buffalo, Delona, Winfield, Marston, Woodland, Ironton, Reedsburg, Excelsior, Baraboo, Fairfield, Greenfield, and Freedom	A. W. Starks	A. W. Starks.
Shahayaan Cauntar		· ·
The attention of Shehowan and the towns of Shehowan Moselle and Wild	Carl Zillian	Carl Zillier
Son		
Trempealeau, Pepin, and Bullido Countres	A. W. Newman	Payette Atien.
Vernon County . Handary Bourn Wheetland Starling Franklin Harmony	1	
1stTowns of Hamburg, Bergen, Wheatland, Sterling, Franklin, Harmony, Jefferson, Coon, and Christiana	James II. Layne	Wm. II. Officer.
ton, Webster, Liberty, Kickapoo, and Viroqua	D. B. Friest	Aiber Dies.
1stTowns of Sharon, Walworth, Darien, and Delavan	C. II. Sturtevant	. John Jeffers.
4thTowns of Elkhorn, La Fayette, Spring Prairie, Troy, and East Troy Homs Datham	Samoer Pratt	. Lucius Arreir.
Washington County— 1st Towns of Wayne, Hartford, Addison, and Erin	Adam Schantz	. Nicholaus Marx.
3dTowns of Farmington, Trenton, Jackson, and Germantown	Martin Schottler	Martin Schottler.
Waukesha County-	Silas Richardson	William Costigan.
Waupacca County	A. A. CBOOTH	

# Assembly Districts—concluded.

Districts.	1862.	1863.	1864.
1stThe city of Oshkosh and towns of Vinland, Oshkosh, and Algonia	W. E. Hanson	W. E. Hanson	Richard C. Russe
3d Towns of Black Wolf, Nekemi, Utica, Nepeuskum, Rushfield, and Omro	D. R. Bean	E. F. Davis	Jeremiah Hunt. George S. Barnu

## CONGRESSIONAL DISTRICTS,

APPORTIONED BY THE LEGISLATURE OF 1801, WITH NAMES OF THE PRESENT MEMBERS.

NO.	DISTRICT.	MEMBERS.
	The Counties of Milwaukee, Wankesha, Walworth, Racine	
2	The Counties of Pools Tofforson, Dane, and Columbia	I. C. Sloan.
3	The Counties of Green, La Fayette, Iowa, Grant, Clawford,	Amasa Cobb.
	The Counties of Ozaukee, Washington, Houge, Fond ou Lac	
	The Counties of Manitowoc, Calumet, Winnebago, Green Lake, Marquette, Waushara, Waupacca, Outagamie, Brown, Ke-	Ezra Wheeler.
6	wanner, Soundies of Bad Ax, La Crosse, Monroe, Juneau, Adams, Portage, Wood, Jackson, Trempealeau, Buffalo, Pepin, Pieros, St. Croix, Duun, Eau Claire, Clark, Marathon, Chippewa, Dallas, Polk, Burnett, Douglass, La Pointe and Ashland,	

# GOVERNORS OF TERRITORY OF WISCONSIN.

BY WHOM AND WHEN APPOINTED.

HENRY DODGEappointed JAMES DUANE DOTYappointed N. P. TALMADGEappointed HENRY DODGEappointed	l by John TylerJi	ne 21st, 1844.
---	-------------------	----------------

# STATE OFFICERS OF WISCONSIN,

FROM ITS ORGANIZATION UNTIL JANUARY 187. 1864.

