

pose of inserting the words "five cents?" the question was divided and put on striking out. The yeas and nays being required, appeared as follow :

A F F I R M A T I V E.								
Messrs	Plater	Angier	Stuart	Lecompte	Groome	J Thomas	Gaither	Hilleary
	Hebb	Grahame	Chapman	Griffith	Calvert	Baer	S Thomas	Bayard
	Hopewell	Ireland	Bayly	Frazier	Wilson	J H Thomas	Veatch	Reid
				N E G A T I V E.				
Messrs	Harris	Williams	Harryman	P Spencer	Boyle	J E Spencer	Davis	Willis
	W Moffitt	Wilkinson	M Brown	Seth	J Brown	Schley	Streett	Jump
	Belt	Blake	Randall	Sands	Hopper	Archer	Holbrook	Tabbs
	A Dorsey							

So it was determined in the negative.

On motion by Mr. Plater, That the words "ten cents" be stricken out after the words "for every order on motion," for the purpose of inserting "two?" a division of the question was called for, and put on striking out. Resolved in the affirmative.

On motion by Mr. Archer, the question was put, That the blank be filled up with "nine cents?" Determined in the negative.

On motion by Mr. Streett, the question was put on "eight cents." Determined in the negative.

On motion by Mr. Hilleary, the question was put on "six cents." Resolved in the affirmative.

On motion by Mr. Plater, the question was put, That the words "For affixing the seal of the court to any transcript or certificate, if demanded, twelve and a half cents," be stricken out? Determined in the negative.

On motion by Mr. W. Moffitt the question was put, That the following be inserted a ter the first section? to wit: "Be it enacted, by the general assembly of Maryland, That in order that equal justice may be done. that in all cases where either party is not able to bear the expense of a suit in chancery, it shall and may be lawful for the register in chancery to charge his fees to the state of Maryland, and the treasurer of the western shore is hereby directed to pay the same." The yeas and nays being required, appeared as follow :

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

Mr. W Moffitt								
N E G A T I V E.								
Messrs	Plater	Harris	Blake	Bayly	J S Moffitt	J Brown	J H Thomas	S Thomas
	Hebb	Belt	Harryman	Lucas	Calvert	Hopper	Archer	Veatch
	Hopewell	Williams	M Brown	Griffith	Magruder	Wilson	Davis	Hilleary
	Hall	Grahame	Randall	Frazier	Sands	J Thomas	Willis	Bayard
	Angier	Ireland	Seth	Groome	Boyle	Baer	Bowles	

So it was determined in the negative.

On motion by Mr. Archer, the question was put, That the following be inserted after the 4th clause? to wit: "And be it enacted, That if the amount of fees received by the register of the court of chancery, the clerk of the court of appeals for the eastern and western shores, the registers of the land-offices, or by the several registers of wills and clerks of the county courts for the several counties in this state, shall in any one year exceed the sum of twelve hundred dollars, clear of all expenses accruing to them, or either of them, by reason of his or their tenure of the offices aforesaid, that then and in that case the several officers aforesaid shall, in each and every year in which their fees, or either of them, shall amount to more than the sum aforesaid, return to the treasurer of the eastern or western shore, as the case may be, such sum or sums as they shall receive over and above the said sum of twelve hundred dollars, under the penalty of two thousand dollars for each and every offence, to be recovered in any court within this state having competent jurisdiction one half of which shall be paid into the treasury of this state, and the other half to the levy court of the county where such officer shall reside, for the payment of county charges." The yeas and nays being required, appeared as follow :

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

Messrs	W Moffitt	Calvert	J H Thomas	Archer	Davis	Streett	Willis	Bayard
	Groome	J Thomas						
N E G A T I V E.								
Messrs	Plater	Belt	Wilkinson	Randall	Lucas	Magruder	Wilson	Tabbs
	Hopewell	Williams	Blake	P Spencer	Lecompte	Boyle	Holbrook	S Thomas
	Angier	Grahame	Harryman	Seth	Griffith	J Brown	Jump	Veatch
	Harris	Ireland	M Brown	Bayly	Frazier	J E Spencer	Bowles	

So it was determined in the negative.

On motion by Mr. J. Brown, the further consideration of the said bill was postponed until to-morrow.

Mr. A. Dorsey delivers a bill, entitled, An act for the benefit of Jasper E. Tilly; which was read.

The bill to exempt the inhabitants of North and Pipe creek hundreds from tollage when they are going to, or returning from, public worship, was read the second time and passed.

On motion by Mr. Spencer, the following resolution was read.

RESOLVED, That Thomas Rogers, clerk of the senate, be allowed the sum of one hundred dollars, and James Harwood, assistant clerk, the sum of sixty dollars, as a further compensation for the fidelity with which they have discharged their duty this session.

The supplement to an act for opening a certain road in Baltimore county therein mentioned, was read the second time and passed.