

Monday in October, eighteen hundred and seven, and on the first Monday in October in every year thereafter, assemble at the usual place of holding the elections in their respective wards, and shall elect, by ballot, two members to represent the said ward in the first branch of the city council, and the persons so elected shall be residents of the ward for which they are elected, and shall be proprietors of leasehold or freehold property in the said city to the value of five hundred pounds current money. And be it enacted, That the voters in the several wards of the said city, qualified as aforesaid, shall, on the first Monday in October, eighteen hundred and seven, and on the first Monday in October in every second year thereafter, assemble at the usual place of holding the elections in their respective wards, and shall elect, by ballot, one member to represent the said ward in the second branch of the city council, and the person so elected shall be a resident of the ward for which he is elected, and shall be a proprietor of leasehold or freehold property in the said city to the value of five hundred pounds current money. And be it enacted, That in all cases the names of persons voted for, and the offices to which they are respectively elected, shall be distinguished in each ballot, and the judges of the said elections shall conduct the same in the manner and form prescribed by the act to regulate elections, passed at the present session, shall make their return accordingly, and deposit the same, with their polls, in the office of the register of the city, and it shall be the duty of the said register to notify the persons so elected, and in case of vacancy or vacancies in either branch of the city council, the same shall be supplied by election in the same manner as vacancies in the first branch are directed to be supplied in the original act. And be it enacted, That no person shall be eligible to the office of mayor or register, or as a member, or as clerk of either branch of the city council, who holds an office of profit or trust under the government of the United States, the state of Maryland, or the corporation of the city of Baltimore. And be it enacted, That the first and second branch of the city council shall, in the first week of their annual session, by their joint ballot, recommend two persons to each office now existing, or which may arise under any ordinance of the said corporation, and the mayor shall appoint and commission one of the persons so recommended to fill the respective offices during one year, and may also fill up all vacancies which shall happen in any office during the recess of the city council. And be it enacted, That so much of the said original act, or any supplement thereto, as are inconsistent with, or contrary to, the provisions of this act, be and the same are hereby repealed; provided nevertheless, that the changes and alterations ordained and established by this act, in addition to those prayed by the corporation, shall be assented to at the time and in the manner herein after mentioned. Provided always, and be it enacted, That the several amendments and alterations established by this act, in addition to those prayed by the corporation, shall have no effect or operation unless the same shall be assented to by a majority of all the members of the first branch of the city council, after a new election of members, in the first session after such new election, but in case the members of the first branch of the city council, or a majority of them, should determine to adopt a part of the said amendments and reject the remainder, then it shall and may be lawful for them so to do, and the amendments so assented to shall be valid and obligatory to all intents and purposes as a part of the charter of the city of Baltimore." Resolved in the affirmative.

The question was then put, Shall the said bill pass? The yeas and nays being required, appeared as follow:

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

Messieurs	Scott,	B. Mackall,	Smoot,	Blake,	Hawkins,	Forwood,	Turpin,	Smith,	
	Hurt,	Ogden,	Cox,	Sudler,	Cockey,	Ayres,	Jump,	Yates,	
	Gale,	Lemmon,	Porter,	Gleaves,	Kuhn,	Holbrook,	Stephen,	Tomlinson,	
	Merrick,	Harryman,	Van-Horn,	Bishop,	Montgomery,	Bayard,	Bowles,	Rizer.	35
	Dorsey,	Dickinson,	Contee,						

N E G A T I V E.

Mes	Neale,	Plater,	Parnham,	Jackson,	Hyland,	Hall,	Ellicott,	Selby.	15.
	Hebb,	Stuart,	Chapman,	Cottman,	Ward,	Shaaff,	Carroll,		

So it was resolved in the affirmative.

On motion, ORDERED, That the printer to the state strike three hundred copies of an act of the general assembly, entitled, An act to reduce into one the several acts of assembly respecting elections, and to regulate said elections, for the use of the judges of elections in the several districts in their respective counties.

The clerk of the senate delivers the bill authorising Henry Howard, late sheriff and collector of Anne-Arundel county, to complete his collection, endorsed, "will not pass." The bill to enlarge the powers of the levy court of Baltimore county, and for other purposes, endorsed, "will pass." Ordered to be engrossed. And the following message:

BY THE S E N A T E, January 20, 1806.

GENTLEMEN OF THE HOUSE OF DELEGATES,

WE have received your message of this day requesting a reconsideration of the resolution in favour of Robert Halkerstone, of Charles county. The resolution was dissented from principally because the officer intended to be benefitted by it appears to us to have a just claim on the United States for a pension, and it would therefore be unnecessary to burthen this state particularly in providing for him.

We sympathize in the distresses of an old soldier, whose merits we admit on your representation of them, but as we think it the duty of congress to provide for him, we have declined a reconsideration of the resolution in his favour.

By order, T. W. HALL, clk.

Which was read.