### GOVERNORS.

NELSON DEWBYLancaster from August NELSON DEWEYLancaster from January 1 LEONARD J. FARWELL Madison from January 1 WM. A. BARSTOW	, 1830, to December 31, 1851, 1852, to December 31, 1853, 1854, to December 31, 1855, 1856, to December 31, 1857, 1858, to December 31, 1869, 1860, to December 31, 1869
ALEX. W. RANDALL Wattesta	, 1862, to April 19, 1862

### LIEUTENANT GOVERNORS.

### SECRETARIES OF STATE.

THOMAS MCHUGHDelavanfrom August 1848, to December 31, 1849
WILLIAM A RAPSTOW Washerd Rugust 1040, to December 31, 1849
WILLIAM A. BARSTOW. Waukeshafrom January 1, 1850, to December 31, 1851
TODA AND DR 1. UNA I Janesmile from January 1 1954 to December 21 Torr
DAVID W. JONES Relmont from January 1, 1887, to December 31, 1889
DAVID W. JONESBelmontfrom January 1, 1856, to December 31, 1857
LOUIS P. HARVEY, Shopiere
JAMES T. LEWISColumbusfrom January 1, 1862, to December 31, 1863
31, 1863

### STATE TREASURERS.

J. C. FAIRCHILD	Madisonfrom August	1848 to December 21 1951
ED. H. JANSSEN	Cedarbura from January I	1859 to Dogombow 21 1955
OHARDES RUEHIN	Manifornoc trom January 1	1856 to December 21 1059
DAMOELD, HASTINGS.	Trempeleast from January 1	1858 to Docombon 91 1050
DILLIONIN D. HINDLINGS.	ATEM Delegat Irom January I	1860 to December 31 7001
bundend b. mastings.	Trempeleau from January 1,	1862, to December 31, 1863

#### ATTORNEYS GENERAL.

TITE OF GENERAL.	
JAMES S. BROWN Milwaukeefrom August 1848, to December 31, 1849	9
D. FARK COUNMilwaukeefrom January 1 1850 to December 31 185	1
EXPER' ESTABROOK. Genevafrom January I, 1852, to December 31, 1855 GEORGE B. SMITH. Madisonfrom January I, 1854, to December 31, 1856	3
WILLIAM R. SMITH Mineral Point from January 1 1856 to December 31 185	7
GABRIEL BUUCK Ushkoshfrom January 1, 1858 to December 31, 1850	O.
JAMES H. HOWE Green Bny from January 1, 1860, to December 21, 1861 JAMES H. HOWE Green Bay from January 1, 1862, to October 7, 1861	2 .
WINFIELD SMITH Milwaukee from October 8, 1862, to December 31, 1863	3

### SUPERINTENDENTS OF PUBLIC INSTRUCTION.

AZEL P. LADD. Shullsburg, from January 1, 1852, to December 31, HIRAM A. WRIGHT Pr. du Chien from January 1, 1854, to December 31,	
HIRAM A. WRIGHT Pr. du Chien from January 1, 1854, to December 31	1852
	1055
A. C. BARRY	1057
LYMAN C. DRAPER Madisonfrom January 1, 1858, to December 31,	1001
JOSIAH L. PICKARD. Plattevillefrom January 1, 1860, to December 31, 1	1999
Togrand I. Floward Recember 31, 1860, to December 31, 1	1861
JOSIAH L. PICKARD. Plattevillefrom January 1, 1862, to December 31,	1863

### BANK COMPTROLLERS.

WM. M. DENNIS JOEL C. SQUIRES	Freen Bayfrom Novem. 20, 1852, to December 31, 1853 Waterfownfrom January 1, 1854, to December 31, 1855 Waterfownfrom January 1, 1856, to December 31, 1857 Mineral Point from January 1, 1858, to December 31, 1859 Kilbourn City from January 1, 1860, to December 31, 1861 Grantes from January 1, 1862, to December 31, 1861	
WM. H. RAMSEY	Ozaukeefrom January 1, 1862, to December 31, 1863	

### STATE PRISON COMMISSIONERS.

JOHN TAYLOR. Waupun. from March 28, 1853, to April 2	3 5 7 9
--	------------------

## LEGISLATIVE OFFICERS.

FROM ORGANIZATION OF THE TERRITORY.

