VOTES AND PROCEEDINGS, November, 1793. 114

The engroffed bills No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 12, 13, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 31, 32, 33, 36, 37, 38, 39, 40, 41, 42, 43, 44, 46, 47, 48, 49, 50, 51, 52, 54, 55, 61, 62 and 63, were read and affented to, and fent to the fenate, with the paper bills thereof, by the clerk. The house adjourns till to-morrow morning 9 o'clock.

R I D A Y, December 27,

THE house met. Present the same members as on yesterday. The proceedings of yesterday

Mr. Digges, from the committee, brings in and delivers to Mr. Speaker the following re-

THE committee to whom the report on the petition of John Sanders was committed, beg leave to report, that the poundage fees on the sum of £. 333 3 7, the amount of sales made by William Campbell for the state, will be £. 10 8 11½, for which sum they think Mr. Sanders ought to have an allowance on the journal of accounts; they therefore recommend the following resolu-

RESOLVED, That John Sanders be allowed on the journal of accounts the sum of £. 10 8 111, it being the amount of poundage fees due on an execution issued by the state's agent against colonel Francis Ware, sheriff of Charles county.

C. WAYMAN, clk. By order, Which was read the first and second time, and the resolution therein contained assented to.

Mr. R. Wootton has leave of absence.

On motion, the question was put, That leave be given to bring in a supplement to an act, entitled, An act for building a court-house in Talbot county, for the accommodation of the general court on the eastern shore, and the county of Talbot? Determined in the negative.

The amendments to the bill to provide for the appointment of commissioners for the regulation and improvement of Cambridge, in Dorchester county, and to establish and regulate a market in said town, were read the second time, agreed to, and the bill ordered to be engrossed.

Mr. Duvall, from the committee, brings in and delivers to Mr. Speaker a bill, entitled, An act to appoint an agent for the year one thousand seven hundred and ninety-four; which was read the first time and ordered to lie on the table.

The bill to repeal a part of the act of assembly therein mentioned, was read the second time, and the question put, That the said bill do pass? The year and nays being called for by Mr. Ridout,

appeared as follow:

ZRidout, Ridgely, Daffin, Sprigg, Montgomery, Johnson,	24.
W. Thomas, Cox, T. Wootton, Purnell, Douglass, Oneale, Excellend, Exercise Seney, James, Van Lear, Threlkeld,	32.

So it was determined in the negative.

Sent to the fenate by the clerk.

On motion, the question was put, That leave be given to bring in a bill to repeal a part of the act of assembly therein mentioned? The year and nays being called for by Mr. Goldsborough, ap-

Tilghman,	Ridout,	A	F Ke	F	I R	M	ATIV Ewing,	E. Duvall,	Driver,	.6
Harwood, Z J. Worthington,	Hawkins,			Bon	oroug id, G	h, A	Sprigg, Quynn, T I V E.	Montgomery,	Seney.	16.
W. Thomas, E. Kilgour, Brogden, Freeland, J. Thomas, T. Worthington,	Howard, Cox, Denwood, King, Frazier, Daffin,		Go Bo T. Do Ho	ordor wie,	otton n,		Beatty, Jamison, Jarrett, Douglas, Loockerman, Swearingen,	Van Lear, Hughes, Crabb, Oneale, Threlkeld, Johnson,	O'Bryon, Barnes, Bayard, Tomlinion, Simkins.	35.
I . 11 Ottman 8	•		So it	was	dete	rmin	ed in the negativ	e.		

The clerk of the senate delivers the resolution making an advance to the members of the council, endorsed; "By the senate, December 20, 1793: Read the first and second time by especial order

and affented to. W. PERRY, jun. clk." "By order, The bill for the relief of fundry insolvent debtors, endorsed; "By the senate, December 24, 1793: " Read the first time and ordered to lie on the table.

" By order,

W. PERRY, jun. clk. "By