[No. 14, A.]

No. 2.

JOINT RESOLUTION relating to swamp and overflowed lands in Crawford county.

Resolved, by the Assembly, the Senate concurring, That the governor of this state be requested to apply to the Secretary of the Interior of the United States, to issue to the state of Wisconsin, patents for all of the following lands in Crawford county, for which patents have not been issued, and which lands are overflowed at certain seasons of the year, and thereby made unfit for cultivation, viz.:

The whole of fractional.  Lots 5, 6, 7, 8, 9, 10 and 11  Lots 5, 6 and 7.  Lots 1, 2, 3 and 4.  Lots 6, 7, 8, 9 and sw fraction 14 sw 14  Lots 5, 6 and 7  Lots 2, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13  Sw 14 sw 14  The whole of fractional.  The whole of fractional.  Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, and ne 14 sw 14  Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, and ne 15 sw 14  Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, and ne 16 sw 14  Lots 5, 6, 7, and sw 14 sw 14  Lots 4 and 5  Lots 4 and 5  Lots 2, 3, 4, 6, 7, 8, 10, 11, 12, 13  and 14  The whole of fractional  Lots 1, 2, 4, 5, 6, 7, 8, and w 14 ne 14  The whole of fractional  Lots 1, 2, 4, 5, 6, 7, 8, and w 14 ne 14  The whole of fractional  Lots 5, 6, 7, 8, 9 and 10  Lots 5, 6, 7, 8, 9 and 10  Lots 5, 6, 7, 8, 9 and 10	N 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	W 69 66 69 66 60 60 60 60 60 60 60 60 60 60 60 60	247 523 33 293 126 38 16 166 168 1849 40 369 287 554	16 28 03 37 15 88 48 14 48 57 31 64 11		Hund-redths
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Which lands are granted and belong to this state, by virtue of an act of congress passed September 28, 1850, contained in sections 2,479 and 2,480 of the revised statutes of the United States.

Resolved, further, That the governor be requested to apply to the to the secretary of the interior of the United States, to have the unsurveyed bottom lands east of the main channel of the Mississippi river, in town eleven north, of range seven west of the fourth principal meridian, surveyed and platted, and to issue to the state of Wisconsin patents for such of the lands in said township as are overflowed at certain seasons of the year, and thereby made unfit for cultivation.

Approved February 21, 1878.

[No. 9, A.]

No. 3.

JOINT RESOLUTION relating to the remonetization of silver.

Resolved, by the Assembly, the Senate concurring, That every consideration of public policy demands the immediate restoration of the silver dollar to its former rank, as a legal tender for all debts, public and private, as it existed prior to February 12, 1873, with detriment to no one, but of acknowledged benefit to the whole people, and our senators in congress are hereby instructed, and our representatives in congress are requested, to use all proper and honorable means to secure the passage of a bill so restoring the law.

Resolved, That all indebtedness, public or private, created prior to July 14th, 1870, and which was by its terms payable in coin, is payable either in gold or silver coin, at option, and all government bonds issued since July 14th, 1870, are payable as recited on the face of the bonds, to wit: "This bond is issued in accordance with the provisions of an act of congress, entitled 'An act to authorize the refunding of the national debt,' approved July 14th, 1870, amended by an act, approved January 20th, 1871, and is redeemable at the pleasure of the United States after the first day of September, A. D. 1891, in coin of the standard value of the United States on said July 14th, 1870, with interest in such coin from the day of date thereof," etc.

Resolved, That where the word "coin" is thus used, is meant gold and silver coin; a dollar of gold being 25.8 grains, and a silver dollar 412.5 grains, both nine-tenths fine, and it is the right of the people to discharge their obligations in the exact manner specified, in all contracts entered into.

Resolved, That if after the full and unconditional restoration of the law relating to the silver dollar, it should be found there was