

JOURNAL

relative to the division of Somerset county into election districts, have a second reading on the 24th instant.

The bill to confirm an act relative to eight separate election districts in Allegany county, was read the second time, passed, and sent to the senate.

On motion by Mr. Millard, the question was put, That the supplement to an act concerning crimes and punishments, be referred to the next general assembly? The yeas and nays being required appeared as follow:

AFFIRMATIVE.		
Messrs. Kilgour	Brohawn	Sewall
Millard	Beall	Hall
Hawkins	Barrette	Keene
Gough	Speed	Saulsbury
Boon	Stevens	Hughlett
Wickes	Hooper	Howard
Harris	Parker	Merrick
Beckett	S. R. Smith	Kershner
Brooke	Mitchell	Jacques
Rogerson	Barnes	Perry
A. E. Jones	Sappington	Blair—35
Teackle	Williams	
NEGATIVE.		
Messrs. Speaker	B. I. Jones	Ridgaway
Linthicum	Ennalls	Hooper
Worthington,	Douglas	Sudler
Shower	Eccleston	Cockey
Turner	Thomas,	Farquhar
M'Culloh	Grubb	Montgomery
Banning	Gilpin	Tyson
Millis	Harlan	Willson—24

Resolved in the affirmative.

The bill to authorise Samuel Bradford, late sheriff of Harford county, to complete his collection, was read the second time, passed, and sent to the senate.

Mr. Welch has leave of absence for a few days.

The bill for the benefit of Lemuel Offutt, and others, was read the second time, passed and sent to the senate.

On motion by Mr. Eccleston, Ordered, That the bill entitled, An act to repeal all such parts of the constitution and form of government as relate to the election of four delegates from each county, be made the order of the day for the 26th inst.

On motion by Mr. Barnes, Ordered, That the bill to authorise limited partnerships, have a second reading on the 20th inst.

The supplement to an act, entitled, An act to extend the jurisdiction of justices of the peace of this state, was read the second time. On motion by Mr. Williams, That the words "any one justice of the peace," be stricken out for the purpose of inserting the following: "such justice or justices of the peace, in each respective county wherein the debtor and creditor do reside, as may be appointed by the governor and council, to try, hear and determine, "cases where" the matter in controversy between the creditor and debtor, "shall exceed the sum of fifty dollars."

Mr. Worthington called for the division of the question, and it was put on striking out? Determined in the negative.

On motion by Mr. Howard, the following was added to the said bill; "Provided that nothing in this act contained shall relate to the justices of the peace for the city of Baltimore."

Mr. Sappington moved to postpone the bill until Monday next. Determined in the negative.