# PRESIDENTS OF THE TERRITORIAL COUNCIL.

## SECRETARIES OF THE TERRITORIAL COUNCIL.

Names. When Edward McSherryOct'br George BeatyNov. George BeatyJune	Elected. 27, 1835 7, 1837 11, 1538 28, 1838	200	Names When. John P. SheldonMarch Ben. C. EastmanDec'br Ben. C. EastmanJan'y Ben. C. EastmanJan'y	Elected. 31, 1843 5, 1843 7, 1845 5, 1846
George Beaty	10, 1841		Thos. McHughOct. Thos. McHughFeb'y	5, 1847 19, 1847 8, 1848

## SERGEANT-AT-ARMS OF THE TERRITORIAL COUNCIL.

		133 IBICICIONIAI	OOONCIL.
Names When William Henry Oct'br Levi Sterling Nov. George W. Harris Juno Stephen N. Ives Nov. Stephen N. Ives Jan'y Miles M. Vineyard. Dec'br Ebenezer Childs Dec'br	Elected. 27, 1836 7, 1837 11, 1838 28, 1838 23, 1839 8, 1840 11, 1841	Names. Charles E. Brown. G. C. S. Vail. Charles H. Larkin. Joseph Brisbois. John Bewans. Edward P. Lockhart. Edward P. Lockhart.	Dec'br 7, 1842 Dec'br 5, 1843 Jan'y 7, 1845 Jan'y 6, 1846 Jan'y 5, 1847 Oct'br 19, 1847

### CHIEF CLERKS OF THE SENATE.

	 Or THE CHILD	•
Names When William R. Smith. Jan'y William R. Smith. Jan'y William Hull Jan'y John K. Williams Jan'y John K. Williams Jan'y Samuel G. Bugh. Jan'y Samuel G. Bugh. Jan'y Samuel G. Bugh. Jan'y Wm. H. Brisbane. Jan'y	Names. J. L. V. Thomas. Hiram Bowen. J. H. Warren.	When ElectedJan'y 14, 1858Jan'y 13, 1859Jan'y 11, 1860Jan'y 9, 1861Jan'y 8, 1862Jan'y 8, 1862Sept. 10, 1862Jan'y 14, 1863

### SERGEANT-AT-ARMS OF THE SENATE.

Names. When F. W. Shollner. Jan'y James Hanrahan Jan'y E. D. Masters. Jan'y Patrick Cosgrove. Jan'y Patrick Hood. Jan'y J. M. Sherwood. Jan'y W. H. Gleason. Jan'y Usenh Baker. Jan'y	9, 1849 10, 1850 8, 1851 14, 1852 12, 1853 11, 1854 11, 1855	Names.         When Elected.           N. L. Stout.         Jan'y 14, 1858           Asa Kinney.         Jan'y 13, 1859           Asa Kinney.         Jan'y 21, 1860           J. A. Hadley.         Jan'y 9, 1861           J. A. Hadley.         May 15, 1861           B. U. Caswell.         Jan'y 8, 1862           B. U. Caswell.         Sept. 10, 1862
W. H. GleasonJan'y  Joseph BakerJan'y  Alanson FilerJan'y		B. U. Caswell

## SPEAKERS OF THE ASSEMBLY.

### TERRITORY.

	TERRET	TORY.		
Names. Date of Peter Hill Angle. Oct. Isaac Liffler. Nov. John W. Blackstone. Nov. Lucius I. Barber. Jan. E. V. Whiton. Dec. Nelson Dewey. Aug. David Newland. Dec.	26, 1836 10, 1837 29, 1838 23, 1839 5, 1839 4, 1840	David Newland	Jan. 7, 1845 Jan. 5, 1846 Jan. 5, 1847	

