

(Continued from last page.)

After some discussion, Mr. Hawkins moved to strike out the enacting clause of the said bill.

And the question thereon being taken, was decided in the negative.

Mr. Ely then moved to amend the first section of the bill, by inserting therein, immediately after the words, 'of this state in the several counties thereof,' in the third line of that section, in the manuscript, the following words: 'except Baltimore county which has the power, under existing laws, to elect, immediately by the people, county commissioners, invested with certain powers for the transacting of county business.'

On motion by Mr. Hope, the word 'Harford' was inserted in the proposed amendment, after the words 'except Baltimore.'

On motion by Mr. Gale, the words 'and Cecil,' were also inserted in the proposed amendment, after 'Harford'; and the word 'county' was changed to 'counties,' and the word 'has,' to 'have.'

The question was then put on the adoption of the proposed amendment, so amended; and determined in the negative.

Mr. M'Mahon of Baltimore city, then moved to amend the said bill, in its first section, as follows, viz:

Strike out from the word 'thereof,' in the third line of the first section of the word 'elected,' inclusive, in the 10th line, printed bill, and insert the following: 'and residents within any election district of any of the said counties, may and shall vote by ballot, at the time and places of holding the elections for delegates to the general assembly, for one person resident in his election district, having the same qualifications as are or shall be required for delegates to the general assembly, to be a justice of the levy court of his county for such election district.'

And the question on the adoption of this amendment, being taken, was resolved in the affirmative.

Mr. Phelps then moved that the said bill be recommitted to the committee from which it was reported, for the purpose of amendment.

And the question thereon being taken, was determined in the negative.

Mr. Teackle then offered as a substitute for the said bill, so amended, a bill, which was read, and is as follows: An act to provide for electing commissioners of counties, and prescribing their powers and duties.

Sec. 1. Be it enacted by the General Assembly of Maryland, That the persons qualified to vote for delegates to each of the several counties of this state, after the confirmation of this act, shall vote by ballot for three persons, having the same qualifications as required for delegates to the general assembly, to be commissioners for the county in which the same shall be elected; and the judges of election for each district of the said county, or a majority of them, shall certify under their hands and seals, and return in a form and manner similar to their certificates and returns of other elections, the number of votes given in their respective districts for commissioners as aforesaid; and the judges from the several election districts, when met at the court house of their proper county to ascertain and certify the election of delegates, shall in like manner ascertain the whole number of votes given for each person as commissioner, and the said judges shall, by a certificate to be filed with the clerk of their said county, and by him recorded, certify in similar form as the certificate of the election of delegates, that the three persons, by name, being duly qualified, who they shall ascertain to have received the greatest number of votes, are duly elected commissioners of the said county; and the said judges shall also state in the said certificate, the number of votes received by each person elected, of whom the highest in votes shall be entitled to serve three years, the next highest two years, and the lowest in votes one year, and their places respectively shall be supplied by the annual election of one commissioner, in like manner, and with the same qualifications, to serve three years; and if any commissioner shall die, resign, refuse or neglect, for twenty days, to take the oath of office herein prescribed, or remove from the county, the oath governor and council shall appoint a properly qualified person to fill his place, until the time of the next annual election, when a person shall be elected to serve the residue of his term, if any, in addition to the commissioners to be annually elected.

Sec. 2. And be it enacted, That every commissioner elected, or appointed, as aforesaid, shall, before he enters upon the duties of his office, take and subscribe, before some judge, or justice of the peace, an oath or affirmation, that he will faithfully, diligently and impartially, exercise the powers, and perform the duties of commissioner of his proper county, as the case may be, as authorized and required by law, according to the best of his skill and judgment, without favour, affection, hatred, malice, or ill will, and that he will, in making all appointments to office, vote for such persons, among those who are willing to accept, as in his judgment and belief shall be most capable and best qualified to perform the duties of such office; which oath shall be recorded in a book to be kept for that purpose among the records of the said county, as the case may be.

