-Tobacco, August 20, 1791. Saturday the rath inflant, beours of ten and eleven o'clock at n called BENJAMIN was going erdeventure, as foon as he reached mmonly called Theobald's Hill. distant from this town) he was a white man who had on a dark rode a small black horse, some enfued, when this man rode up him a violent stab in the breast fuch weapon, of which he died owing I will pay the above red dollars to any person who will tor of this inhuman act, so that

J. H. STONE.

EASTON, and PHI-DELPHIA, Land STAGES,

URT HOUSE & NEW. CASTLE.

ers, (Proprietors of the Philadel more New Line) very respectfully s of this city and its vicinity, they communication from this place for the conveyance of freight and ace running the 20th instant, by -A packet will leave Philadelphia ng for Newcastle, on its arrival conveys the passengers to Cacil he packet waits their arrival, and nnapolis and Easton, and touches return. The peculiar advantages at of expedition, will be obvious ng to the northward, it being cerbe performed in less time than by s solicit the patronage of the pubvery exertion shall be used to ren-, agreeable and expeditious. The inds renders the day of the packet's ther uncertain; but it is expected ace early every Sunday morning. s that have freight to forward, are

eir names at the Printers, who will o wait upon them and inform the HAMBERS, Cæcil Court House. DARLEY, 7

Newcastle.

d LEES, urt-House, in stage, nia in packet,

er cwt. from city to city. Light, roportion to bulk. 19, 1791.

LAND, containing betwixt two indred acres, in Prince-George's side of the Eastern Branch, about federal city, and the same distance here is a good meadow on it, and ication may be made to Mr. Riin Bladensburg, or to the sub-

LEXANDER HAMILTON.

ERY, January 25, 1792. ELT, sen. an insolvent debtor, custody of the sheriff of Princeaving, on his petition to the chanbefore the chancellor, and having cribed by the act for the relief of btors, and the body of the faid having, according to the said act, m imprisonment. It is thereupon adjudged and ordered, that the Belt appear before him in person, r attornies, in the chancery office. h day of March next, for the puro the said Belt any interrogatories of them may think proper, and of he chancellor some person to be erty of the said Belt for the benefit Ordered further, that notice be enjamin Belt, sen. to the said crethe purposes aforesaid, by having inserted in the Maryland Gazette, in the three following weeks. IUEL HARVEY HOWARD.

bers hereby forewarn all persons m, hunting, with either dog or gun, I river neck belonging to the citate

Reg. Cur. Can.

F. GREEN, W. W. DAVIS.

APOLIS: EDERECK and SAMUEL GREEN.

(N6. 2354.)

MARYLAND GAZETTE.

ber, 26, 1791.

On motion, ORDERED, That the several bills proare necessary, be referred to the consideration of the next fession of allembly, and that the fame be published in the Maryland Gazette, Baltimore Journal, Frederick and George-town papers, and the Maryland Herald, for the consideration of the people.

W. HARWOOD, Clk.

[Concluded from our last.]

In ACT to alter and amend the constitution and form of government as to the filling up vacancies in the senate, and to allow the senate to amend money bills.

Bonness Besses BE IT ENACTED, by the General Assembly of Maryland, That in case any vacancy thall hereafter happen in the lenate by the refulal to act, death, refignation, disqualification, or removal out of this state, by any possession person elected a member of the semie, the same shall be filled up, if it shall happen during the recess of the general affembly, within one week after the meeting thereof, and, if during the lesson, it shall be filled up within one week after such vacancy shall happen, in manner following, to wit: the house of delegates shall, by ballot, appoint nine of their body then present, and the faid nine, or a majority of them, shall, by ballot, nominate to the senate three qualified persons, and out of such nomination the senate shall elect one person, by ballot, to fill the vacancy for the residue of the five years; and that the senate shall have power to propose amendments to all money bills. And if this act shall be confirmed by the general assembly after the next election of delegates in the first session after such new election, according to the constitution, that in such case this alteration and amendment of the constitution and form of government hall constitute and he valid as part thereof, and every thing therein contained repugnant to, or inconsistent with, this alteration and amendment, shall be repealed

In ACT to alter and amend the constitution and form of pournment as to the election of members to the house of

A ACT to alter the constitution and form of government as to the election of governor.

