M Smith
Rogerson
Shower
Turner
M'Culloh
Spencer
A. E. Jones

Duvall
Barrette
Stevens
Cockey
Barnes
Sappington
Farquhar

Lansdale Lee Hughes Willson Reid Blair

Armstrong-36

Determined in the negative.

Mr. Thomas moved the following to be added to the last section of the bill:

'And that the informer shall in all cases be a competent witness before the said justice.'

Determined in the negative.

Mr. Howard moved the following as an addition section:

And be it enacted, That if at any time before the 1st day of February 1827, the corporate authorities of the city of Baltimore shall surrender the charter, by virtue of which they exist as a corporation, and transfer to the state all the corporate property which they possess, then and in that case the state will assume upon itself the payment of all debts that may be due by such corporation, at the time of such surrender; provided such debts shall have been contracted bona fide, and in the exercise of the legal powers of the corporation.

Determined in the negative.

The bill was then passed and sent to the senate.

On the second reading of the bill to establish district courts for the trial of assault and battery, and for other purposes, Mr. Thomas moved to strike out the words 'the most capable, prudent and judicious, from among the justices of the peace in said district,' to insert the words 'three prudent and capable usen.' Determined in the negative.

Mr. Boon moved to strike out the words 'the most.' Determined in

the negative.

On motion by Mr. Goldsborough, the words 'and the party complained against shall agree to submit the matter to the determination and judgment of said court,' were inserted after the word 'person,' in the second section.

Mr. Goldsborough moved to limit the fine, if found guilty, to \$10.

Mr. Duvall moved \$100. Determined in the negative.

The question was put on \$50, and also on \$25. Determined in the negative.

The question was then put on \$10. Determined in the negative.

Mr. Kennedy moved to refer the bill to the next general assembly? Determined in the negative.

Mr. Lansdale moved to strike out 'two dollars,' to insert 'three' as a daily compensation to each magistrate. Determined in the negative.

Mr. Thomas moved to strike out to insert 'one dollar.' Determined in the negative.

Mr. Goldsborough moved to strike out the following sections:

"Sec. 15. And be it enacted, That from and after the first day of April next, in all cases where the real debt and damages doth not exceed the sum of one hundred dollars current money, and shall not be less than fifty dollars, or where any injury shall be done to any real or personal property within this state, and where the damages claimed or laid, shall not exceed the sum of fifty dollars, it shall and may be lawful for the aforesaid courts to try, hear and determine, the matter between the parties, and upon a full hearing of all the allegations and evidence of both parties, to give judgment according to the laws of the