

for them. If a landholder is free to rent his farm in Maryland to a tenant from Pennsylvania, may he not, with equal propriety, rent to the same person a fishery appertaining to it? And by the same rule, that he may transport or ship his grain or tobacco to a market in another state, may he not send his fish, whether fresh or salted, to Pennsylvania or elsewhere for a market, or dispose of them in any manner he may think most to his advantage? Your committee therefore recommend that the petitioners have leave to withdraw their petition.

By order,

W. H. Mitchell, Clk.

Which was twice read and concurred with.

Mr. B. I. Jones delivers the following report:

The committee to whom was referred the petition of Beauchamp Ackworth, after due consideration thereupon had, beg leave to report—

That Beauchamp Ackworth is one of the unfortunate securities of George Dashiell, former sheriff of Somerset county, and that from the unfavourable light in which the case was represented to this house by the petition of one of his joint securities, he was precluded from the benefit granted to said Dashiell, and his securities, by a resolution passed this present session for their relief. But the committee have been induced to believe, that the petitioner, however excluded from the operation of said resolution, is also entitled to consideration, and an equal measure of indulgence; in this belief the committee have deemed it just, to avoid the appearance of any invidious distinction, and beg leave to recommend the adoption of the following resolution.

Resolved, That the like measures of indulgence, and upon the like terms and conditions, be extended to Beauchamp Ackworth, one of the securities of George Dashiell, former sheriff of Somerset county, as was extended to the other securities of the said Dashiell, by a resolution of the present session of the legislature.

By order,

Isaac Hines, Clk.

Which was read.

Mr. Chapman delivers the following report:

The committee to whom was referred the memorial of the orphans court of Charles county, upon the subject of unrecorded papers in the registers's office of that county, have considered the subject of the memorial, and ask leave to report—

The committee are sufficiently apprised of the importance of recording all such papers as those mentioned in the memorial, but are at a loss to ascertain how the inconvenience, which may result from those papers remaining upon file, are to be remedied, without imposing a heavy burden of taxation upon the people of the county. The act of 1817 requires, that unrecorded papers and proceedings in the clerks or registers offices of the different courts of justice in this state, should be recorded under the direction and inspection of the court, by the clerk or register, if alive, or if dead, by his executors or administrators, or securities. In this case, your committee are not aware that the securities of the late register would not prefer having those papers recorded, to the institution of suits upon the office bond. Your committee are not left in this case, to that course which would be pointed out by their feelings; but the laws of the state have pointed out a course which they feel bound to pursue; there are but two roads open to your committee in this case, to recommend the passage of a resolution, authorising the securities of the late register to have the unrecorded papers and pro-