first, eighteen hn Eccleston, , deceased, for ninety-nine, be sly understood, e estate of the security.

ouis Gassaway ck of the senate, , and John N. lars each, as an e present sessi-

United States to ses of providing nd whereas the those important siderations, if it he Severn river bstruction near

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emiah Hughes, y-five thousand asury, to be apar the mouth of els of the largest ore the said sum to the said John er and Francis e state of Marysecurities to be eir said securily, that the said be faithfully and l be recorded in on the same, or ame and for the olied to any pur-ded always, that and council shall neighbourhood,

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vernor be autho-the executives of er which the citin those states to ience in recover-

ing them even after they are discovered, and requesting the said executives to use Dec. Ses. 1817 their influence with their respective legislatures, by recommending such laws as shall have a tendency to remedy the grievances complained of, and to report the result of the said correspondence to the next general assembly of Maryland.

No. 44.

RESOLVED, That the printer to the state be allowed twenty days in addition to the time now limited by law for printing the laws, and votes and proceedings of the present session, and that the treasurer of the western shore advance to him the sum of six hundred dollars, in part of the salary allowed him on the civil hist for the present year, upon his giving bond and security as required by the law of December session eighteen hundred and sixteen, chapter ninety eight.

No. 45.

Where As, it is represented to this general assembly by the petition of George D Parnham, that a warrant of resurvey, granted out of the land office to Ann Parnham of Charles county, was executed on the ninth day of December, eighteen hundred and seventeen, and that the said resurvey included lands as vacancy which, though never patented, had been fairly purchased of the late proprietary government, and fully paid for, and to which the said Ann Parnham and George D. Parnham have derived an equitable right, the former of an estate for life, and the later of a reversion in fee on the determination of said life; and that a special had derived an equitable and just title thereto; and the said petitioner, praying that patents may ssue for the lands included in both the said surveys, without the payment of the money usually required for composition and improvements, and the prayer of the petitioner appearing just and equitable, Therefore,

RESOLVED, That the register of the land office for the western shore, he and

RESOLVED, That the register of the land office for the western shore, he and he is hereby authorised and directed, to grant a patent to Ann Parnham, of Charles county, for a tract or parcel of land called Parnham's Amendment; surveyed for the said Ann Parnham, by virtue of a warrant of resurvey granted to said Ann Parnham out of the land office, on the thirtieth day of April, in the year eighteen hundred and seventeen, agreeably to the certificate of the surveyor of Charles county, bearing date the minth day of December eighteen hundred and seventeen, without requiring the payment of any money for composition or improvement thereon; Provided, that all other legal charges for obtaining a patent, are first regulied with.

complied with.

RESOLVED, That the register of the land office for the western shore be and he is hereby authorised and directed, to grant a patent to George D. Parnham, of Charles county, for a tract or parcel of land called Parnham's Triangle, surveyed for the said Parnham, by virtue of a special warrant granted to said Parnham out of the land office on the thirtieth day of April, eighteen hundred and seventeen, without requiring the payment of any money for composition or improvements thereon; Provided, that all other legal charges for obtaining a patent are first complied with.

No. 46.

WHEREAS, it is essentially necessary that the decisions which have taken place, and which may hereafter take place, in the superior courts of this state, should be generally known throughout the state, and that encouragement should be given to

reporters of such decisions; Therefore,
RESOLVED, That the treasurer of the western shore be and he is hereby directed, to purchase from the reporters of the decisions which have taken place, and which may hereafter take place, in the superior courts of this state, seventy-five copies of those which have already been published, and the like number of copies of those which may hereafter be published, and to pay the amount thereof out of

any money in the treasury.

RESOLVED, That the governor and council cause the said books as they shall be purchased to be forwarded and distributed as follows: To the court of appeals for each shore, two copies; to the court of chancery one copy; to each county court two copies; to Baltimore city and county courts two copies; to each orphans court one copy; to the general assembly four copies; and to the executive one copy; to the land office for the western shore one copy; and to the land office for the castern shore one copy.

No. 47.

RESOLVED, That the honourable John L. Kerr, agent on behalf of the state to liquidate and settle with the general government the necessary expenditures which were incurred by this state in providing for the common defence during the late

Passed Feb 13 In favour of the printer to the

Passed Feb 13 Directing patents to issue for certain

> Passed Feb13 To purchase decisions in thesuperior courts.

Passed Feb 12 formationfrom John L Kerr.