

80 VOTES AND PROCEEDINGS, NOVEMBER, 1779.

And the following message :

By THE SENATE, DECEMBER 29, 1779.

GENTLEMEN,

IN answer to your message by Messieurs Jordan and Birkhead, we agree that the time, beyond which the bills of credit proposed to be called in, shall not be redeemable, shall be altered from the first of September to the first of June next, but cannot recede from the other amendments objected to, because the bill itself suggests a precariousness in the payment of the bills of exchange to be drawn for payment of the bills of credit proposed to be called in, and it is therefore unreasonable that the endorser should be burthened with the damages accruing on protests. We are very desirous of rising to-day, that the opportunity now afforded by the mildness of the weather of returning to our respective homes may be embraced, and request the utmost dispatch may be given to the business now remaining to be finished.

By order,

H. RIDGELY, cl. sen.

Which was read and agreed to, and ORDERED, That the bill be amended correspondent thereto, and that the bill be engrossed.

And the engrossed bill, No. 34, thus endorsed :—“By the senate, December 29, 1779: Read and assented to.

“By order,

H. RIDGELY, cl. sen.”

Richard Barnes, Esq; from the senate, delivers to Mr. Speaker the resolution respecting the clerk of the general court, &c. thus endorsed ; “By the senate, December 29, 1779: Read and dissented to.

“By order,

H. RIDGELY, cl. sen.”

And the following message :

By THE SENATE, DECEMBER 29, 1779.

GENTLEMEN,

WE have rejected your resolution respecting an allowance to the clerk of the general court, register of wills, register in chancery, and register in the land-office, because the services do not appear to us to have been performed. We think it very necessary that the books and papers in those several offices should be properly arranged and alphabets made where they are wanted, and are willing the public faith should be engaged to make ample satisfaction for such services, when they are performed ; but we think it improper, for many obvious reasons, to make any allowances for services before they are done. Should you judge it proper to send us a resolution, engaging the public faith, as above mentioned, it will have our ready assent.

By order,

H. RIDGELY, cl. sen.

Which was read.

On motion, ORDERED, That Mr. J. Hall, Mr. J. Henry, Mr. J. Hanson, Mr. Chase, and Mr. Lethbury, be a committee to prepare instructions to the delegates in congress.

On the second reading the bill for the relief of certain nonjurors, the question was put, That George Wills, of Baltimore county, be classed with those in the said bill who are proposed to be relieved from all the disabilities and disqualifications created by the act for the better security of the government? The yeas and nays being called for by Mr. M^cMechin, appeared as follow :

A F F I R M A T I V E.

Messrs.	Key,	Gresham,	Job,	Deye,	M ^c Mechin,	M ^c Comas,
	Jordan,	Williamson,	Birkhead,	J. Stevenson,	Alexander,	Archer.
	Mackall,	Ward,	Dennis,	Hammond,		

N E G A T I V E.

Messieurs	Reed,	Magruder,	Keene,	Beatty,	Sprigg,	J. Hall,
	W. Stevenson,	Quynn,	Stricker,	Burgefs,	Stall,	Chase,
	Worthington,	M ^c Gee,	Bruff,	Cramphin,	Norris,	Bayly,
	Dent,	J. Henry,	J. Hanson,	Barnes,	Lethbury,	Wootton.
	B. Hall,	Ringgold,				

So it was carried in the negative.

The bill was read throughout, and the question put, That the said bill do pass? The yeas and nays being called for by Mr. Mackall, appeared as follow :

A F F I R M A T I V E.

Messieurs	Reed,	W. Stevenson,	Dent,	Bruff,	Wootton,	Barnes,
	Key,	Worthington,	Birkhead,	Ringgold,	Deye,	Sprigg,
	Jordan,	J. Hall,	B. Hall,	Dennis,	J. Stevenson,	M ^c Comas,
	Mackall,	Williamson,	Magruder,	J. Hanson,	Hammond,	Archer,
	Gresham,	Ward,	Quynn,	Burgefs,	M ^c Mechin,	Norris.
	Lethbury,	Job,	Chase,	Cramphin,	Alexander,	

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