102

L. Dorley, Hanfon. Carcaud. Thomas, Stanfbury, A. Stuart, Angier, Moore. W. Dorfey. Lemmon.

Love. Miller, Moffit, Bowie, Wood,

ATIV Van-Horn, Thompson, Shriver, Hawkins. Kemp,

Montgomery, Forwood, E. Davis, Lytle,

Orrell. Malon. Douglass, Dickson,

Smith. Cellar, Swearingen, B. Tomlinfon.

So it was determined in the negative.

The bill to enable the levy court of Anne-Arundel county to affels and complete the levy of faid county for the year eighteen hundred and one, was read the second time, passed, and sent to the senate by the clerk.

The bill for the relief of Elizabeth Townsend, and the heirs of Levin Townsend, of Worcester county, was

read the second time, passed, and fent to the senate by the clerk. The refolutions respecting the western and southern limits of this state, and the dividing lines and boundaries between this state and the commonwealth of Virginia, were read the second time, assented to, and sent to the

fenate by the clerk. Mr. Miller, from the committee, delivers to the speaker the following report:

THE committee to whom was referred the petition of Peregrine Brifcoe, of Cæcil county, report, that they have had the same under consideration, and are of opinion that the relief prayed for is reasonable, and ought to be granted; they therefore submit the following resolution:

RESOLVED, That all proceedings on a judgment or judgments obtained against Peregrine Briscoe, and his se-

curities, at the fuit of the state, be stayed until the first day of January, eighteen hundred and three.

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

by the clerk.

The report on the petition of Philip Fisher was read the second time, the resolution therein contained assent-

ed to, and feat to the fenate by the clerk.

The bill to authorite the appointment of visitors of the gaol in Baltimore county, was read the second time, passed, and sent to the senate by the clerk. On motion, ORDERED, That the supplement to an act relating to negroes, and to repeal the acts of assembly

therein mentioned, be committed for amendment. Mr. Mason, from the committee, delivers to the speaker a bill, entitled, An act to direct the proceedings against persons guilty of fornication, and to repeal the acts of assembly therein mentioned; which was read and referred to the first day of August next.

On motion, ORDERED, That the committee appointed on the petition of Lambert Hyland be discharged. On motion, Leave given to bring in a further supplement to the act, entitled, An act to provide for the act. ministration of justice in cases of crimes and misdemeanors in the city and county of Baltimore. ORDERED, That Mr. Scott, Mr. Dickson and Mr. Stansbury, be a committee to prepare and bring in the same.

Mr. Scott, from the committee, delivers to the speaker the said bill; which was read the first and second time

by especial order, passed, and sent to the senate by the clerk.

The report on the petition of the securities of Dennis Griffith was read the second time, and the resolution therein contained rejected. The report respecting the government house was read the second time, the resolution therein contained assente

ed to, and feat to the senate by the clerk. Mr. Dickfon, from the committee, delivers to the speaker a bill, entitled, An act enabling the vestry of Saint Paul's parish, in Baltimore county, to institute a seminary of learning by the name of The Protestant Episcopal Academy of Baltimore, and to superintend the management thereof; which was read the first time and ordered to lie on the table.

The bill to streighten and amend the road leading from Leonard-town, in Saint-Mary's county, to Newport,

in Charles county, was read the second time, passed, and sent to the senate by the clerk.

The bill to authorife the justices of the levy court of Baltimore county to lay and impose the tax therein men-

tioned, was read the second time, passed, and sent to the senate by the clerk. The clerk of the senate delivers the bill relative to the administration of justice in this state, and to repeal the act of affembly therein mentioned, endorfed; " By the fenate, December 17, 1801: Read the first time and or " dered to lie on the table. I. B. DUCKETT, clk-

"By order, "By the fenate, December 21, 1801: Read the second time and will not pass.

J. B. DUCKETT, class " By order. By the fenate, December 26,-1801: Upon reconsideration will pass with the proposed amendments. J. B. DUCKETT, clk."

"By order, Amendments proposed. At the end of the marginal line of 20th page add, " And be it enacted, that the to spective levy courts shall, sometime in the month of May next, and in the same month in every year for ever thereafter, appoint the judges of the several elections to be held within this state, and that the judges so appoint ed shall have the same power and authority, and subject to the same penalties, as the judges heretofore appoint