

The President announced the order of the day,—being the bill entitled, a further supplement to the act entitled, an act to define and enlarge the powers of courts of equity.

The Senate proceeded to consider the amendments offered yesterday by Mr. Mayer, when

On motion of Mr. Mayer,

The consideration of said amendment was postponed, and the bill made the order of the day for to-morrow, (Friday,) the 26th inst.

Mr. Mayer from the committee on judicial proceedings, to which the leave was granted, reported a bill entitled, an act relating to the form in which promissory notes may be given to the incorporated Banks of this state,

Which was read the first time.

The bill entitled, a further supplement to the act entitled, an act for the dispatch of business in Baltimore County court, was being read the second time, when

On motion of Mr. Mayer,

The following amendments were read and assented to:

At end of the 2d section add:

Provided however, That in any case the said court may allow any compensation beyond the said six per centum to such trustees for any extraordinary trouble of such trustee in the execution of the trust, so however that the entire deduction including the six per centum, and two per centum deductions aforesaid, shall not exceed ten per centum on the sums aforesaid

Add as a fourth section:

And be it enacted, That whenever at any term in the opinion of the judges of said county court, it shall be deemed proper, the said county court may from time to time order another jury to be summoned to said court in addition to the regularly attending jury of the term for the trial of any causes standing for trial at such term, and may assign one of the judges of said court to preside at the trial of causes before such additional jury; which trials may be proceeded with at the same time that causes shall be trying before the regular attending jury aforesaid. Provided however, that no cause shall be tried before such additional jury which any of the parties by council or otherwise shall require to be tried before a full court; and all such causes so required to be tried, shall be so tried if practicable, and while trying, no cause shall be tried before an additional jury as aforesaid; and all the rules applicable to juries generally in such court shall apply to such additional juries.