it enacted, by the General Assembly of Maryland, the governor shall be elected by the electors of me lenate when affemoled to elect fenators in the year eventeen hundred and ninety-fix, and for ever therethe by the electors of the senate when so assembled; manner as the election of senators; and no person dell be capable of ferving as governor longer than ten hall refuse to act, die, resign, be disqualified, or re-An out of the state, the first named of the council de constitution directs, and the vacancy shall be supand filled as follows; the house of delegates by ballot, appoint nine of their body then preand the said nine, or a majority of them, shall, nominate to the senate three qualified perand out of that nomination the senate shall elect person by ballot to fill the vacancy for the reof the five years. And if this act shall be conof delegates in the first session after such new according to the constitution and form of in such case this alteration and constitution and form of govern-

of DELEGATES, Decem- An ACT to alter and amend the constitution and form of of December, and no person shall be capable of holdgovernment as to the council.

> the constitution and form of government, until the next abolished. meeting of the general assembly, and in the first week of the session the said vacancy shall be supplied as follows, to wit: the house of delegates shall, by ballot, appoint nine of their body then present, and the said nine, or a majority of them, shall, by ballot, nomifembly, fuch vacancy shall be filled up by the members of the council in the manner directed by the constitution and form of government, until the next meeting of the general assembly, and in such case the said vacancy. shall be filled up in manner aforesaid, and o toties quoties whenever a vacancy shall happen, it shall be filled up as herein before directed. And if this act shall be confirmed by the general assembly after the next election of delegates in their first session after such new election, according to the constitution and form of government, that in such case this alteration and amendment of the constitution and form of government shall constitute and be valid as part thereof, and every thing therein contained repugnant to, or inconfistent with, this alteration and amendment, shall be repealed and abolished.

An AGT directing the mode of appointing the officers therein mentioned.

BE it enacted, by the General Affembly of Maryland, That all military, naval, militia, and civil officers, BE it enacted, by the General Assembly of Maryland, (except only the auditor of the public accounts, com-That elections for delegates shall be held on the first missioners, and collectors of the public taxes, the trea-Monday in October in every second year, and not surers, the registers of wills, the register of the chan-Merwise; and the legislature may, from time to time, cery court, the clerks of the court of appeals, general med by law in what manner other than by oath or and county courts, the profecutors of prefentments and mirmation, the qualifications of candidates and voters indicaments in the county courts, constables, and overhall be afcertained, and may make such regulations seers or commissioners of the roads, or of the poor, may effectually preserve the most perfect freedom fall of whom shall be appointed as directed by the conmalaimels at elections. And if this act shall be con- tentution, acts of assembly, and as herein after promed by the general assembly after the next election vided) shall be appointed as follows; the council shall, delegates in their first session after such new elec- by ballot, nominate to the governor two persons, or according to the constitution and form of go- three if so required by him, whom they in their the that in such case this alteration and amend. judgment and conscience believe best qualified for the ment of the constitution and form of government shall office to which they are nominated; and the governor constitute and be valid as part thereof, and every thing shall, after five and within ten days thereaster, apmerein contained repugnant to, or inconsistent with, point and commission one of the persons so nominated; all alteration and amendment, shall be repealed and and the governor may suspend or remove any civil officer, who has not a commission during good behaviour, and may suspend any militia officer for one month, and may also suspend or remove any militia officer in pursuance of the sentence of a court-martial. All civil officers of the appointment of the governor (except only the chancellor and all judges) shall hold their commissions during pleasure; and the salaries to the governor and the council, and to the chancellor and judges, as afcertained by law, shall not be dithe said election of governor shall be made in the minished during their continuance in office; and any chancellor or judge shall be removed by the governor for misbehaviour in office on conviction in a court of law, or upon the address of the general assembly, provided two thirds of all the members of each house concur therein. And if this act shall be consumed by the general assembly after the next election of delegates in their first sossion after such new election, according to the constitution and form of government, that in such case this alteration and amendment of the constitution and form of government shall constitute and be valid as part thereof, and every thing therein contained repugnant to, or inconsistent with, this alteration and amendment, shall be repealed and

An ACT to repeal the forty second section of the constitution and form of government.

BE it enacted, by the General Assembly of Maryland, That the forty-second section of the constitution and form of government be repealed and abolished.

