

tated Code of the Public General Laws of Maryland, entitled 'Attorneys at Law' and 'Attorneys in Fact,' sub-title 'who may not practice law,' with a penalty for the violation thereof." [Endorsed: "Read the third time and passed by yeas and nays."] [Which was read the first time and referred to the Committee on Judicial Proceedings.]

Also House Bill No. 379, entitled "An Act to repeal and re-enact, with amendments, Section 124-A of Article 77 of the Code of Public General Laws of Maryland, title 'Public Education,' sub-title 'School Attendance,' as enacted by Chapter 173 of the Acts of Assembly of 1912, providing for school attendance in the counties of the State; and to repeal Section 4 of said Chapter 173 of the Acts of 1912." [Endorsed: "Read the third time and passed by yeas and nays."] [Which was read the first time and referred to the Committee on Education.]

Also House Bill No. 682, entitled "An Act to direct the Clerk of Court of Prince George's county, Maryland, to pay over a certain amount of money received from trades-licenses within the incorporated town of Capitol Heights to the Mayor and Common Council of Capitol Heights, and directing the expenditure thereof." [Endorsed: "Read the third time and passed by yeas and nays."] [Which was read the first time and referred to Senators Holmead, Johnson and Jones.]

Also House Bill No. 172, entitled, "An Act to repeal Section 262-L of Chapter 128 of the Acts of the General Assembly of Maryland, 1912, title 'Harford County,' sub-title 'Taxes and County Treasurer,' and to re-enact the same with amendments." [Endorsed: "Read the third time and passed by yeas and nays."] [Which was read the first time and referred to Senators Archer, Allen and Cooper.]

Also House Bill No. 791, entitled "An Act to add an additional section to Article 23 of the Annotated Code of Public Civil Laws of Maryland (legalized by Chapter 21 of the Acts of the General Assembly of Maryland of 1912), title 'Corporations,' sub-title 'Insurance Department,' to come in after 184 of said Article 23 and to be known as Section 184-A. The said additional section relating to the issuance of fire insurance policies through an underwriters agency and providing for the tax on premiums, license fees and department fees chargeable to said companies having such annexes and also providing for its violations." [Endorsed: "Read the third time and passed by yeas and nays."] [Which was read the first time and referred to the Committee on Finance.]