

mands an interference on our part, within the city of Baltimore, on this subject, we most respectfully request that you will reconsider and adopt that bill.

The resolution in favour of James Leonard, was read the second time, assented to, and sent to the senate.

The act supplementary to an act, entitled, A supplement to an act, entitled, An act relating to justices of the peace in the city of Baltimore, was read the second time.

Mr. M. Culloh moved to postpone the further consideration of the same. Determined in the negative.

The bill was then passed and sent to the senate.

The bill for the relief of Mary Whitehill, of Frederick county, was read the second time, passed, and sent to the senate.

The bill appointing commissioners for the town of Oxford, in Talbot county, and the additional supplement to an act for the benefit of Ann Rochester and Francis Rochester, were read the second time, passed, and sent to the senate.

The clerk of the senate returns the resolution relative to repairs to the state house, endorsed "assented to."

The resolution in favour of William Caton, endorsed "dissented from."

Mr. Boon presents the following report:

The committee to whom was referred the petition of sundry inhabitants of Kent county, praying for a law to authorise free persons of colour in said county to keep a dog, and carry a gun, under certain restrictions, have had the same under consideration, and beg leave to report—That however intelligent and respectable the petitioners may be, and however justly they may claim our confidence in the opinions they might advance upon most other subjects, that upon the present occasion we cannot agree with them as to the propriety of enacting the proposed law. We were for some time under the impression, that a law might with propriety be passed, under certain guarded provisions, to redress the apparant grievance but upon further and more mature reflection, we are of opinion that no change ought to be effected in the present general law upon that subject, and that it would be improper at present to revive an act, which has been so recently repealed, without first having heard a more general complaint against said repeal, therefore recommend that the petitioners have leave to withdraw their petition.

By order, Wm. H. Mitchell, Clk.

Which was read.

The clerk of the senate returns the bill to pay the civil list, and other expenses of civil government, endorsed "will pass." Ordered to be engrossed.

Also the bill to regulate the entering or recording of the satisfaction of any decree or judgment entered or rendered in any court of this state, endorsed "will not pass."