

with interest thereon since the 4th day of April, 1874, being the balance computed and awarded to the said Elias A. Calkins, by the commissioners acting under the provisions of chapter two hundred and seventy-four of the laws of 1874, entitled "An act for the appointment of commissioners in the matter of the claim of Elias A. Calkins and James K. Proudfit against the state," and it was the true intent and meaning of the legislature in enacting said law, that no further or other award or allowance should ever be made to said Elias A. Calkins, Calkins & Proudfit, Calkins & Webb, or either of them, or their assignees, or the assignees or personal representatives of either of them, by the state of Wisconsin, arising out of any claim heretofore existing in favor of said parties or either of them.

Approved March 19, 1878.

---



---

[No. 24, S.]

No. 6.

JOINT RESOLUTION relative to the gift of Ex-Governor Washburn.

*Resolved by the Senate, the Assembly concurring,* That the gift of Ex-Governor C. C. Washburn, of his residence at Edgewood for an industrial school for girls, be accepted by the state; and the property may be used for the purpose mentioned in his communication to Governor Smith, of January 11, 1878, or for such other purpose as may be approved by the donor.

*Resolved, further,* That the governor be authorized and directed to take such formal action as may be necessary to secure the title to the state of the property mentioned, for the purposes authorized by this resolution.

Approved March 20, 1878.

---



---

[No. 12, A.]

No. 7.

JOINT RESOLUTION, relating to the revision of the statutes, the printing of the bill reported therefor, and to provide for the incorporation of the general acts of this session therewith, and to prevent conflicting legislation upon the subject embraced therein, and relating, also, to an adjournment of the legislature.

*Resolved, by the Assembly, the Senate concurring,* That the bill reported by the revisers of the statutes, entitled "A bill to revise the general statutes," having been printed in pursuance of the provisions of chapter 298, of the laws of 1877, no printing of the same under the rules is required.

Amendments may be offered at any time in either Senate or Assembly, and the same shall, unless a different reference be ordered, be referred to the joint committee on revision. The same may be offered as amendments, or in the form of resolutions directing the said committee to amend.

That the joint committee on the revision of the statutes, together with two of the revisers to be selected by said committee, if they deem it necessary, shall incorporate into and harmonize with said revision, under the proper titles and chapters, and properly numbering the sections, all acts passed at this session which relate to any subject contained in the revision, and are of future application.

That no other engrossment or enrollment of said bill shall be necessary, than to reprint such sheets as contain amendments or changes when the same shall be finally passed.

That the legislature shall dispose of the business now before it, other than the revision, and then adjourn; and that when it adjourn, it adjourn without day. No business shall be transacted by either house after five o'clock P. M. to-day, March 20, except to receive executive messages, and the reports of committee on enrolled bills; and that the senate and assembly adjourn without day, to-morrow, March 21, 1878, at eleven o'clock A. M.

That said committee on revision shall, after such adjournment, complete its examination of the revision, and incorporate therein in substance, and harmonize therewith, all general laws passed at this session which should be embraced therein, and so change the revision as to give proper effect to such general laws.

That immediately on completing its labors, the said joint committee report the fact to his excellency, the governor, and that thereupon the governor be, and he is, hereby, requested to call an extra session of the legislature, for the purpose of considering the revision, and the report of said committee thereon, and for such legislation as may be necessary to provide for the publication and distribution of the statutes as revised; such extra session to be convened not sooner than the twenty-eighth day of May next.

That said committee on revision also report at such extra session a bill to provide for the publication and distribution of the statutes when revised.

That on incorporating the general laws of this session as herein instructed, said committee cause to be reprinted the several pages of the revision which may be changed thereby, and that such reprinted sheets or pages be laid upon the desks of members at such extra session.

That the printing of the volume of laws and the senate and assembly journals be suspended until after the extra session; and the volumes referred to shall include the laws and proceedings of such extra session.

Approved March 21, 1878.