

The engrossed bills from No. 114 to No. 123, inclusive, were read, assented to, and sent to the house of delegates.

The clerk of the house of delegates, returned the said bills endorsed 'assented to.'

The bill relating to illegitimate children, was read a second time with the amendments proposed by the committee to whom it was referred—and the question was put 'will the senate assent to the amendments?' Determined in the affirmative. The bill as amended, was then read a third time, and the question was put 'shall the bill pass?' The yeas and nays being required appeared as follows:

AFFIRMATIVE.

Stewart, Pres't
Bowie
Brownley

Dickinson
Emory
Johnson

Orrell
Quinton
Scott—9

NEGATIVE.

Kent

Miller

Tilghman—3

Determined in the affirmative, and it was returned to the house of delegates.

The senate proceeded to the consideration of the bill to provide for the public instruction of youths in primary schools throughout this state, the same being the order of the day. The bill being read a second time, the question was put—will the senate receive the following as amendments, viz—

1. In the nineteenth line, thirteenth section, after the word 'their' insert the words 'or his.'

2. In the twenty-fourth line, thirteenth section, strike out the figures '182' and insert the letters 'A. D.'

3. In the thirteenth line, fourteenth section, strike out the word 'wages' and insert the word 'salaries.'

4. In the twenty-second line, sixteenth section, strike out the word 'wages' and insert the word 'salaries.'

5. In the 37th line, sixteenth section, strike out the word 'wages' and insert the word 'salaries.'

6. In the sixth line, twenty fifth section, after the word 'state' insert the words 'and the city of Baltimore.' Strike out the twenty-eight section.

Determined in the affirmative.

Mr. Bowie offered the following as an amendment to the bill, viz—

Add as an additional section—

'And be it enacted, That the governor and council cause this act to be published for the information of the people in such of the newspapers in this state and the District of Columbia, as they think proper, and that this act, shall not go into operation