

## VOTES AND PROCEEDINGS

said, or in Baltimore city court, shall suggest in writing to the court in which such prosecution is depending, supported by other evidence than the party's own oath, that a fair and impartial trial cannot be had in such court, it shall and may be lawful for the said court to order and direct the record of their proceedings in the said prosecution, to be transmitted to the judges of any adjoining court for trial; and the judges of such adjoining county court shall hear and determine the same, in the same manner as if such prosecution had been originally instituted thereon. And the question was put, Will the senate amend the bill as proposed? Determined in the negative.

Mr Johnson moved to commit the bill, and the question was put and determined in the negative. On motion of Mr Chambers, the question was put, Will the senate receive the following as an amendment? Strike out from the word 'trial,' in the 11th line of the enacting clause, and insert, in the same manner, at the same time, and in all respects under the same circumstances as if the suit in which the issue or issues are so joined had been originally instituted in the said court? Determined in the affirmative, and the bill being read throughout, the question was put, Shall the bill and amendments be engrossed for a third reading? Determined in the affirmative.

The senate adjourned until to-morrow morning 10 o'clock.

THURSDAY, FEBRUARY 14, 1822.

The Senate met. Present the same members as on yesterday. The proceedings of yesterday were read.

The bill for the benefit of William Harness, of Allegany county, and the bill concerning the judgments of justices of the peace, were sent to the house of delegates.

The bill for the benefit of Michael I. Ford, of Baltimore, was read the second and third time by special order, and laid on the table.

Mr. M'Kim presented the memorial of the president and managers of the Cumberland turnpike road company, which was read and referred to Messrs. M'Kim, Dickinson and Bowie.

The resolution in favor of Samuel Lecompte and others, was read a second time and laid on the table.

The resolution in favor of Beene S. Pigman, was read a second time and laid on the table. The resolution in favor of Aquilla Beale, was read a second, and by special order a third time, and assented to, and sent to the house of delegates.

The resolution in favor of Beene S. Pigman, was read a third time, assented to, and sent to the house of delegates.

The bill to authorize the orphans' court of Montgomery county to appoint a trustee to convey the lands of the heirs of John A. Brown to Joseph Neale, was read a second time and laid on the table.

The further supplement to the act to incorporate a company to make a turnpike road from the city of Baltimore to Havre de-Grace, was read a second time and laid on the table.

The senate resumed the consideration of the bill for the benefit of Michael I. Ford, of Baltimore. On motion of Mr. Johnson, the question was put, will the senate receive the following as amendments? 1st After the word "done" in the fifth line, second page, insert "And provided

also, that before the said commissioners shall grant to the said Ford any benefit of the said insolvent laws, they shall be satisfied that the said Ford at the time of his former application for the benefit of said laws, then delivered up all his property and estate of every description he thought himself entitled to, (except what such laws allowed him to retain) and then acted in all respects bona fide. 2d Insert the following as a second section:

"And be it enacted, That it shall be the duty of the said commissioners to require said Ford to answer on oath any interrogatories that his creditors may have filed against him on his former application, as well as any others that they may file against him on his application under this law." Determined in the affirmative. The question was then put, Shall the bill as amended pass? Determined in the affirmative, and it was sent to the house of delegates.

The bill for the relief of Charles Gibson, of Talbot county, was read a second time and laid on the table.

The bill to encourage the destruction of crows in Somerset county, was read a second time and laid on the table.

The bill to authorize the recording of a deed from Solomon Scott, of Queen Ann's county, to Isaac Colgar, of Isaac, of Somerset county, was read a second, and by special order a third time, and will not pass, and was sent to the house of delegates.

The bill annulling the marriage of Thomas Knock and Margaret his wife, of Baltimore county, was read a second time and laid the table.

The bill to alter and change the place of holding the election in the third election district of Dorchester county, was read a second time and laid on the table.

The bill for the relief of Jacob Shelhorne, of Allegany county, was read a second time and laid on the table.

The bill entitled, A supplement to the act entitled, A further supplement to the act entitled, A supplement to the act entitled, An act to provide for the opening and extension of Pratt street in the city of Baltimore, was read a second, and by special order the third time, passed, and sent to the house of delegates.

Mr Claude from the committee to whom was referred the resolution in favor of Jehu Chandler, reported the same without amendment, and the question was put, will the senate assent to the resolution? Determined in the affirmative, and it was sent to the house of delegates.

The bill to lay out a public road from Cecilton to Elkton, in Cecil county, was read a second time and laid on the table.