

On motion by Mr Douglass, leave granted to bring in a bill entitled, An act for the further regulation of jurors fees in the several counties therein mentioned; Ordered that Messrs Douglass, Harcastle and Whitely report the same

The bill to appoint commissioners for the purpose of altering the divisional line between the first and fourth election districts in Allegany county, was read the second time, passed and sent to the senate.

Mr Norris reports the bill entitled, An act appointing commissioners to settle the division line between Harford and Cecil counties, as amended, which was read

On motion by Mr Barney, ORDERED, That the bill relative to the penitentiary of Maryland have a second reading on Saturday.

The bill relative to the road made by the United States from Cumberland on the Potomac river to or near Wheeling on the Ohio river, was read the second time. On motion by Mr Hughes the further consideration of the same was postponed.

The further supplement to an act entitled, An act for the distribution of a certain fund for the purpose of establishing free schools in the several counties therein named and for other purposes, was read the second time, passed and sent to the senate.

The bill to withdraw the donation now given an academy in Harford county and appropriate the same to the education of poor children in said county, was read the second time and will not pass.

The resolution relative to the sale of the right of the state to subscribe for stock in the Bank of Baltimore, was read the second time, assented to, and sent to the senate

On the second reading of the bill to regulate the fees of different officers in this state; On motion by Mr. Barney the question was put that the same be considered rejected.

The yeas and nays being required appeared as follow:

AFFIRMATIVE.

Messrs. Dorsey, Maddox, Marriott, Brown, Stewart, Woodward, Dalymole, Sollars, Smith, Edelen, Rogerson, Dennis, King, Semmes, J Forrest, Cuiver, Carroll, J. S. Spence, Purnell, Riley, Douglass, Whitely, Harcastle, Saulsbury, Kennedy, Barney, Gabby, B. S. Forrest, Darne, Duvall, Wyatt.—32.

NEGATIVE.

Messrs. Speaker, Cannell, Harris, Showers, Nabb, Waters, Travers, Craig, Hughes, Meconekin, Nicholson, Stevens, Moffett, H. Kemp, Culler, Allen, Forwood, Norris, Whiteford, Bowles, Kerishner, Greenwell.—23. Resolved in the affirmative.

Mr Craig delivers the following report;

The committee to whom was referred the petition of sundry citizens of Baltimore, dealers in salted fish, have had the same under consideration, and beg leave to make the following report:

Your committee believe that the charter incorporating the city of Baltimore, conferred on the corporation certain powers, enabling them to regulate matters of police, in such manner as seemed to them best calculated to promote the health and prosperity of the city, and they further believe that the subject matter of the petition exclusively belong to the local authorities of said city, therefore that it is not a subject for the interference of the state legislature; but at the same time your committee cannot forbear expressing their decided opinion that the ordinance of the city corporation erecting a fish house is highly unjust and oppressive towards the petitioners, and impolitic and unnecessary as a police regulation. They therefore recommend that the petitioners have leave to withdraw their petition. All of which is respectfully submitted.

Which was read.

By order, JOSEPH IRELAND, Jr. Clerk.

The bill to regulate officers fees in this state, was read the second time. On motion by Mr. Dorsey the question was put that the words "register of the land office," be inserted in the first clause designating what officers' fees should be reduced. Determined in the negative. On motion by Mr Dennis, the words "register of the court of chancery," was inserted. On motion by Mr Dorsey the question was put that justices of the peace be inserted.

The yeas and nays being required appeared as follow:

AFFIRMATIVE.

Messrs. Dorsey, Millard, Maddox, Marriott, Brown, Edelen, Rogerson, Orrick, Showers, Loockerman, Dennis, King, Ballard, Sullivan, Griffith, Travers, Craig, Nicholson, Steven, A. Spence, J. S. Spence, Purnell, Riley, H Kemp, Bruce, Forwood, Norris, Whiteford, B. S. Forrest, Darne, Duvall.—31.

NEGATIVE.

Messrs. Cannell, Harris, Woodward, Sollars, Smith, Jenifer, Garner, Nabb, Martin, Waters, Semmes, Carroll, Hughes, Meconekin, Moffett, Pigman, Culler, Allen, Douglass, Saulsbury, Bowles, Gabby, Kerishner, Hoffman, Greenwell, Wyatt.—26.

Resolved in the affirmative.

On motion by Mr. Bruce, the question was put that the consideration of the same be referred to the first day of June next.

The yeas and nays being required appeared as follow:

AFFIRMATIVE.

Messrs. Dorsey, Llewelin, Maddox, Marriott, Brown, Woodward, Smith, Jenifer, Edelen, Garner, Rogerson, Dennis, King, Ballard, Sullivan, Griffith, Travers, Craig, Semmes, J Forrest, Cannell, Hughes, Meconekin, Nicholson, A. Spence, J. S. Spence, Purnell, Riley, Culler, Bruce, Gabby, Wever, B. S. Forrest, Darne, Duvall.—35.

Messrs

ers, Stev

le, Sauls

Resolv

Mr. J

being sup

his tate

Mr K

hot-tow

act entitl

ion of F

The an

con-table

ed from.

The cl

bill for t

amendm

act to m

be engr

The ho

The h

were rea

The sp

the state

The su

state, an

universit

to the se

On m

senate.

Gentleme

We ha

will pass

Mr w

ry of sm

On m

tain offic

Pigm in

The b

liam Ost

county,

Mr C

a bond g

terest in

The c

of Kent

levy a s

land's s

Mr B

dinary U

On m

entitled,

passed a

the sam

The s

attendar

The a

were rea

On m

cond re

Mr P

Henry

which v