

more, praying that a supplement may pass to the act for opening M'Elderry street, which was read and referred to Messrs. Warner, Harryman and Stansbury.

The bill entitled an act relating to the public roads in Harford county, was read the second time, and the question put, Shall the said bill pass? The yeas and nays being required, appeared as follow:

AFFIRMATIVE.

Messrs. Wm. Stuart, C. Hall, Wm. Hall, Reynolds, Stonestreet, Parnham, Stansbury, Harryman, Warner, Randall, Waller, Lecompte, Lusby, Claude, L. Duvall, Wright, Emory, Stevens, Burgess, Sanders, Forwood, of Wm. Forwood, of Jb. Bond, M'Donald, Barney—25.

NEGATIVE.

Messrs. Millard, Plater, Blackistone, Causin, Graves, Boyer, Turner, Emerson, Dorsey, Ford, Hambleton, Banning, Seth, John Stewart, Evans, Frey, Somervell, Callis, T. N. Williams, Davis, Potts, Potter, Hughlett, Bowles, Wm. Williams, Sprigg, Abm. Jones, Kilgour, Riggs, M'Culloh, Robinett, Cresap.—32.

So it was determined in the negative.

Mr. Dorsey delivers a petition from Richard I. Jones, of Queen Ann's county, complaining of the appointments made by the late executive, under the cavalry law, and praying redress; which was read and referred to Messrs. Dorsey, Marriott and Causin.

Mr. Seth delivers a petition from John Jones, of Talbot county, praying a special act of insolvency, which was read and ordered to lie on the table.

Mr. Burgess, from the committee, delivers the following report:

The committee to whom was referred the petition of the trustees of the poor of Queen Ann's county, having taken the same into their most serious consideration, beg leave to submit the following report: That, whereas the county has liberally expended a large sum in providing a very commodious and elegant building, sufficient to accommodate all persons to whom this necessary aid may be required to be extended, and which building is new and perhaps equal to any within the state; and whereas it is the belief of this committee, that enlarging the levy for out pensioners will increase an appropriation which is already, and cannot be otherwise than partial in its operation, inasmuch as it must be from reasons apparent at the first blush, confined to the neighbourhood around the place of meeting of said trustees, and which said place of meeting is not in a neighborhood either the most populous or most requiring this humane interposition; they therefore are of opinion that the prayer of the petitioners is not founded, as they believe, in correctness and upon principles of equal justice, and that the petitioners have leave to withdraw their petition.

By order,~

JOHN STEVENS, Junr. Clk.

Which was read.

Mr. Randall from the committee delivered the following report:

The committee to whom was referred the petition of Samuel Moale, trustee to Mark Alexander, deceased, find the facts therein stated to be true; they therefore recommend the following resolution:

Resolved, That the treasurer of the western shore pay to Samuel Moale, trustee to Mark Alexander deceased, or his order, the sum of eighty-one pounds four shillings and two pence, with interest thereon from the nineteenth day of March, one thousand seven hundred and eighty one.

By order,

JOHN STEVENS, Junr. Clk.

Which was read.

On motion by Mr. Bond, the resolutions relative to the authority of the general government to call out the militia, were postponed until Tuesday next.

The bill entitled an act providing for the printing of the laws and votes and proceedings of the present general assembly upon terms the most beneficial to the interest of the state, was read the second time and the question put, Shall the said bill pass?

The yeas and nays being required, appeared as follow:

AFFIRMATIVE.

Messrs. Millard, Plater, Blackiston, Causin, Graves, Boyer, Reynolds, Turner, Emerson, Stonestreet, Dorsey, Parnham, Ford, Hambleton, Caldwell, Banning, Seth, Bayly, Long, A. E. Jones, Waller, John Stewart, Lecompte, Griffith, Evans, Lusby, Frey, F. M. Hall, Somervell, Callis, T. N. Williams, Quinon, Davis, Potts, Delaplane, Potter, Young, Hughlett, Abm. Jones, Crabb, Riggs, M'Culloh, Robinett, Cresap—44.

NEGATIVE.

Messrs. Wm. Stuart, C. Hall, Wm. Hall, Stansbury, Harryman, Warner, Randall, Claude, L. Duvall, Wright, Emory, Stevens, Burgess, Sanders, Forwood, (of Wm.) Forwood, (of Jacob,) Bond, M'Donald, Barney, Bowles, Wm. Williams, Sprigg.—22.

So it was resolved in the affirmative.

The clerk of the senate delivers the bill entitled an act to make public a road in Queen Ann's county, and to repeal the act of assembly therein mentioned, endorsed *will not pass*; the bill entitled an act to lay out and open a road in Talbot county; the bill entitled an act annulling the marriage of Elijah Shay and Rose Shay, of Somerset county; the bill entitled an act for the relief of John Bullen, of Talbot county; the bill entitled an act to provide for taking special bail in actions of *trespass quare clausum regit*; the bill entitled an act for the relief of Robert Bruff; the bill entitled a supplement to an act entitled an act to lay out and open a road from the town of Westminster, in Frederick county, to the city of Washington and Georgetown, passed at November session eighteen hundred and three; the bill entitled an act for the benefit of Mary Still, Esther Still and Edith Still, of Caroline county; the bill entitled an act for the relief of George P. Stevenson; and the bill entitled an act to incorporate a company in the city of Baltimore, entitled The United Hose and Suction Engine Company; severally endorsed *will pass*, ordered to be engrossed: and the bill entitled an act for opening and extending Low street in the eastern precincts of Baltimore, endorsed *will pass with the proposed amendments*; which