

The bill entitled, an act to incorporate the Maryland State Colonization Society, was read the third time, passed, and returned to the house of delegates.

The bill entitled, an act respecting the equity jurisdiction of the county courts in the first judicial district of Maryland, was read the third time, passed, and returned to the house of delegates.

The bill entitled, an act relating to appeals and writs of error on judgments of the county courts, being entitled to a third reading, was taken up for consideration, and whilst progressing in the reading,

On motion of Mr. Mayer, the following amendments were read and assented to.

1st. After the word 'county' 3d line 1st sec. insert 'hereinafter mentioned'

2d. At the end of last section insert 'provided however, that no exceptions taken by the party not appealing or suing a writ of error as aforesaid, shall be certified as aforesaid, if such party by his counsel shall agree in writing, and file the agreement in said cause, not to avail himself at any future trial of the point or prayer made or involved in such exception, which agreement shall preclude the said party from availing himself at any future trial as aforesaid of such point or prayer

3. And be it enacted, That the provisions of this act be and they are hereby declared to extend only to Baltimore county court and Frederick county court.'

4. In the title of the bill after the word 'courts' insert 'of Baltimore and Frederick.'

The bill was then read the third time, and the question was put.

"Shall the bill pass."

The yeas and nays having been asked for were taken and appeared as follows:

AFFIRMATIVE.

Messrs. Claude,	Montgomery,
Hughlett,	Osborn,
Mayer,	Sappington—6

NEGATIVE.

Messrs. Chapman,	Pigman,
Dennis,	Page—5
Emory,	•