Sec. 3. And be it enacted, That the commissioners elected, or appointed, as aforesaid, and their successors, shall be and they are hereby incorporated and constituted a body politic, by the name, style and title, of the Commissioners of the county, as the case may be, and by that name shall have continual and perpetual succession, and be capable in law of suing and being sued, of making and using a corporate seal, and of altering the same, of taking, holding, selling and conveying, all kinds of estate, property and effects, and of doing all such acts as shall be necessary to the exercise of all the powers which are or shall be vested in them by this act, or by any other act of assembly, as fully and effectually as corporate bodies may or can lawfully and rightfully do.

Sec. 4. And be it enacted, That when and as soon as the commissioners to be elected or appointed as aforesaid, and shall have taken and subscribed the oath, or affirmation, herein before described, all the powers, rights and privileges, lawfully exercised by, and all property, estate and effects, vested in the justices of the levy court of the proper county, as the case may be, shall be transferred to and vested in the commissioners of the said county, who or a majority of them, shall thereafter exercise all the said powers, rights and privileges, and shall perform all the duties required to be performed by the said justices of the levy court, and no appointment of justices of the levy court shall thereafter be made, and all the powers lawfully exercised by, or vested in, the commissioners of the tax for the said county, as the case may be, and all the duties required by law to be performed by them, shall be vested in, and exercised and performed by, the said commissioners, as the case may be, after they shall have become qualified as aforesaid.

Sec. 5. And be it enacted, That the commissioners of each

and every of the said counties, as the case may be, shall appoint a treasurer for their proper county, who shall give bond to the state of Maryland, in the penal sum of not less than five thousand, nor more than twenty thousand dollars, with at least two securities to be approved of by the said commissioners, with condition that he will faithfully and honestly perform the duties of treasurer of the said county, as the case may be, to the best of his ability, and pay over and apply all monies which shall come into his hands, or care, as treasurer, to such persons, and in such manner, as the commissioners of his said county, or a majority of them, shall direct, and that he will keep and enter fair and full accounts, of all monies received and paid by him, and of all matters relating to his duties and office, and deliver up all books, vouchers, papers and accounts, relating to his said duties and office, when therein required by the said commissioners, or a majority of them; or by such person or persons as they shall appoint to receive the same; and the said treasurer shall hold his office during the pleasure of the said commissioners, and shall receive such a compensation for his services, as the said commissioners shall think proper to allow, the same not being less than at the rate of two hundred nor more than one thousand dollars per annum.

Sec. 6. And be it enacted, That the said commissioners shall appoint a clerk for the proper county as the case may be, whose duty it shall be to attend at their meetings, make minutes of all their proceedings, and perform such other duties as they shall think proper to require; he shall hold his office, and be removable at their pleasure, and shall receive such compensation as they shall deem just, not exceeding two dollars per day, for his attendance and services.

Sec. 7. And be it enacted, That the said commissioners shall be entitled to meet and transact business in the court houses of their proper and respective counties, as the case may be, or at such other house, or place, as in their judgment may be deemed most suitable and convenient, and they shall be entitled to receive into their care and custody all the books, records and papers of the levy court, and all monies, books of accounts, vouchers, and other papers in the possession or under the charge and direction of the said levy court, as the case may be, when the said commissioners shall have been qualified as herein before provided; and each and every of the said commissioners shall be entitled to receive for his services, a rate of compensation similar to that allowed by law, to the justices of the levy court of his proper county as aforesaid.

Sec. 8. And whereas, the provisions of this act have been substantially granted to Baltimore, Harford and Cecil counties, therefore, be it enacted, That the same shall not be construed to include the said counties nor operate to abrogate, nor repeal, in anywise, the same, in any of their provisions.

Sec. 9. And be it enacted, That if this act shall be confirmed by the general assembly of Maryland, after the next election of delegates at the first session after such election, as the constitution and form of government directs, in such case this act shall constitute and be considered a part of said constitution and form of government, to all intents and purposes, any thing herein contained to the contrary notwithstanding.

Sec. 10. And be it enacted, That after the passage of this act, that all laws, contrary or inconsistent with the provisions of this act, be and they are hereby repealed.

When another message was received from the senate, by their clerk, which was also delivered in at the speaker's desk.

