

	A F F I R M A T I V E.					
Messrs	J. Ringgold, Ridgely, of Wm. Gough, Miller,	R. Bond, Oldham, Quynn,	Duvall, Key, Beatty,	P. Smith, Burkhart, Prall,	Love, S. Smith, Ott,	Crefap, Tomlinson, Jacob. 19.
	N E G A T I V E.					
Messrs	Thomas, Hopewell, Comegys, Wilkinson,	T. Gantt, jun. Craik, Hawkins, M'Pherfon,	Chapman, Cockey, Waggaman, Frazier,	Eccleston, T. Marshall, Seney, Wright,	O'Bryon, Barnes, Dennis, Holland,	J. P. Marshall, Swearingen, Oneale. 23.

So it was determined in the negative.

The resolution being read throughout, the question was put, That the house assent thereto? Resolved in the affirmative, and sent to the senate by the clerk.

RESOLVED, That the clerk of the house be directed to have two hundred copies of the reports of the committee of ways and means, the state agent, and the committee of claims, immediately printed for the use of the members of the legislature.

The supplement to the act, entitled, An act to prohibit the bringing slaves into this state, and to alter and amend parts of the said act, was read the second time, and the question put, That the said bill, with the proposed amendments, do pass? The yeas and nays being called for by Mr. T. Ringgold, appeared as follow:

	A F F I R M A T I V E.					
Messrs	Carroll, Thomas, Hopewell, Mercer, N Worthington, Wilkinson, Craik,	Hawkins, M'Pherfon, Chapman, Ridgely, of Wm. Cockey, Kerr, Waggaman,	Denwood, Goldborough, Lecompte, Frazier, Oldham, T. Marshall,	Quynn, Duvall, Seney, Barnes, Dennis, Holland,	J. P. Marshall, Key, Beatty, P. Smith, Love, Douglafs,	Whitely, Swearingen, Oneale, Crefap, Tomlinson, Jacob. 38.
	N E G A T I V E.					
Messrs	J. Ringgold, T. Ringgold, Comegys,	Chefley, T. Gantt, jun. Gough,	Sherwood, Eccleston, Miller,	Clark, Wright, O'Bryon,	Burkhart, Prall, Wilson,	Loockerman, Ott. 17.

So it was resolved in the affirmative.

Amendments proposed. In the 3d and 4th lines of the preamble strike out the words "and the commonwealth of Virginia." Strike out the whole of the second enacting clause. Sent to the senate by the clerk.

The resolution in favour of Job Garretson, was read the second time, and the question put, That the house assent thereto? The yeas and nays being called for by Mr. Oneale, appeared as follow:

	A F F I R M A T I V E.					
Messrs	Thomas, Hopewell, J. Ringgold, Wilkinson, Chefley, T. Gantt, jun.	Craik, Hawkins, Chapman, Ridgely, of Wm. Gough, Cockey,	Waggaman, Denwood, Lecompte, Miller, T. Marshall,	Quynn, Duvall, Seney, Wright, O'Bryon,	Barnes, Beatty, P. Smith, Love, Wilson,	Whitely, S. Smith, Ott, Swearingen, Jacob. 32.
	N E G A T I V E.					
Messrs	Carroll, Comegys, M'Pherfon,	Kerr, Goldborough, Frazier,	Eccleston, Dennis, Holland,	J. P. Marshall, Sherwood, Burkhart,	Douglafs, Oneale,	Crefap, Tomlinson. 16.

So it was resolved in the affirmative.

On motion, the question was put, That the bill to continue and amend an act, entitled, An act for the more effectual punishment of criminals, have a second reading agreeably to the order of the day? The yeas and nays being called for by Mr. Ridgely, of Wm. appeared as follow:

	A F F I R M A T I V E.					
Messrs	Thomas, Hopewell, J. Ringgold, Comegys, Wilkinson,	Chefley, Chapman, Waggaman, Frazier, Eccleston,	Miller, Hollingsworth, T. Marshall, Clark,	Dennis, Holland, Key, Beatty,	Burkhart, Wilson, Douglafs, Whitely,	S. Smith, Swearingen, Tomlinson, Jacob. 26.
	N E G A T I V E.					
Messrs	Carroll, T. Ringgold, Mercer, N. Worthington, T. Gantt, jun. Craik,	Hawkins, M'Pherfon, Ridgely, of Wm. Gough, Cockey,	Sherwood, Kerr, Denwood, Goldborough, Lecompte,	R. Bond, Oldham, Quynn, Duvall, Seney,	Wright, O'Bryon, Barnes, J. P. Marshall, P. Smith,	Love, Loockerman, Ott, Oneale, Crefap. 31.

So it was determined in the negative.

Mr. Mercer, from the committee, brings in and delivers to Mr. Speaker the following report:

THE committee to whom was referred the memorial of Alexander C. Hanson, Esquire, chancellor of Maryland, have considered the same, and are of opinion that the object thereof, as far as it respects the providing for the punctual payment of the salary of chancellor from certain specified, permanent, and appropriated funds, is reasonable; and that the small taxes therein proposed to be imposed on particular proceedings in the court of chancery, are in their principle just, in their amount