Which was read and adopted.

Mr. Grove, from the Committee on Judicial Proceedings, reported favorably

House bill entitled an Act to regulate the decision of points and questions reserved for Courts in banc, as provided by section 22 of Article 4, of the Constitution.

Which was read the second time.

Mr. Maddox, from a select committee, reported

Senate bill entitled a supplement to an Act for founding a college at Chestertown, Kent county.

Which was read the first time, and,

On motion by Mr. Malone,

The rules were suspended by the following vote:

AFFIRMATIVE.

Hammond,

Maddox.

Miller,

Malone.

Parker, of Calvert,

Lee,

Messrs. President,
Browne,
Biggs,
Clarke,
Carroll,
Earle,
Fields,

Fields, Spates,
Grove, Walsh,
Hyland, Welch—18.

NEGATIVE—None.

And the bill taken up on its second reading.

Mr. Hammond offered the following amendments:

Strike out \$500 and insert \$300.

Strike out \$3,500 and insert \$3,300.

Which were adopted,

And the bill, as amended, was read a second time and ordered to be engrossed for a third reading.

Mr. Parker moved an adjournment.

Which was determined in the negative by yeas and nays as follows:

AFFIRMATIVE.

Messrs. President, Biggs, Parker, of Calvert, Welch—6.

NEGATIVE.

Messrs. Browne, Clarke, Lee, Carroll, Miller, Fields, Spates. Hyland, Walsh—10.