The further additional supplement to the act entitled "an act concerning crimes and punishments," was read a second time by special order. On motion, the question was put, "will the senate receive the following as amendments: 1st, In the 10th line, 2d section, strike out the words 'or other.' 2d, Strike out the following words commencing in the 11th line, and ending in the 15th line of the 2d section, 'to restore to the owner or owners, four times the value of the property stolen, and to pay the costs of prosecution; and in case the said offender or offenders, shall neglect or refuse to comply, or give good and sufficient security for such payment or restoration, then,' Determined in the affirmative.

The question was then put, "Shall the bill as amended, be engrossed for a third reading?"

The yeas and nays being required, appeared as follows:

AFFIRMATIVE.

Brewnley Dickinson Johnson Orrell

Scott Tilghman—B

NEGATIVE.

Stewart, pres't Quinton Claude

Miller

Determined in the affirmative.

Mr. Dickinson from the committee made a favorable report upon the bill for the revaluation of real and personal property in Talbot county, The bill was then read a second, and by special order, a third time, passed, and returned to the house of delegates.

The clerk of the house of delegates delivered a bill entitled 'an act authorising Samuel Bradford, late sheriff of Harford county, to complete his collections,' which was read the first time and referred to Messrs. Brownley, Claude, and Quinton.

Also, a bill entitled 'an act for the benefit of Lemuel Offal, and Samuel Hardesty and Johnson Hardesty, of Montgomery county,' which was read the first time and referred to Messrs.

Bowie, Kent, and Quinton,

Mr. Tilghman from the committee to whom was referred the bill to confirm 'an act entitled, an act to alter and abolish so much of the constitution and form of government of the state of Marvland, as relates to the oath to be taken by the senators and delegates, previous to the election of governor and council,' reported that the committee had had the same under consideration, and were of opinion, that it ought to pass with the following amendment, viz: In the 3d line of the enacting clause, strike out from the word 'twenty,' to the word 'entitled' in the 4th line of same clause, and insert the word 'four.' 2d, In the 9th line, insert 'chapter 129;' which amendments were read and assented to. The bill was then read a second, and by special order, a third time, passed and returned to the house of delegates.