

are of opinion that legislative provision should be made, that judgments rendered by a single justice should be superseded before two justices of the peace, and not before a justice of the orphans court, that there is considerable difficulty on account of parliamentary usage, in engraving such a provision on the said bill as amended. With a view therefore of making the said provision, it is recommended by the committee of conference that a new bill should be originated in the senate, which shall contain the above provisions.

All which is submitted.

By order,

I. SPENCE, CLK.

Which was read and concurred with.

The clerk of the senate delivers the bill relating to the chancery, the county and orphans courts, endorsed "will pass with the proposed amendments," which amendments were read, assented to, and the bill ordered to be engrossed. The resolution in favour of Joseph Mankin, endorsed "assented to," the bill to authorise the levy court of Anne Arundel county to erect and establish a ware house at Chesapeake Cove, endorsed "will pass." Ordered to be engrossed. The bill to authorise the president and directors of the Conococheague Bank to sell, or otherwise dispose of the interest of the bank in the Cumberland road stock, endorsed "will not pass." The supplement to the act, entitled, An act to establish a bank and incorporate a company under the name of The Conococheague Bank in Williams Port, endorsed "will pass with the proposed amendment;" which amendment was read, assented to, and the bill ordered to be engrossed. And the following message.

BY THE SENATE, Feb 11, 1820.

Gentlemen of the House of Delegates.

We have received your message of the 10th instant, proposing to close the session on Saturday next. The senate are very desirous of rising on that day, and will do all in their power to effect it; but from a number of bills, (some of them important,) which have come from your house within two or three days past, they have but little hope that the business will be finished on the day you propose to adjourn. In addition to these circumstances, the senate would remark, that a committee of conference on the part of both houses is engaged on that most important bill, entitled, An additional supplement to the act, entitled, An act for the regulating the mode of staying executions, and repealing the acts of assembly therein mentioned, and for other purposes, by which it is proposed to give relief to the distresses of the country, and we are satisfied your honourable house would not think of rising until that business is fully and deliberately acted on.

By order,

J. N. WATKINS, CLK.

Which was read.

On motion by Mr. Boyle, the following resolution was read, assented to, and sent to the senate.

Resolved, That the treasurer of the western shore be and he is hereby authorised and requested, to pay unto the present messenger to the executive, during his continuance in office, the sums respectively directed to be paid to Jubb Fowler, formerly messenger, by the resolution of November session eight hundred and eleven, in the same manner as provided by said resolution.

The resolution in favour of Eleanor C. Courts was read the second time, and the question put, That the house assent to the same? The yeas and nays being required by Mr. Kennedy, appeared as follows:

AFFIRMATIVE.						
Mr. Speaker Key Millard	Marriott T W Hall Dorsey	Garner D Martin Hayward	N Martin Polk Duvall	Boyle W R Stuart Norris	H Hall Montgomery Breckenridge	Kennedy Tomlinson
NEGATIVE.						
J F Browne Spencer Brooke Wyvill	C Stewart Kent Beckett Stevens	A H Price Showers Griffith Wroth	Mackey Maffett Patten R T Hall	Quinton Riley Hawkins	Forwood Willis Schnebly	Keller Greenwell Blair

Determined in the negative.

The report of the committee of claims relative to the expenses of the Calvert election, was read the second time, and on motion by Mr. Key was recommitted.

The order relative to closing the journal of accounts, including Sunday next, was read the second time and on motion by Mr. Keller, the question was put, That the further consideration of the same be postponed until to-morrow? Determined in the negative.

The order was then assented to.

On motion by Mr. Marriott, the following resolution was read, assented to, and sent to the senate.

Resolved, That the printer to the state be allowed twenty days, in addition to the time limited by law for printing the laws and votes and proceedings of the present session, and that the treasurer of the western shore advance to him the sum of seven hundred dollars, as part of the salary allowed him on the civil list for the present year, upon his giving bond and security, as required by the law of December session 1816, ch. 98.

The bill relating to the salaries of the judges of Baltimore city court, was read the second time.

On motion by Mr. Dennis, the question was put, That the same be referred to the consideration of the next general assembly. The yeas and nays being required by Mr. Montgomery appeared as follows:

AFFIRMATIVE.						
Key J F Browne Spencer Brooke Marriott	Wyvill C Stewart Kent Beckett Dorsey	Garner D Martin Hayward Lecompte Lucas	Griffith Wroth Mackey Maffett R T Hall	Duvall Boyle Quinton Riley	Norris H Hall Breckenridge Schnebly	Kennedy Gaither Greenwell Blair
NEGATIVE.						
Mr Speaker Millard	T W Hall A H Price	Showers Polk	Patten Hollingsworth	Hawkins Forwood	Willis Montgomery	Keller Forrest

Resolved in the affirmative.

On motion by Mr. Lecompte, the following order was read and assented to:

Whereas it appears from the report of the committee of ways and means, that after deducting