

certain real and personal estate therein mentioned, was read the second time, passed, and sent to the senate.

Mr. Woodyear delivers a petition from sundry inhabitants of Baltimore, praying for a law authorising a lottery to raise a sum of money for the purpose of removing a brick building which obstructs Franklin street from Union-street to Pearl-street; which was read and referred to Messrs. Woodyear, Kennedy and Sewell. Also a petition from James Carroll, and others, counter to the petition praying for the erection of a bridge over the river Patapsco at the lower ferry; which was read and ordered to lie on the table.

The bill to provide for the removal of lunatic paupers from the several counties of this state to the hospital in Baltimore, was read the second time, and the question put, Shall the said bill pass? The yeas and nays being required appeared as follow:

AFFIRMATIVE.					
Mr. Speaker	Price	Long	W. R. Stewart	Buckey	Kell
Eccleston	Showers	Murray	Wilson	Sewall	Sweitzer
C. Stewart	Snowden	Griffith	Handy	Steel	Schnebly
T. H. Dorsey	Johnson	Pitt	Henry	Whitby	Kennedy
Gray	Martin	Tyson	Tingle	Saulsbury	Scott
Grahame	Nabb	Thomas	Hawkins	Whiteley	Tidball
Turner	Carroll	Harrison	Downey		
NEGATIVE.					
Jones	Blakistone	Jenifer	Bradford	Davis	Yates
Causin	Neale	Keene			

So it was resolved in the affirmative.

On motion by Mr. Eccleston, the question was put, That the house reconsider the said bill? Resolved in the affirmative.

Mr. Eccleston then moved to amend the bill by adding the following proviso: "provided the said expenses do not exceed the sum of fifty dollars per annum during his or her stay in said hospital."

On motion by Mr. Long, the question was put, That "fifty" be stricken out of said amendment for the purpose of inserting "five hundred?" Determined in the negative.

On motion by Mr. Murray, the question was put, to strike out "fifty" for the purpose of inserting "three hundred?" Determined in the negative.

On motion by Mr. Long, the question was put, to strike out "fifty" for the purpose of inserting "two hundred?" Determined in the negative.

On motion by Mr. Long, the question was put on striking out "fifty" for the purpose of inserting "one hundred and fifty?" Determined in the negative.

On motion by Mr. Long, The question was then put on striking out "fifty" for the purpose inserting "one hundred?" Resolved in the affirmative.

On motion by Mr. Bradford, the words "two of the" in the second line of the first section were stricken out and the words "a majority of the board of" inserted in lieu thereof.

On motion by Mr. Steel, the words "are hereby directed" were stricken out of the first section and the words "may in their discretion" inserted in lieu thereof.

The question was then put, That the house adopt the amendment as amended? Resolved in the affirmative.

The bill having been read throughout and amended, the question was put, Shall the said bill pass? The yeas and nays being required as follow:

AFFIRMATIVE.					
Mr Speaker	R Dorsey	Long	Beard	Buckey	Schnebly
Jones	Gray	Murray	Digges	Bradford	Kennedy
Causin	Weems	Griffith	Somerville	Sewell	Forrest
Knight	Grahame	Pitt	Claggett	Steel	Linthicum
Eccleston	Turner	Keene	W R Stewart	Davis	Cresap
Neale	Price	Pearce	Wilson	Saulsbury	Scott
Hynson	Tenant	Tyson	Henry	Whiteiy	Tidball
T H Dorsey	Carroll	Thomas	Tingle	Kell	
NEGATIVE.					
Blakistone	Brawner	Jenifer	Snowden	Nabb	Yates
C Stewart	Garner	Showers	Johnson		

So it was resolved in the affirmative.

On motion by Mr. Downey. Leave given to bring in a bill, entitled, An act to incorporate a company to make a turnpike road from Boonsborough, through William's Port, to intersect the turnpike now making from Cumberland to the west bank of Conococheague. Ordered, That Messrs. Downey, Hawkins, Kennedy, Scott and Yates, be a committee to prepare and bring in the same.

The clerk of the senate delivers the bill to confirm and make valid the acts and proceedings of William Redding as a justice of the peace for Kent county; the additional supplement to the act, entitled, An act for the relief of the poor in the counties of Somerset and Dorchester, passed in seventeen hundred and eighty-five, and the several supplements thereto; the bill authorising Henry Casson, of Talbot county to remove certain negroes into the state of Maryland, and the bill to authorise Turbott R. Betton, of Queen-Anne's county, to remove certain negro slaves from Fairfax county, Virginia, into this state, severally endorsed, will pass. Ordered to be engrossed. Also a communication from the executive, covering a resolution from the state of North-Carolina, recommending the adoption of an amendment to the constitution of the United States, proposed by the state of New-Jersey, relative to the election of electors of president and vice-president and of representatives; which were read and ordered to lie on the table.

Mr. Lecompte from the committee delivers the following report:

The committee to whom was referred the bill from the senate, entitled, An act to prevent the unlawful exportation of negroes and mulattoes, and to alter and amend the law concerning runaways, without expressing any opinion as to the propriety of adopting the said bill, or any portion of it, beg leave to report the same without amendment. This bill is altered in no material provision from the printed bill now before the house, except the fifth section, they therefore recommend that only that section as contained in the bill from the senate be printed.

By order,

R. PINDELL, CLK.