

that there was probable cause for the prosecution." The yeas and nays being called for by Mr. Bayly, appeared as follow:

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

Messrs	Thomas,	B. Worthington,	Ridgely,	Bowie,	Wright,	Wilson,
	Plowden,	Brogden,	Howard,	Hawkins,	Chafe,	Sprigg,
	Stevenson,	Chew,	Job,	Duckett,	Quynn,	Burgefs,
	N. Worthington,	Causin,	Miller,	Kent,	Duvall,	Griffith,
	Hall,	Stone,				

N E G A T I V E.

Messrs	Forrest,	Tilden,	Seney,	Beatty,	Norris,	Bayly,
	Cadwalader,	S. Worthington,	Courley,	Taylor,	M'Meichen,	Oneale.
	Lloyd,					

So it was resolved in the affirmative.

A further amendment was moved, by inserting the following clause:

"And be it enacted, That all fines and forfeited recognizances, which accrue in any county court, shall be appropriated and applied to the use of the county where the same shall arise, in discharge of the county charges, and to defray such costs and charges in criminal prosecutions as shall be charged to the county; and the justices of the several county courts are hereby directed to appropriate the fines and forfeitures to the uses aforesaid, any law to the contrary notwithstanding."

The yeas and nays being called for by Mr. S. Worthington, appeared as follow:

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

Mes.	Cadwalader,	Howard,	S. Worthington,	Beatty,	M'Meichen,	Wilson.
	Ridgely,					

N E G A T I V E.

Messieurs	Forrest,	N. Worthington,	Stone,	Duckett,	Chafe,	Sprigg,
	Thomas,	Hall,	Hindman,	Kent,	Quynn,	Burgefs,
	Plowden,	B. Worthington,	Job,	Wright,	Duvall,	Griffith,
	Lloyd,	Brogden,	Miller,	Seney,	Taylor,	Bayly,
	Stevenson,	Chew,	Bowie,	Courley,	Norris,	Oneale.
	Tilden,	Causin,	Hawkins,			

So it was determined in the negative.

The bill being read throughout, the question was put, That the said bill do pass with the following amendments?

After the word "it," in the 5th line, strike out the word "therefore." Strike out from the word "prosecuted," in the 6th line, to the word "shall," in the 7th line, and insert, "for any misdemeanor or offence, and discharged by the court on submission, or fined not exceeding one shilling current money, or prosecuted for any crime and acquitted on trial by a jury." After the word "prosecution," in the 8th line, add, "unless the court shall be of opinion, and so enter on their proceedings, that there was probable cause for the prosecution." At the end of the bill add, "This act to continue in force for three years, and until the end of the next session of assembly which shall happen thereafter."

The yeas and nays being called for by Mr. Cadwalader appeared as follow:

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

Messieurs	Forrest,	Hall,	Stone,	Bowie,	Seney,	Duvall,
	Thomas,	B. Worthington,	Howard,	Hawkins,	Courley,	Sprigg,
	Plowden,	Brogden,	Hindman,	Duckett,	Chafe,	Burgefs,
	Stevenson,	Chew,	Job,	Kent,	Quynn,	Griffith,
	Tilden,	Causin,	Miller,	Wright,	Beatty,	Oneale.
	N. Worthington,					

N E G A T I V E.

Mes.	Cadwalader,	Ridgely,	Taylor,	M'Meichen,	Wilson,	Bayly.
	Lloyd,	S. Worthington,	Norris,			

So it was resolved in the affirmative.

The engrossed bill No. 8, was read and assented, and sent to the senate, with the paper bill thereof, by Mr. Beatty and Mr. Duvall.

The bill for holding special elections in Cæcil county, &c. was sent to the senate by Mr. Miller and Mr. Job.

The bill relating to costs in criminal cases, was sent to the senate, with the amendments proposed, by Mr. Courley and Mr. Stone.