

representatives, shall, upon any loss by them respectively sustained by such breach, have a right to sue on the same, in the name of the state, for the use of the persons respectively injured.

The said bill was then read the second and third time by special order, passed with the above amendmenst, and returned to the house of delegates.

Mr. Heath made the following report, which was concurred with.

The joint committee appointed to examine and ascertain whether there are any, and if any, what bills now pending before the legislature, which the public interest imperiously require should be acted on during the present session, beg leave respectfully to report,

That they have performed the duty assigned them, and after laying aside the several bills that have been originated at too late a period for them to receive that examination, and deliberate consideration due them before their passage, find there are a number of bills that have been matured at great labour during the session, and have already received some consideration, and which the interest of the state at large, or large portions of the people of the state are deeply interested.—To adjourn to-day, your committee think would be a sacrifice of those bills, and with them, of the public interest.—Your committee believe, that with due diligence, these bills may all be acted on by Monday evening, when the legislature can adjourn under a conviction that no measure of importance—none in which the people are essentially interested, has been neglected. Beyond that day, the committee recommend that the legislature should not sit. The committee, on the other hand, would be wanting in duty to the legislature if they failed to express their decided opinion, that the interest of the people of this state imperiously require the protraction of the session until Monday evening.

U. S. Heath, Chairman.

On motion, Mr. Kennedy was appointed in the place of Mr. Marriott, in the committee on pensions and revolutionary claims.

The bill entitled, a supplement to an act for the benefit of Adam Robb, executor of Upton Beall, late clerk of Montgomery county, was read the third time, passed, and returned to the house of delegates.

The bill entitled, an act to authorise the clerk of Prince George's county, to record a deed therein mentioned, was read the third time, and passed with the following amendment, viz.—“Provided, that nothing in this act contained, shall effect bonafide purchases heretofore made.”

The act entitled, an act to authorise the appointment of a treasurer for Baltimore county, was read the second, and third time by special order, passed, and returned to the house of delegates.