	STA	TE.	
N. E. Whitesides June Harrison C. Hobart Jan. Moses M. Strong Jan. Frederick W. Horn Jan. J. McShafter Jan. Henry L. Palmer Jan. Frederick W. Horn Jan. Charles C. Sholes Jan. William Hull Jan. Wyman Species Jan.	6, 1848 11, 1849 9, 1850 9, 1851 15, 1852 13, 1853 12, 1854 16, 1855 16, 1855 15, 1857	Fred. S. Lovell         Jan           Wm. P. Lyon         Jan           Wm. P. Lyon         Jan           Amasa Cobb         Jan           Amasa Cobb         May           J. W. Beardsley         Jan           Henry L. Palmer         Sep           J. Allen Barber         Jan           Wm. W. Field         Jan	13, 1858 12, 1859 11, 1860 9, 1861 15, 1861 9, 1862 10, 1862 14, 1863 14, 1864

### CHIEF CLERKS OF THE ASSEMBLY.

#### TERRITORY.

Names.         Date of           Warren Lewis.         Oct.           John Catlin.         Nov.           John Catlin.         Nov.           John Catlin.         Jan.           John Catlin.         Dec.           John Catlin.         Aug.           John Catlin.         Dec.	26, 1856 8, 1837 29, 1838 22, 1839 3, 1839 4, 1840	Names.         Date of John Catlin.         Dec. John Catlin.         Jan. La Fayette Kellog.         Jan. La Fayette Kellog.         Jan. La Fayette Kellog.         Jan. La Fayette Kellog.         Feb.	Election. 11, 1841 7, 1842 5, 1843 8, 1845 6, 1846 5, 1847 8, 1848
	STA		01.00000000
Thomas McHughJan. David AtwoodJan. James ArmstrongJan.	12, 1854 10, 1855 10, 1856	L. H. D. Crane	12, 1859 11, 1860 9, 1861

## SERGEANTS-AT-ARMS OF THE ASSEMBLY.

#### TERRITORY. Date of Election. Names. Date of Election. Names. Thomas J. Moorman....Dec. 11, 1841 Wm. S. Anderson....Dec. 7, 1842 J. W. Trowbridge.....Dec. 5, 1843 26, 1836 8, 1837 Jesse M. Harrison.....Oct. William Morgan.....Nov. Wm. S. Anderson. Dec. J. W. Trowbridge. Dec. Chauncey Davis. Jan. 29, 1838 23, 1839 3, 1839 Thomas Morgan.....Nov. 8, 1845 6, 1846 Thomas, J. Moorman ..... Jan. David Bonham ......Jan. James Durley......Dec. E. R. Hugunin.....Jan. 5, 1847 4, 1940 D. M. Whitney ..... Auz. John Mullanphy......Feb. 8, 1848 1510 Francis M. Rublee......Dec. STATE. 6, 1545 11, 1849 14, 1858 12, 1859 Frank Massing.....Jan. John Mullanphy .....June Emanuel Munk......Jan. Felix McLinden.....Jan. 9, 1850 9, 1851 15, 1852 Joseph Gates.....Jan. 11, 1860 E. R. Hugunin.....Jan. 9, 1861 15, 1861 9, 1862 Craig B. Beebe..... Jan. Charles M. Kingsbury ..... Jan. Craig B. Beebe.....May Elisha Starr......Jan. Richard F. Wilson....Jan. William H. Gleason...Jan. A. A. Huntington. Jan. Fred. Mohr... Sep. A. M. Thompson. Jan. A. M. Thompson. Jan. 13, 1853 10, 1862 12, 1854 10, 1855 10, 1856 14, 1863 14, 1864 William Blake.....Jan. Egbert Mosely.....Jan.

15, 1857

William C. Rogers......Jan.

