

Taney, Thomas, Howard, Johnson, Jones, Riggs, Crabb, Kilgour, McMahon, Hileary, Tomlinson, Prather—42

So it was determined in the negative.

The question was then put, that the house assent to the second resolution, and also to the third resolution as far as the word "seat" in the third resolution? Determined in the negative.

On motion by Mr. Neale the question was put, that the word "resolved" be inserted after the word "seat" in the 3d resolution? Resolved in the affirmative.

Mr. E. K. Wilson moved to insert after the word "citizens" in the 5th line of the resolutions, the words "always have been and ever will be on all proper occasions."

On motion by Mr. Lloyd the question was put, that the word "proper," be stricken out of the amendment proposed by Mr. E. K. Wilson? The yeas and nays being required appeared as follow:

AFFIRMATIVE—Messrs. Neale, Spencer, Brown, Sellman, R. Dorsey, F. H. Dorsey, C. Stewart, Stoddert, Kendall, Sausbury, Martynan, Dickinson, Lloyd, Lecompte, Bearu, Duvall, Claude, Macomiken, Harrison, Roberts, Stevens, Sewell, Bradford, Hall, Forwood, Denny, Hardecastle, Willis, Styl, W. Stewart, K. Ashner, Schnebly, Bowles, E. G. Williams, Riggs, Kilgour—36

NEGATIVE—Mr. Speaker, Scott, Cousin, Boyer, Gray, Graham, Ireland, Reynolds, Stonestreet, Bayly, Long, Dennis, Hart, Pitt, Griffith, A. D. Mitchell, Evan, Somerville, Beall, Calvert, Van Horn, E. K. Wilson, Quintoa, J. Mitchell, Taney, Thomas, Howard, Johnson, Jones, Crabb, M. Mahon, Hileary, Tomlinson, Prather—32

So it was resolved in the affirmative.

The question was then put that the house adopt the amendment proposed by Mr. E. K. Wilson as amended? Resolved in the affirmative.

The question was then put, that the house assent to the latter part of the third original resolution as amended? Resolved unanimously in the affirmative.

The question was then put, that the house assent to the last resolution? Determined in the negative.

The clerk of the senate delivers the bill authorising Adam Whann and William Ricketts, to complete the collections of Jacob R. Hewitt of Cecil county; and the bill appointing James Rea, trustee, and authorising him to sell certain real property therein mentioned, severally endorsed, "will pass." Ordered to be engrossed. The bill entitled, an act for draining part of a branch known by the name of A. dever branch, lying in Queen Ann's county, endorsed, "will pass with the proposed amendments," which amendments were read, assented to and the bill ordered to be engrossed. The bill entitled, an act to incorporate a company to make a turnpike road from or near the mouth of the Monocacy through Montgomery county, to intersect the Baltimore and Frederick town turnpike road at or near the Poplar Springs, in Anne Arundel county, endorsed, "will pass with the proposed amendments," which amendments were read. The bill entitled, an act declaring the continuation & extension of the charters of the several banks therein mentioned endorsed, "will pass with the proposed amendment," which amendment was read. The bill authorising the levy court of Frederick county to assess & levy a sum of money for the purposes therein mentioned. The bill for the relief of Catharine Joy, & Elizabeth M. Mullin, for the use of her son Charles C. Cullins. The bill for the relief of Shadrac Lepton. The bill for the relief of Sarah Thompson. The bill to authorise Hannah A. Hayes, guardian of the minor children of Stephen Hayes, late of Cecil county deceased, to sell & convey all the right, title & interest of the said minor children, to certain real and personal estate therein mentioned. The bill for the maintenace of Martha Scantlin of Baltimore county. The bill for the benefit of Benedict Foster of Baltimore county. The bill for the relief of Susanna Highfield. The bill for the benefit of Ebenezar Truitt of Worcester county. The bill for the benefit of David Cahoon of Frederick county. The bill for the relief of Casson Fountain of Caroline county & and the bill for the benefit of Rachel Deale of Anne Arundel county, severally endorsed, "will not pass." A bill entitled, an act for the relief of sundry poor out pensioners; and a bill entitled, an act to incorporate an association in the city of Baltimore, to be called the manufacturing company, and agency of the city of Baltimore, severally endorsed, "passed by the senate January 25, 1816." Which were read. A bill entitled, an act relating to the banks in this state, "endorsed, "passed by the senate January 24, 1816," Which was read; and the bill entitled, an act to alter the times of the holding of the court of appeals, and for other purposes, endorsed, "the first amendment assented to, and the second dissented from." The resolution in favor of Larkin Shipley. The resolution in favor of Andrew Lord, and the resolution relative to transmitting to the executive of Virginia a copy of the act for erecting a bridge over the river Potomac, severally endorsed, "assented to." The resolution in favor of Joseph C. Cockey, endorsed, "dissented from." Also the following message:

BY THE SENATE, January 25, 1816.

Gentlemen of the House of Delegates,

We have agreed to the amendment made by your house to the bill entitled, an act to alter the times of the holding of the court of appeals, and for other purposes, which adopts but one term for the argument and decision of cases in that court for the respective shores; but we have disagreed to the other amendment, proposing to strike out the section directing the judges to state their decision on the points or questions of law by them decided in any case where more than one point or question may arise. We consider such a provision of great importance to the final settling of the law in all questions which may occur in the court of appeals; and we are led to believe that various important points of law have been made and argued, and decided by that court without the judges expressing on the record, or otherwise, how or in what manner such points had been decided or disposed of; we therefore wish the provision retained that a different practice may prevail in the court of appeals, and for that purpose we return the bill, and hope your house will recede from your amendment in this particular.

By order,

THOS. ROGERS, CLK.

Which was read. Also the following resolutions:

BY THE SENATE, January 25, 1816