36.55	1. 11 02	F F R M B. Worthington, Ridgely,	ATIV Owings, Bond,	E. Oldham, Seney,	Sterett, M'Henry.	12.
Carroll, Carroll, Hooewell, Gantt, Freeland,	Craik, Menerion, Sherwood, J. Tilghman, jun. Kerr,	N E G A Winder, Matthews, Hollingsworth, R. Bowie, W. Bowie,	T I V E. Digges, O'Brion, J. Tilghman, Houfton, Faw, Shriver,	Dorsey, Pinkney, Love, Banckes, Emory, Mason,	Shryock, Stull, Ott, Lynn, Crabb, Oneale.	36.
Somervell,	Stewart,	So it was determin	ned in the negativ	e. e received as a	n amendment	to the

On motion, the question was put, That the following clause be received as an amendment to the said bill? "And be it enacted, That the justices of Cæcil county shall not be obliged to meet for said bill?" the purpose of appointing or nominating inspectors in their county, any thing in this act to the contrary notwithstanding." Resolved in the affirmative.

The bill being read throughout, the question was put, That the said bill do pass? Resolved in the

John Hall, Esquire, from the senate, delivers to Mr. Speaker the resolution respecting James John Skinner, endorsed; "By the senate, December 8, 1789: Read the first time and ordered to lie H. RIDGELY, clk.

" on the table. "By the senate, December 12, 1789: Read the second time and dissented to. " By order, H. RIDGELY, clk."

The bill for the removal of the feat of justice from Melvill's Warehouse to Choptank Bridge, in Caroline county, endorsed; "By the senate, November 28, 1789: Read the first time and ordered

H. RIDGELY, clk. " to lie on the table. " By order,

"By the senate, December 7, 1789: Read the second time and will not pass. H. RIDGELY, clk." The bill to enable the justices of Saint-Mary's county court to assess a sum of money on the said county for the support of an idiot, the child of Benjamin Bradburn, in the said county, endorsed;

"By the senate, December 8, 1789: Read the first time and ordered to lie on the table.

"By order,

"By order,

"By order, H. RIDGELY, clk.

"By the senate, December 11, 1789: Read the second time and will pass with the proposed amend-H. RIDGELY, clk."

Amendment proposed. " Provided the said justices shall be satisfied that the said Benjamin Bradburn is unable to support and maintain the said idiot, and provided the sum so to be allowed, does not exceed seven pounds ten shillings current money for any year that such allowance may be necessary."

And the additional supplement to an act, entitled, An act for securing the title of the proprietors of lots and houses in Charles-town, in Charles county, passed November session, 1779, endorsed; By the senate, November 30, 1789: Read the first time and ordered to lie on the table.

"By order "Ry order"

"By the senate, December 11, 1789: Read the second time and will pass.

By order, H. RIDGELY, clk.

The bill to ascertain the mode of trial in certain cases, and the bill to authorise and empower the justices of Prince-George's county to assess and levy on the inhabitants of said county the sum of one hundred and fifty pounds current money for the purposes therein mentioned, were sent to the senate by Mr. Digges.

Mr. Pinkney, Mr. R. Bowie and Mr. Dashiell, have leave of absence. The house adjourns till 3 o'clock.

MERIDIEM. T O S

The bill concerning the viage of flaves, servants and apprentices, was read the second time, and the question put, That the said bill do pass? The year and nays being called for by Mr. Sterett,

appeared as follow:	: A Quynn,	FFIRM Shriver,	A T I V	F M'Henry,	Lynn.
Carroll, Hopewell, N. Worthington, J. Worthington, B. Worthington,	Faw,	Emory, N E G A Kerr, Stewart, Bond, Matthews, Oldham, Hollingsworth, So it was resolved	T I V E. R. Bowie, W. Bowie, Clark, Seney, O'Brion, Purnell, in the affirmative	Dennis, Houston, Dorsey, Love, Banckes, Mason,	Snryock, Stuli, Ott, Largeis, Crabb, Oncale.
		20 If May resolved			1

So it was resolved in the affirmative.

Mr.

96.

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