## DELEGATES TO CONGRESS.

### FROM THE TERRITORY OF WISCONSIN.

Names. George W. Jones James D. Doty James D. Doty Henry Dodge	Sept. 10, 1838	Names. Henry Dodge Morgan L. Martin John H. Tweedy	Sent 99 1945
--	----------------	--	--------------

# UNITED STATES SENATORS FROM WISCONSIN.

SINCE THE ORGANIZATION OF THE STATE GOVERNMENT

Names. Isaac P. Walker Henry Dodge Isaac P. Walker	When Elected. June 8, 1848 June 8, 1848 Jan. 17, 1849	Charles Durkee Feb. James R. Doolittle Jan. Timothy O. Howe Jan.	23, 1857
Henry Dodge		Timothy O. HoweJan. James R. DoolittleJan.	99 1961

## REPRESENTATIVES IN CONGRESS.

SINCE THE ORGANIZATION OF THE STATE GOVERNMENT.

OF THE ORGANIZATION OF	THE STATE GOVERNMENT.
James D. Doty	Names.         District.         When Elected           C. C. Washburne.         2d         Nov. 4, 1856           Chas. Billinghurst.         3d         Nov. 4, 1856           John F. Potter.         1st         Nov. 2, 1858           C. C. Washburne.         2d         Nov. 2, 1858           Chas. H. Larrabee.         3d         Nov. 6, 1860           Luther Hanchett.         2d         Nov. 6, 1860           A. Scott Sloan         8d         Nov. 6, 1860           A. Scott Sloan         8d         Nov. 4, 1862           Ithamar C. Sloan         2d         Nov. 4, 1862           Amasa Cobb         3d         Nov. 4, 1862           Chas. A. Eldridge.         4th         Nov. 4, 1862           Ezra Wheeler         5th         Nov. 4, 1862           Walter D. McIndoe         6th         Nov. 4, 1862

### TABLE

SHOWING THE LENGTH OF THE SESSIONS OF THE LEGISLATURE AND THE NUMBER OF REPRESENTATIVES IN EACH YEAR SINCE 1836.

### TERRITORIAL ORGANIZATION.

Tear. Time of Meeting. 1836, October 25th,	Adjournment. L	ength Sessions.	No.	Reps.
1922 October 25th.	December 9th	. 46 days,		39
11th	Inna 25th	15 days		-00
1838, November 26th,	December 22d	27 days		37
1839, January 21st,	Manch 11th	50 days		39
1839, January 21st,	T 12th 1940	43 days,		39
1839, December 2d,	January 15th, 1040,	10 days,		39
1840, August 3d	August 14th	12 unys,		39
1840, December 7th,	February 19th, 1841,.	15 days,	*******	39
TO42 Monch 6th	March Voth, 1848	20 days		. 00
1049 Morch 97th	April 17th, 1848	22 Uil Y S		. 00
1845, January 6th, 1846, January 5th, 1847, January 4th,	February 24th,	50 days,		. 39
1946 January 5th	February 3d	30 d tys,		. 39
1817 January 4th	February 11th	39 days,		. 39
1848, February 7th,	March 13th	36 days		. 39
1848, February 1111,	Maten 19th, initiation			
	ORGANIZATIO			
1848, June 5th	Immet Olst	TS days		. 85
1849, January 10th,	August alstrum	53 days		. S5
1849, January 10th,	April -dy	31 days	•••••	. 85
1850, January 9th,	February IIII,	70 days		. 85
1851, January 8th,	plarch 10,	06 dove	•••••	. 85
1852, January 14th,	April 19th,	oo dayo,		107
1862, January 8th	Tuno 17th	} 105days,	•••••	. 133
1862, January 8th 1862, June 3d, 1862, September 10th,	Centember 26th	17 days		. 133
1862, September 10th,	A 11 Ol	70 dove		133
1863, January 14th,	April -d,	10 anjuju,		. 200
CONSTITUT	TIONAL CONVEN	TIONS.		
	PIRST CONVENTION.			
1846, October 5th,	December 16th,	73 days,	••••••	. 124
8	ECOND CONVENTION.			
		40 days		. 69
1847, December 15th,	reprusty 18t,	+5 ways,		. 00
*				

