

reported and ordered to be printed 268; taken up, passed and sent to the senate 371; returned with an amendment which is assented to 441.

COURT OF APPEALS—Order that the committee on the judiciary inquire into the expediency of abolishing the present judiciary system, and establishing a system of greater economy in the State, and of establishing a, having no connection with the county courts, and county courts consisting of a single judge, rejected 23.

Bill from the senate to require the, of the Western Shore to try and determine a case at the June Term, 1842, now depending between Henry Repp, sen. and others appellants, and Henry Repp, jr. and others appellees, referred 127; unfavorable report read and laid on the table 184; taken up and again laid on the table 206; taken up, passed and returned to the senate 446-7.

Leave for a bill regulating writs of error and granting appeals to the, 159; bill reported and laid on the table 176; passed and sent to the senate 177; returned passed 198.

Petition of George Gillespie and Washington Hall for a law directing the, to retain or reinstate an appeal from a decree in chancery, presented and referred 175; bill reported, passed and sent to the senate 184; returned with amendment, which is assented to 198.

Leave for a bill to authorize the hearing of certain cases by the, 188; bill reported, passed and sent to the senate 221; returned passed 564.

Petition of Jonathan Prout and wife, Thomas T. Garret and others, that a case may be reinstated in the, &c. presented and referred 210.

Leave for a bill relating to practice in the, 233; bill reported and ordered to be printed 277; amended, passed and sent to the senate 392; returned rejected 487.

Leave for a bill to authorize and direct the, to hear and determine a case therein mentioned, at the first term of said courts 398; bill reported, passed and sent to the senate 404; returned passed 526.

Bill reported relating to practice in the, read and laid on the table 437; taken up, passed and sent to the senate 559; returned rejected 580.

COURTS OF EQUITY—Leave for a bill to regulate the powers of, touching the estates of infants 164; bill reported and referred *ib*; reported favorably on 184; passed and sent to the senate 188; returned rejected 323.

Leave for a bill affecting the jurisdiction of the court of chancery and the county courts as, &c. 187; bill reported and ordered to be printed 268; taken up, passed and sent to the senate 371; returned with an amendment, which is assented to 441.