

Leave to report a bill to authorise the, of Caroline and Harford counties, to try all cases of assault and battery, that may occur in either of said counties 457.

Bill to limit the time of taking appeals from magistrates judgments, reported 488, passed and sent to the Senate 589, returned with amendments, which are assented to 593.

Leave for a bill to reduce into one the several acts relating to civil jurisdiction of, 18, reported 93, † 175, considered \* † 196, again considered 214, considered in committee of the whole 222, again 237, that committee report the bill with sundry amendments and are discharged \* 237, considered and indefinitely postponed 272.

Leave to report a bill extending to the, of the several counties, the same jurisdiction relative to the collection of debts, as has been extended to the, in the city of Baltimore; 34, bill reported 163, various proceedings on 263-4, bill passed 265, sent to the Senate 267, returned rejected 344.

Leave for bill to authorise issuing attachments by, 51, reported 68, 93, considered 135, † 136, considered 171, amended 172, recommitted 172, a new bill reported 246, † 409, considered and amended 448-9, passed and sent to the Senate 449, returned rejected 495.

Leave to report a bill to alter the mode of appointing, for Montgomery county, so as to limit the number, 157.

Leave to report a bill relating to appeals from magistrates Judgments, and directing in what manner a title to real estate may be acquired by sales made under fieri facias issued by, 199; bill reported 218, considered \* 270, amended 408, further amended 409, bill negatived 409, bill reconsidered, and amendment reconsidered and withdrawn, bill passed 409, sent to the Senate 419, returned rejected 445.

Committee appointed to inquire into the propriety of changing the constitution so as to limit the number of, &c. 205, committee report 296, report concurred in 406.

Petition for a repeal of the law requiring the dockets of, to be deposited &c. 224.

Inquiry into the propriety of extending the time for appealing from judgments of, 427.