Mr. Semmes, (by a special leave of the house obtained for the purpose,) then submitted a motion, that the further consideration of the subject matter immediately before the house be suspended for the purpose of taking up and considering so much of the messages received from the senate to-day, as may relate to the bill heretofore passed by this house and sent to the senate for their concurrence, entitled, An act for the general valuation and assessment of property in this state.

And the question thereon, being taken, was resolved in the affirmative.

The Speaker then handed to the assistant clerk, the bill of this house, returned by the second message from the senate, entitled, An act for the general valuation and assessment of property in this state, endorsed 'will not pass'; accompanied by a communication, in relation thereto; which was read, and is as follows:

By the Senate, March 11, 1829.

Gentlemen of the House of Delegates,

After considering the bill, entitled, An act for the general valuation and assessment of property in this state, and the amendments thereto, reported by the joint committee, we have rejected the same, and return it to your honourable body.

We are of opinion, that the good faith of the state should be preserved, and an adequate revenue provided to meet all demands against the state, but the senate do not consider it right and proper at this time to adopt an entire new system of assessment, and therefore are prepared, with your concurrence, to adopt a system of revenue, similar in its provisions to that adopted by the act of 1821, chapter 107, entitled, An act to provide a revenue for the support of the government of this state, not exceeding forty thousand dollars annually; and also, that a bill shall pass laying an additional duty of five dollars on all licenses granted to dealers in foreign goods, wares and merchandise.

By order, L. Gassaway, Clk.

Mr. Grason then submitted the following message, in reply to the senate, viz:

By the House of Delegates, March 11, 1829.

Gentlemen of the Senate,

We have received your message informing us of the rejection of the general assessment bill, and proposing as a substitute for the same, the imposition of a direct tax on the counties of this state, according to the basis established in the year 1821.

Since that period, the relative wealth of the different counties has materially changed, and the system which might have been equal in its operation, when first introduced, would be unjust and oppressive at the present time. But that system is liable to an objection, existing at all times, inasmuch as it imposes the chief burden of taxation upon the agricultural interests; whereas, according to our Bill of Rights, and the obvious principles of justice, every man ought to contribute to the support of government, in proportion to what he is actually worth, in real and personal property.

These being our impressions, we cannot consent to revive that system, or to introduce any other which is liable to similar objections.

Mr. M'Mahon of Baltimore city, proposed to amend the same, by adding at the end thereof, the following: 'At the same time we profess our entire willingness to assent to any modification of the bill, which will not conflict with the general principle embodied in it; that every man should contribute according to his actual worth in real or personal property,' nor is our adherence to the bill to be considered as a final adherence to all its details. We are desirous to know whether the objectionable novelty of the bill, which we have sent to you consists in the principle of taxation above mentioned. If it be not, we may yet hope to redeem ourselves from the disgrace consequent upon leaving the state without the means of subsistence, by a course of compromise and mutual concession.'

Mr. Stuart of Baltimore city, moved to amend the proposed amendment, by adding at the end thereof, the following: 'We had hoped, that the amendments proposed by the joint committee of conference would make this bill acceptable to a majority of both houses, and we still hope, that upon mature consideration of those amendments, your honourable body may be reconciled to the principles of taxation most agreeable to us, and which, as we think, are now most agreeable to a great majority of the people of this state.'

posed amendment, by adding at the end thereof, the following: 'We had hoped, that the amendments proposed by the joint committee of conference would make this bill acceptable to a majority of both houses, and we still hope, that upon mature consideration of those amendments, your honourable body may be reconciled to the principles of taxation most agreeable to us, and which, as we think, are now most agreeable to a great majority of the people of this state.'

And the question being taken on the adoption of Mr. Stuart's proposition to amend, it was determined in the negative.

Mr. Lee then moved, that the house do now adjourn. This motion was negatived.

The question was then taken on the adoption of the amendment proposed by Mr. M'Mahon of Baltimore city, and resolved in the affirmative.

The question on the adoption of the said message, as amended, was then stated;

And debate arising thereon,

Mr. Smith of Worcester, called for the previous question; which was also demanded by a majority of the members present, as required by the 23d rule of the house, but before the said previous question was put,

On motion by Mr. Donoho, The house adjourned until this evening six o'clock.

