An act requiring the judges of the county courts of the fourth judicial district of this state to set apart certain days for the transaction of chancery business in said courts, so far as the same relates to Caroline county, severally endorsed "will pass." Ordered to be engrossed.

And the supplement to the act, entitled, An act for the better regulation of the militia of the city of Baltimore, endorsed will pass with

the proposed amendment;" which amendment was read.

On motion by Mr. Howard, Ordered, That the election of a director on the part of the state in the Bank of Baltimore, be postponed until Tuesday next.

Mr. Kennedy presents a petition from Thomas Post, late sheriff of Washington county, praying that his account against Allegany county

may be paid; referred to Messrs Kennedy, Perry and Reid.

Mr. Tyson obtained leave to bring in a bill, entitled, A supplement to an act to reduce into one the several acts of assembly respecting elections, and to regulate said elections. Ordered, That Messrs. Thomas, Ridout and Chapman, report the same.

The resolution in favour of the heirs of Peter Joy, was read the se-

cond time by special order, assented to, and sent to the senate.

Mr. Tyson obtained leave to bring in a bill, entitled, An act to repeal an act to tax certain offices, passed December session 1823, ch. 146. Ordered, That Messrs. Tyson, Howard and Speed, report the

Mr. Welch obtained leave to bring in a bill, entitled, A supplement to an act, entitled, An act relating to a public landing and what at a place commonly called The Ship Yard, in Kent county, passed at December session 1824, ch. 142. Ordered, That Messrs. Welch, Boon and Harris, report the same.

Mr. Perry obtained leave to bring in a bill, entitled. An act to setfle and ascertain the salary of the members of the council for the present year. Ordered, That Messrs. Perry, Kennedy and Dalrymple, re-

nort the same.

The house resumed the consideration of the bill relative to the election of registers of wills and clerks of county courts by the people.

The question was put on the amendment proposed by Mr. M'Culloh esterday. Determined in the negative.

Mr. Thomas moved to reconsider the first section. Determined in

the negative.

Mr. Eccleston moved to insert after the words "shall be filled;" to insert the words until the next general election," in the clause containing the mode of appintment as it is now by the constitution. Resolved in the affirmative.

Mr. Beall moved to strike out 3 years and insert seven, the tmie necessary to reside in the state, as a qualification, and to strike out "one year" and insert 3 years, to reside in the county. Resolved in the affirmative.

Mr. Thomas moved the following as an additional section:

"Sec. 4. And be it enacted, That the judges of the county courts, and orphans courts, shall be elected in the same manner as is prescribed in the 1st section for the election of clerks and registers."

The yeas and nays being required appeared as follow:

AFFIRMATIVE.

A. E. Jones

Sudler