

On motion by Mr. Gaither, ORDERED, That the bill for the support of Anne Richards, of Montgomery county, be referred to the 1st day of June next.

Mr. Boyle delivers a bill, entitled, An act for the relief and benefit of Otho Holland Williams Lockett, of Frederick county; which was read.

On motion by Mr. Grahame, ORDERED, That the bill appointing commissioners to ascertain and establish a divisional line between Anne-Arundel and Calvert counties, have a second reading on to-morrow.

The bill annulling the marriage of Thomas Warner and Ruth Warner, of the city of Baltimore, was read the second time and passed.

On motion by Mr. Plater, the question was put, That the bill annulling the marriage of Josephine Changeur, of the city of Baltimore, be referred to the 1st day of June next? Resolved in the affirmative.

The bill for the relief of Doctor Robert Moore, of Talbot county, was read the second time and passed.

The bill for the relief of Thomas I. Hammond, was read the second time and will not pass.

The bill for the relief of William Boller, of Frederick county, and the bill to lay out and make public a road in Baltimore county, were read the second time and passed.

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

F R I D A Y, January 5, 1810.

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

The bill to exempt the inhabitants of North and Rye creek hundreds from tollage, the bill to prevent insurance on lottery tickets, the bill annulling the marriage of Mary Walker, the bill for the relief of Doctor Robert Moore, the bill annulling the marriage of Thomas Warner and Ruth Warner, the bill for the relief of Thomas Carman, the bill to incorporate the Washington cotton manufacturing company, the supplement to the act to straighten and amend the public roads in Hartford county, the bill to authorise a lottery for repairing the Protestant Episcopal Church in the city of Annapolis, the bill to prevent the evil practices of sheriffs, the supplement to an act for opening a certain road in Baltimore county therein mentioned, the bill for the relief of William Boller, the bill to lay out and make public a road in Baltimore county, and the resolutions in favour of Nicholas Brewer and Cornelius Manning, were sent to the senate.

On motion by Mr. Bland, the question was put, That the house reconsider the bill annulling the marriage of Josephine Changeur? Resolved in the affirmative.

The house proceeded to the second reading of said bill, and the question was put, Shall the said bill pass? Resolved in the affirmative, and the bill sent to the senate.

The bill continuing certain acts of assembly, was read the second time, passed, and sent to the senate.

On motion by Mr. Calvert, ORDERED, That the petition from sundry painters of Prince-George's county, praying an alteration in the inspection law, be referred to the next general assembly.

The clerk of the senate delivers the bill for the valuation of real and personal property, endorsed, "will pass with the proposed amendments;" which amendments were read.

Mr. C. Dorsey delivers a bill, entitled, An additional supplement to the act, entitled, An act respecting the equity jurisdiction of the county courts; Mr. Wortnington delivers a bill, entitled, An act to simplify the proceedings at law, and to expedite the administration of justice; and Mr. Harryman delivers a bill, entitled, A further additional supplement to the act, entitled, An act to extend Centre-street, in the northern precincts of the city of Baltimore, and to build a bridge therein across Jones Falls; which were severally read.

The house proceeded to the second reading of the amendments to the bill for the valuation of real and personal property, and the question was put, That the house agree to the first amendment? Determined in the negative.

On motion by Mr. Tabbs, the question was put, That the further consideration of the same be postponed until to-morrow? Determined in the negative.

The question was then separately put on the 2d, 3d, 4th and 5th amendments, and determined in the negative.

The question was then put on the 6th amendment. The yeas and nays being required, appeared as follow:

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

| | | | | | | | | |
|--------|-----------|-----------|-------------|---------|-------------|---------|----------|--------|
| Messrs | Harris | Wilkinson | P Spencer | Sands | Hopper | Archer | Holbrook | Bland |
| | W Moffitt | Harryman | Seth | Boyle | J E Spencer | Davis | Willis | Bowles |
| | Belt | M Brown | Groome | J Brown | Schley | Streett | Jump | Tabbs |
| | Williams | Randall | J S Moffitt | | | | | 27 |

N E G A T I V E.

| | | | | | | | | |
|--------|----------|----------|----------|----------|----------|----------|------------|----------|
| Messrs | Plater | A Dorsey | Chapman | Cottman | Frazier | Perrie | J H Thomas | Veatch |
| | Hebb | Grahame | C Dorsey | Lucas | Calvert | Wilson | Gaither | Hilleary |
| | Hopewell | Ireland | Bayly | Lecompte | Herbert | J Thomas | S Thomas | Bayard |
| | Hall | Blake | Winder | Griffith | Magruder | Baer | Wharton | Reid |
| | Angier | Stuart | | | | | | 34 |

So it was determined in the negative.

The question was then put on the 7th amendment. The yeas and nays being required, appeared as follow: