

“ the senate, December 4, 1794: Read the first and second time by especial order and will pass
 “ with the proposed amendments.

“ By order,

N. PINKNEY, clk.”

Amendments proposed. In the sixth line from the beginning of the bill, strike out the word
 “ have” and insert “ hath.” In the last line of the said bill strike out the word “ thing” and insert
 “ law.”

Which were read the first and second time, agreed to, and the bill ordered to be engrossed.

Mr. Horrell appeared in the house.

Mr. M'Pherson, from the committee of claims, brings in and delivers to Mr. Speaker the following report:

THE committee of claims beg leave to submit to the house the following papers, which have been laid before the committee, to wit: A receipt from colonel John Gunby to George Waggaman for a barrel of pork for the use of certain recruits, which receipt bears date the 20th February, 1783, with a certificate from the agent, that it does not appear that the said pork was ever charged in colonel Gunby's recruiting accounts. An order, signed by George Rankin, clerk of the general court, bearing date May term, 1778, on Stephen Mifter, in favour of James Bloodsworth, for attendance at said court as a witness for the state against said Mifter. An order, signed by said George Rankin, clerk of the general court, bearing date May term, 1778, on said Mifter, in favour of George Waggaman, for attendance at said court as a witness for the state against said Mifter. And a certificate from John Gwinn, clerk of the general court for the western shore, presented in favour of a certain Elias Wilyard, of Frederick county, stating, that the said Elias Wilyard, April term, 1770, proved eight days attendance as a witness for the lord proprietary against Moses Carr, who was condemned to be hanged, and that said Wilyard was also entitled to itinerant charges; which said certificate is accompanied by a certificate from the treasurer of the western shore, that he had examined the journal of accounts for the year 1773, and that it does not appear from said journal, that any allowance had been made to said Wilyard for his said attendance, together with an affidavit from said Wilyard, to prove that he had never received any thing for said attendance. The certificate with respect to Elias Wilyard being now presented to the committee of claims for the second time, as we are informed by the members of the committee of last year, they request the attention of the house to it for the satisfaction of the party interested, and take the same opportunity of obtaining a decision of the house on the other papers herein mentioned, and which accompany this report.

By order,

A. GOLDER, clk.

Which was read.

The order of the day, relative to a senator of the United States, is postponed till to-morrow morning.

The house adjourns till to-morrow morning 9 o'clock.

F R I D A Y, December 5, 1794.

THE house met. Present the same members as on yesterday. The proceedings of yesterday were read. Mr. Ford appeared in the house. Mr. John Carnan, a delegate returned for Cecil county, appeared, and after qualifying in the mode prescribed by the constitution and form of government, and taking the oath to support the constitution of the United States, took his seat in the house.

On motion, ORDERED, That the clerk of the house issue summonses for any witnesses applied for by Edward Norwood, to testify before the house respecting his petition to the legislature, returnable immediately.

The clerk of the senate delivers the bill for the establishment of a market for the sale of live stock at Westminster-town, in Frederick county, endorsed; “ By the senate, November 29, 1794: “ Read the first time and ordered to lie on the table.

“ By order,

N. PINKNEY, clk.

“ By the senate, December 4, 1794: Read the second time and will pass.

“ By order,

N. PINKNEY, clk.”

Ordered to be engrossed.

Mr. Sprigg, from the committee, brings in and delivers to Mr. Speaker a bill, entitled, An act to form a new parish, by the name of Washington Parish, to include the City of Washington and George-town, on Patowmack; which was read the first time and ordered to lie on the table.

The report on the petition of Samuel Worthington, was read the second time, and the question put, That the house assent to the resolution therein contained? Resolved in the affirmative. Sent to the senate by the clerk.

On motion, ORDERED, That the bill to revive and aid the proceedings of the orphans court of Calvert county, be committed for amendment.

Mr. Douglass, from the committee, brings in and delivers to Mr. Speaker the bill to compel the clerks of the county courts, the sheriffs and registers of wills, for Caroline, Queen-Anne's and Montgomery counties, to hold their respective offices in the town of Denton for Caroline county, in Centreville for Queen-Anne's county, and at Montgomery Court-house for Montgomery county, by themselves or their deputies, as amended; which was read the first time and ordered to lie on the table.

ORDERED, That the said bill have a second reading on Monday next.

Mr. Jamison