

Point Look Out, in St. Mary's county, and at Smith's Island in Cajey's Straights in Somerset county, for the erection of light-houses thereon: And whereas, it has been represented, that the establishment of a light-boat off the mouth of Patuxent river, and also a light-boat in Hooper's Straights, would more essentially conduce to the beneficial objects contemplated by the act in question; therefore,

Be it resolved by the general assembly of Maryland, That the senators and representatives of this state in the congress of the United States, be requested to use their influence in procuring the erection of light-houses at Point Look Out, and on Smith's Island, and the establishment of light-boats off the mouth of Patuxent river, and at Hooper's Straights.

And be it further resolved, That his excellency the governor be requested to forward a copy of the foregoing preamble and resolution to each of our senators and representatives in the congress of the United States.

On the second reading of the bill relating to appeals from magistrates courts, Mr. Lansdale moved to strike out the words "three days" in the clause relative to giving bond, to insert "fourteen days."

Mr. Teackle moved for a division, and the question was put on striking out. Resolved in the affirmative

Mr. Teackle moved to insert '60 days.' Determined in the negative.

Fourteen days was then inserted.

Mr. Spencer moved the following as an amendment:

"And be it enacted, That if a writ of fieri facias, or capias ad satisfaciendum, shall be issued against the defendant at the instance of the plaintiff, his agent or attorney, within fourteen days from the time of the rendition of the judgment, all costs attendant thereon shall be paid by the plaintiff."

Mr. Worthington moved the following as an amendment: "provided that on the final decision of the court on such appeal, the judgment of the magistrate shall be reversed." Determined in the negative.

Mr. Spencer moved the following as an amendment: "provided an appeal be taken on such judgment within 14 days." Determined in the negative.

The question was then put on the first amendment proposed by Mr. Spencer. Determined in the negative.

The bill was then passed and sent to the senate.

The clerk of the senate returns the bill to repeal in part a supplement to the act relating to sheriffs, so far as relates to the sheriff of Dorchester county, endorsed "will not pass."

Also the bill to relieve executors and administrators from the obligation of performing duties of guardians.

And the bill to authorise the levy court of Frederick county to appoint commissioners for the purposes therein mentioned, severally endorsed "will pass." Ordered to be engrossed.

Also the supplement to an act to provide for the prompt settlement and final close of the concerns of the Bank of Caroline, and the supplement to the act to incorporate the trustees of Churchhill Academy, in Queen-Anne's county, severally endorsed "will pass with the proposed amendments;" which were read, assented to, and the bills ordered to be engrossed.

Also the resolution in favour of Philemon B. Hopper; the resolution to confirm certain acts of commissioners appointed by Somerset county court, and the resolution relative to repairs of the state house, severally endorsed "assented to." And the following message:

By the Senate, Feb. 10, 1826.

Gentlemen of the House of Delegates,

The senate have received your message of to-day, proposing to go into the election of a register of wills for Calvert county, to-day at 12 o'clock, and concur therein. The senate have put no persons in nomination in addition to those named