WEDNESDAY EVENING, SIX O'CLOCK, March 11, 1829.

The house met, pursuant to adjournment. Were present, the same members as in the morning.

The first message, and the residue of the second message, received to-day from the senate, were severally announced by the Speaker, and read by the clerk to the house.

By the first message were returned the bills and resolutions of this house, of the following titles, viz:

An act for the relief of Walter Cross, of Anne-Arundel county, endorsed, 'reconsidered and will pass.'

An act to prevent the assemblage of persons of colour in Prince-George's county.

A supplement to an act, entitled, An act to authorise the levy court of Frederick county, to levy a sum of money to purchase a tract of land, and build a house thereon, for the use of the paupers, and sell the present poor's-house of said county, and for other purposes.

An act to authorise a transfer of a part of a lot of ground in the town of Liberty in Frederick county, for the purposes therein mentioned.

An act to incorporate the trustees of the Maria Marthian Society of Baltimore.

And a supplement to the act, entitled, An act incorporating the Frederick Town Savings Institution, passed at December session 1827, severally endorsed 'will pass.'

Also an act for the relief of Robert Johnson of Cecil county, endorsed, 'will pass with the proposed amendments.'

Which amendments were read the first, and by a special order the second time, and severally concurred in.

Also, a resolution in favour of Hohne and Mallonee, for washing the windows of the chambers of the senate and house of delegates, endorsed 'assented to.'

Ordered, That the said bills and resolution, respectively, be engrossed.

Also, An act for the relief of Thomas W. Wharton and James C. McCallion, of the city of Baltimore.

An act authorising and directing the levy court of Calvert county, to appoint commissioners for the purposes therein mentioned.

An act to confirm the title to property purchased at sales made by sheriffs, coroners, constables or clerks, entitled, An act to authorise the governor and council of Maryland to appoint the inspectors of flour of this state, passed at December session 1825, chapter 174, severally endorsed, 'will not pass.'

Also, a resolution requiring the printed sheets of the journals of proceedings, and documents of both branches of the legislature, remaining undelivered at the close of each session, to be forwarded, per mail, to the several members thereof, respectively; endorsed, 'disseminated from,' and delivered, a bill, originated in, and passed by the senate, and a bill, originated in, and passed by the house of Baltimore county, which said bill, being read by its title, was referred to a select committee, consisting of Messrs. Stuart and M'Mahon, of Baltimore city, and Ely, Whereupon,

Mr. Stuart, from that committee, reported said bill, without amendment.

On motion by Mr. Stuart of Baltimore city, the said bill was then read the first, and by a special order, the second time, and passed.

And by the second message, the senate also returned the several resolutions of this house, of the following titles; (being the residue of the said second message received and partially announced to-day, as before mentioned, viz):

A resolution providing for the placing of head and foot stones, at the graves of William Price and Peter Rich, late members of the house of delegates.

A resolution in favour of Jonas Green and William M'Neir, for printing the journals of proceedings of both branches of the legislature.

A resolution in favour of Richard I. Jones and John Tilghman, of Queen Anne's county.

A resolution in favour of Foote, Ritche and Gooch, Porter Force and Green and Jarvis, for newspapers furnished to the members of the legislature at December session, 1827.

And, a resolution providing for the suspension of proceedings on certain judgments obtained by the state, in Allegany county, against Thomas Pollard, former sheriff of said county, and his securities, on the condition therein mentioned; severally endorsed, 'assented to.'

Ordered, That the said resolutions be severally engrossed.

On motion by Mr. Semmes,

The house resumed the consideration of the unfinished business of to-day, in reference to the message proposed by Mr. Grason, as amended on the motion of Mr. M'Mahon, of Baltimore city, in reply to that received from the senate, relative to the general assessment bill, passed by this house and rejected by the senate.

The said message so amended, was again read; and the previous question depending at the adjournment, to-day; 'shall the main question be now put,' recurred.

And, being so put,

It was resolved in the affirmative.

It was resolved in the affirmative.

It was resolved in the affirmative.

