

ORDERED, That 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, either by themselves or their deputies, be committed for amendment.

On the second reading the bill for removing sundry original papers, still remaining in the late prerogative-office, to the several counties to which they respectively belong, the question was put, That the blank in the last enacting clause be filled up with seventy pounds? Determined in the negative.

The question was then put, That the said blank be filled up with sixty pounds? Determined in the negative.

The question was then put, That the said blank be filled up with fifty pounds? Determined in the negative.

The question was then put, That the said blank be filled up with forty pounds? Determined in the negative.

The question was then put, That the following words be inserted in the last clause of the said bill? "Such sum as the legislature at a future session thereof shall think adequate to his services." Resolved in the affirmative.

The bill being read throughout, the question was put, That the following clause be added to the said bill? "And be it enacted, That nothing in this act contained shall subject, or be construed to subject, the said register to the penalty herein imposed, if he shall refuse, and notify such refusal in writing, to the governor and council, on or before the first of March next, to enter upon the duties by this act imposed." Resolved in the affirmative.

On motion, the question was put, That the following clause be added to the said bill? "And in case the said register shall refuse, the governor and council are hereby authorized and required to appoint and commission a fit and proper person, who shall have as full power to sort and pack up the said papers as the said register might have had under this act." Determined in the negative.

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

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

Messieurs	Ridout,	Goldsbrough,	Craig,	Carnan,	Earle,	Whittington,
	Kerr,	Carroll,	R. Bond,	Quynn,	Brown,	Wilson,
	H Johnson,	Nutter,	Miller,	Kent,	Dennis,	J. Johnson. 21.
	Harwood,	Waggaman,	Hollingsworth,			

N E G A T I V E.

Messieurs	Dorsey,	Mackall,	T. Worthington,	Jamison,	Schnebely,	Brookes,
	Ford,	Horrrell,	Frazier,	Shriver,	Kerfner,	Luckett,
	Hopewell,	Brome,	Key,	Jarrett,	Hughes,	Cresap,
	Hebb,	Thomas,	Robins,	Montgomery,	Oneale,	Lynn,
	J. Worthington,	Digges,	Baer,	Douglafs,	Davis,	Beall. 37.

So it was determined in the negative.

The clerk of the senate delivers a bill, entitled, An act to establish a bank, and to incorporate the subscribers thereto, endorsed; "By the senate, December 3, 1794: Read the first time and ordered "to lie on the table.

"By order,

N. PINKNEY, clk.

"By the senate, December 6, 1794: Read the second time and will pass.

"By order,

N. PINKNEY, clk."

Which was read the first time and ordered to lie on the table.

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

Mr. Hopewell, from the committee, brings in and delivers to Mr. Speaker a bill, entitled, A further supplement to an act, entitled, An act for the establishment of select vestries; which was read the first time and ordered to lie on the table.

The bill to enable the justices of the levy court of Queen-Anne's county to sell and convey the property therein mentioned, and for other purposes, was read the second time, and passed. Sent to the senate by the clerk.

The report of the conferees, was read the second time, and the resolution therein contained assented to. Sent to the senate by the clerk.

On the second reading the amendments to the bill to compel the attendance of the members of the general assembly, the question was put, that the house agree to the first amendment? The yeas and nays being called for by Mr. Jamison, appeared as follow:

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

Messieurs	Ford,	Digges,	R. Bond,	Earle,	Shriver,	Davis,
	Hopewell,	T. Worthington,	Miller,	Brown,	Douglafs,	J. Johnson,
	Hebb,	Ridgely, of Wm.	Carnan,	Whittington,	Schnebely,	Cresap,
	Hall,	Kerr,	Sprigg,	Robins,	Kerfner,	Lynn,
	Mackall,	H Johnson,	Key,	Jamison,	Hughes,	Beall. 32.
	Brome,	Craig,				

N E G A T I V E.

Messieurs	J. Worthington,	Goldsbrough,	Waggaman,	Quynn,	Baer,	Brookes,
	Horrrell,	Carroll,	Frazier,	Kent,	Oneale,	Luckett. 16.
	Harwood,	Nutter,	Hollingsworth,	Dennis,		

So it was resolved in the affirmative.