An AGT cancerning sheriffs. BE it enacted, by the General Assembly of Maryland, The treaty concluded with Muley Aly, king of That theriffs shall be appointed annually in the month Morocco, has been of no long duration, he having reand shaling and amendment, shall BE it enacted, by the General Affembly of Maryland,

ing the office of theriff, or of receiving the profits BE it enalled, by the General Affembly of Maryland, thereof, longer than four years successively; and That the council shall consist of three members, and no sheriff shall hold any other office at the same time; soled by the committee appointed to confider what be elected by the electors of the senate when assembled, and the legislature may, from time to time, regulate to elect senators in the year seventeen hundred and the office of sheriff, and require indubitable and ample ninety-fix, and for ever thereafter by the electors of fecurity to be given for the faithful performance of all the senate when so assembled; and the said election the duties of his office, And if this all shall be conof the council shall be made in the same manner as firmed by the general assembly after the next election. the election of senators; and no person shall be capable, of delegates in their first session after such new election, of acting us a member of the council longer than ten according to the constitution and form of government, years successively; and if any person elected a mem- that in such case this alteration and amendment of the ber of the council shall refuse to act, die, resign, or constitution and form of government shall constitute remove out of the state, during the recess of the ge- and be valid as part thereof, and every thing therein neral assembly, such vacancy shall be filled up by the contained repugnant to. or inconsistent with, this members of the council in the manner prescribed by alteration and amendment, shall be repealed and

An ACT to secure the trial by jury in vivil cases.

BE it enacted, by the General Affembly of Maryland, That the legislature shall never erect any summary jurisdiction for the trial of any fact in any civil case nate to the senate three qualified persons, and out of without a jury, except only in cases of small debts, or fuch nomination the senate shall elect one person by trivial wrongs, not exceeding the sum or value of seballot to fill the vacancy for the residue of the sive wen pounds ten shillings current money of this state, years; and if any member of the council, or the per- or twenty dollars of the United States, or fines, forson so elected, shall refuse to act, die, resign, or re- feitures, or penalties, not exceeding in value that sum, move out of the state, during the sitting of the ge- but the legislature may amend any defects in the trial neral assembly, such vacancy shall be filled up in like by jury in civil cases; provided, that no verdict shall manner; and if during the recess of the general af- be made lawful unless given by three sourths, at least, or more, of the jury.

> An ACT to repeal such parts of the constitution and form of government as require the qualification of property for the governor and others.

BE it enacted, by the General Assembly of Maryland, That such parts of the constitution and form of government as require the qualification of property for person to be elected governor, member of the council, senator, elector of the senate, or delegate, be repealed and abolished. And if this act shall be confirmed by the general affembly after the next election of delegates in the first session after such new election, according to the constitution, that in such case this alteration and amendment of the constitution and form of government shall constitute and be valid as part thereof, and every thing therein contained repugnant to, or inconsistent with, this alteration and amendment, shall be repealed and abolished.

An ACT to probibit the calling of conventions to alter the consiitution and form of government, unless with the consent of the legislature.

BE it enacted, the by General Affembly of Maryland, That no convention of the people, to change or alter the constitution and form of government, or the declaration of rights, shall be called, unless with the concurrence of at least two thirds of all the members of both branches of the legislature. And if this act shall be confirmed by the general assembly after the next election of delegates in the first session after fuch new election, according to the constitution, that in fuch case this alteration and amendment of the constitution and form of government shall constitute and be valid as part thereof, and every thing therein contained repugnant to, or inconfistent with, this alteration and amendment, shall be repealed and abolished.

STOCKHOLM, November 1.

TTTE are assured, that immediately after the ratification of the defensive treaty of alliance between our court and that of Russia, they will endeavour to effect a treaty of commerce between those two kingdoms, and that count de Stackelberg will then appear in the character of ambassador from the court of Petersburgh.

TURIN, October 19.

An uncommon rain, which fell incestantly during seven days, in Sardinia and Piedmont, has forced all the rivers from their beds, and overflowed the whole country.

Roads, bridges, fields, gardens and houses have suftained considerable damage by their inundations.

On the 16th instant, the king came from Moncalieri to Turin, where he summoned all his counsellors to confult them how to act with regard to France, fince Louis XVI. has accepted the new constitution.

By our accounts from the territories of the Pope, a very violent shock of an earthquake has been selt on the 11th instant, at Spo. .. to, Tolentino, and the adaceut places.

All the buildings were terribly shaken and more or less damaged, especially at Spoletto. The inhabitants were still more terrified on the 14th and 20:16, when several shocks, though less violent,

nucceeded the former.