ANNAPOLIS: Thursday, March 26, 1829.

MEMORIAL.

Married on Thursday evening last, by the Rev. Jonathan Munroe, Mr. Ephial B. Munroe, of the city of Baltimore, to Miss Rebecca Munroe of this city.

To the Voters of Anne-Arundel County

Gentlemen,

I offer myself to your consideration, to represent you in the next General Assembly of Maryland.

JOHN S. SELLMAN.

For the Maryland Gazette.

Some great men—as I'm a sinner, Have given Henry Clay a dinner, Cook'd by one Bernard, say, Their wine was good, their wit was keen, For they had disappointed been, Which was very hard, sir.

They had a General at their head, Did those patriots feel no dread, They each might be a fool, sir; When two Colonels gave support, As Vice's in this brilliant court, 'Twas military rule, sir.

The wine went round, the toast was given, With loud acclaims the room was riven, Each thought he was a hero; As soon as silence was obtain'd, The orator attention gain'd, And then he said, 'tis his boast,

Now, Mr. President, I'll see, Custom requires that should be, Some mock embarrassment, I feel it all, it gives a grace, And asks a sympathetic face, So be you all content.

A jury pack'd you are, I see, Your verdict then I'm sure will be, All in my own favour, Each witness has his intelligence, To praise you all is no offence, It has a pleasant savour.

Now what I say you know is meant, About the country to be sent, Sent to gull the people; But much I fear it may tell, As if it were my funeral knell, Sounded from a steeple.

Could I my temper but command, I well might hold a higher stand, And yet no shame, sir; But I am a patriot bold, I've lost my place, and I must scold, Tho' it's no use, sir.

I deprecate the election, For it has been my section, No office will I hold, sir; I'll make a fuss 'bout the bargain, And gloss it over with the jargon, The story's now grown old, sir.

I'll send it out in printer's ink, That half a million will I think, All for the country's good, sir; All of them are wise and true, And patriots, sir, like me and you, Who for ourselves will not do, sir.

I will not delin to think the laugh, Is by a million and a half, 'Tain'd against your Clay, sir; They are a set of the greatest sin, Was their not keeping Adams in, And driving me away, sir.

But all of them I now defy, I'll not retract or modify, Or alter an expression; Will like foreboding vavens, Fright them all, from their safe havens, By a well timed lesson.

And I'll so nicely cloak my spleen, That all the patriot shall be seen, When I'm all for self, sir; 'Tis a will never be at rest, Until I rule the East and West, Then we'll have the pelk, sir.

I'll tell them of each place far, Of Pers' and of one Lee, sir; Then I will ever say, That Columbia's overthrow, And all her dearest rights are gone, To grace Bland's bay.

Oh Child! I will give you a hint, And tell them of one Colonel Pinto, Who holds the chief command, sir; I'll tell them all America, Oh! awful time, Oh! awful day, Is ruled by truncheon band, sir.

My countrymen, they are not wise, They will not see with my good eyes, They are now in danger, They're dismissed the patriot band, Who wish'd to rule this happy land, And feed a public manger.

It griev'd my heart when I did hear, The cannon roar, and then the cheer, While Jackson took his station; I could curse him, I could curse him, And all who did him elect, O'er this happy nation.

Yet I am a patriot bold, Myself in readiness I hold, If I once ever see, sir; If I don't rule them yet—no more, The fault will never be in me, For I'll never swerve, sir.

Injustice has been done to me, The men turn'd out who join'd you see, 'To put Adams in, sir; I'm sure I did like the best, To join the East unto the west, Self was all the sin, sir.

And now, before I do sit down, My thanks I give to all this town, And all the people round, sir; For 'tis my purpose, when I rise, To throw the dust into their eyes, With words of empty sound, sir.

We understand that the Rev. Mr. Munroe has been in the city this morning, but we have not seen him since he left on Monday.

LATEST FROM HULLAND. We are indebted to our correspondent of the New York Gazette for the following interesting particulars of the intelligence brought by the packet ship Britannia, from Liverpool, which place she left on the 3d of February, with the papers to that day, and London, to which she arrived on the 21st.

