

require Justices of the peace to compute the time for a stay of execution, under supersedeas from the rendition of the judgment, reported that the committee had had said bill under consideration and were of opinion it ought to pass, with the following amendments,

Which were read and assented to:

In 3d line of the preamble after the word "by," insert the words "the county courts or by."

In 5th line of the 1st section after the word "by," insert "the county courts or by."

The bill was then read the second time.

Mr. Morris from the committee to which was referred the petition of Andrew and John Ellicott, for a law to transfer to them a part of Balderston street, in consideration of their allowing the extension of Ellicott street to Balderston street, reported that the committee had had said petition, under consideration and were of opinion the prayer of the petitioners ought not to be granted.

Which report was concurred in.

Mr. Mayer from the committee to which was referred the bill entitled, a supplement to an act entitled, an act to incorporate certain trustees to build an Academy or School House, in or near the town of Manchester, in Baltimore county, to be known by the name and style of the Manchester United Academy or School, reported favorably thereon.

It was read the second and by special order the third time, passed, and returned to the House of Delegates.

Mr. Mayer from the committee on judicial proceedings to which was referred the bill entitled, an act to extend to executors and administrators the privilege of appeal from judgment, rendered by Justices of the Peace against their testators or intestates, reported favourably thereon.

It was read the second and by special order the third time, passed, and returned to the House of Delegates.

Mr. Mayer from the committee on judicial proceedings to which was referred the bill entitled, an act to make valid a certain writ and to confirm certain proceedings therein mentioned, reported favorably thereon.

It was read the second and by special order the third time and passed.

On motion of Mr. Mayer,