

On motion, the question was then put, will the senate receive the following as an amendment, viz. Add as the 15th section the following:

“That for each trial for assault and battery before the county court, by the prosecutor for the county, the levy court of said county be, and they are hereby authorised and required to levy to him such fee for his services as they in their judgment shall think sufficient, not exceeding in any case the sum of twenty dollars.” Determined in the affirmative.

Mr. Brownley moved to strike out the first section of the bill. Determined in the negative.

Mr. Emory moved to strike out all that follows the 14th section of the bill. The yeas and nays being required, appeared as follows:

AFFIRMATIVE.

Bowie
Brownley

Emory
Johnson

Kent
Miller—6

NEGATIVE.

Stewart Pres't
Claude

Diekinson
Quinton

Scott
Thomas—6.

Determined in the negative.

On motion, the question was put, will the senate receive the following as amendments:

After the word ‘to,’ in the 3rd line of the 10th section, insert, ‘the sheriff of the county, who shall be, and he is hereby authorised to collect the same,’ and strike out ‘such constable as the said court shall authorise to collect the same.’

11th section, 1st line, strike out ‘constables,’ and insert ‘sheriffs.’

7th line, 12th section, strike out ‘constable,’ and insert ‘sheriff.’

2nd line, 13th section, strike out ‘constable,’ and insert ‘sheriff.’

10th line, 13th section, strike out ‘constable,’ and insert ‘sheriff.’

Determined in the affirmative.

On motion, the question was put, will the senate receive the following as an amendment:

At the end of the 4th section, ‘But nothing in this section contained, shall be construed to authorise said constables to claim or receive any allowance as witnesses who attend the said court.’

Determined in the negative.

The bill and amendments were then laid on the table.