RUSSIA AND TURKEY. The greatest anxiety was making by the Turkish Government to complete the defence of the city of Constantinople, and the army, considerable reinforcements of which had arrived in the fortresses on the Bosphorus, the garrison of Widia, since the 15th ult., had received an accession of 5,000 infantry and 2,000 cavalry—making the total 20,000 infantry, 60,000 cavalry, and 20,000 artillery. Rudnick had received an accession, since the 8th ult. of 6,000 infantry, 2,000 cavalry, and 1,500 artillery. Other detachments have received similar accessions, a moiety of the garrison of Silistria is not mentioned, because the supplies came from the interior. It is said that the Turkish troops are impatient for the commencement of the next campaign.

The Emperor of Russia is equally disposed to increase his means of annoyance. He has sent orders to the Grand Duke Constantine to put himself at the head of the army, and to march and occupy the principal cities of the Balkan mountains. The army of the Baltic had received orders to march to the South, to the Danube, in order that a Russian army may cross to reconquer the provinces of the South, and to reconquer the provinces of the South, which appear in some of the Foreign Journals respecting the real state of affairs in the East. This fact, however, is beyond the scope of the present intelligence, and the other to defend and repel.

the Voters of the Second Congressional District of Maryland.

A CARD.

Whereas meetings of the voters opposed the re-election of our present representatives in congress, have been called in the various districts of the county of St. Mary's, and a congressional district is composed of the city of Annapolis, for the purpose of presenting an opposition candidate; and whereas it is believed that this business is only to be done by a single party of fighting upon the people some detested portion of the war, pestilence and nine's dynasty, to oppose the administration of Jackson, right of the people is in the duty of all those who possess the right to vote, to be independent and local considerations to thwart schemes which are so shallow to pass without detection, and of too much consequence to suppress, to pass unnoticed—it is therefore respectfully proposed, to all the friends of present administration, an administration which has been called into existence by the voice of the people, backed by the unprecedented majority of one hundred and fifty thousand votes of American freemen, to set in their respective election districts, on Tuesday the 23d day of April at 10 o'clock, at three o'clock, five, friendly to the present administration, who shall meet in connection at John H. Kelly's tavern, on the Washington Turnpike, 23d May, at 10 o'clock, to consult upon measures best adapted to give to the present administration an open and liberal support.

THE VOTERS.

The Washington Turnpike, and Baltimore, will please see the above severally.

John Boat Maryland.

Commences her regular route on Monday next, leaving Baltimore at 7 o'clock for Annapolis, Cambridge and Aston; returning, leaving Boston at 7 o'clock for Cambridge, Annapolis and Baltimore. On Mondays leave Baltimore at 6 o'clock, returning, leave Boston at 7 o'clock, the same day, on a Saturday the 1st of April, she will sail from Baltimore at 7 o'clock for Annapolis only, returning, leave Annapolis at 10 o'clock, continuing this route throughout the season.

State of Maryland.

Prince George's county, to wit: I hereby certify that Horatio B. Collins, of said county, brought before the Court of Sessions, one of the justices of the peace, in and for said county, as a party, trespassing on his enclosures, a DRUG MARE, about ten or eleven years old, fourteen hands high, no perceptible mark, shod with iron, and galled, and has a dog mane and switch tail. Given under my hand and seal this 31st day of March 1829.

Overton C. Warner.

The owner of the above described property is requested to come, prove property, pay charges and take it away.

Horatio B. Collins.

March 26.

This is to give Notice,

That the subscriber, of Saint Mary's county, hath obtained from the Orphan Court of said county, in Maryland, letters of administration on the personal estate of Judith Davis, of Saint Mary's county, deceased, all persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers in support thereof, to or before the undersigned, at or before 10th day of October next; they are otherwise to be excluded from all benefit of the said estate. Given under my hand and seal this 16th day of March, 1829.

Richard P. Burroughs, Adm'r.

March 26.

TO BE RENTED.

The house lately occupied by Mrs. Kelly, near the church in the city of Annapolis, can be given for rent on the first day of April next. For terms apply to Henry Mynder.

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