

On motion of Mr. J. H. Thomas, That the words "two hundred and fifty shares in the Baltimore and Frederick-town turnpike road company," be inserted after the word "subscribe." The question was put, on motion of Mr. C. Dorsey, That the said resolution be referred to the next general assembly of Maryland? Determined in the negative.

The question was then put, That the house agree to the said amendment? Resolved in the affirmative, yeas 35, nays 21.

On motion of Mr. S. Thomas, the question was put, That the words "for two hundred and fifty shares in the Columbia turnpike-road" be added to the said amendment? Determined in the negative.

The question was then put, That the house agree to the resolution so far as it relates to two hundred shares in the manufacturing company? Determined in the negative, yeas 28, nays 29.

On motion of Mr. Worthington, the question was then put on one hundred and fifty shares? Resolved in the affirmative, yeas 37, nays 18.

The question was put, That the house assent to the residue of the resolution? Resolved in the affirmative, and sent to the Senate.

The clerk of the Senate delivers the journal of accounts, endorsed, "assented to." The bill for the payment of the journal of accounts, and the bill to confirm certain acts done by persons conscientiously scrupulous of taking an oath, and for other purposes, endorsed, "will pass." Ordered to be engrossed. The resolutions in favour of William and Washington Tuck, and Thomas Harris, endorsed, "assented to." And the resolution in favour of Frederick Green, endorsed, "dissented from." Eleven engrossed bills, endorsed, "read and assented to." The bill for the valuation of real and personal property, and the following message:

By the Senate, Jan. 8, 1810.
Gentlemen of the House of Delegates,
Upon reconsideration of our first amendment to the bill, entitled, An act for the valuation of real and personal property within this State, we have agreed to recede therefrom, so far as regards the striking out James Hopewell and inserting John Johnson, and decline the reconsideration of the other amendments, as modified in our message of yesterday.

By order, T. ROGERS, clk.
Which was read.
On motion of Mr. Winder, Ordered, That when this house adjourns it will adjourn until the first Monday in October next.

On motion of Mr. Bland, the following resolution was assented to, and sent to the Senate.

Whereas the journal of accounts was ordered to be closed, including Monday, and the business of the State has required the attendance of the members longer than was expected; therefore Resolved, That the treasurer of the western shore be and he is hereby required to pay to each member of the legislature attending on this day, one day's allowance in addition to what is allowed on the journal of accounts, and also one day's allowance to the officers of each house.

On motion of Mr. J. Brown, the question was put, That the amendments to the bill for the valuation of real and personal property, now have a reading? Determined in the negative, yeas 28, nays 30.

On motion of Mr. C. Dorsey, the following resolution was read, assented to, and sent to the Senate.

Resolved, That the treasurer of the western shore be and he is hereby directed to pay to Frederick Green, or order, the sum of two hundred dollars, out of any unappropriated money in the treasury.

On motion of Mr. C. Dorsey, the following message was sent to the Senate.

By the House of Delegates, Jan. 8, 1810.
Gentlemen of the Senate,
We regret that your house has dissented from the resolution in favour of Frederick Green. The great number of laws passed at the present session, and the increased mass of matter that will be contained in the votes and proceedings, certainly present him a fair claimant on the justice and liberality of the State; we therefore hope that your house, upon consideration, will concur in the resolution in his favour now sent up.

By order, J. BREWER, clk.
On motion of Mr. C. Dorsey, the following message was sent to the Senate.

By the House of Delegates, Jan. 8, 1810.
Gentlemen of the Senate,

We have also finished the business before us, and are prepared to close the session immediately. We have nominated Mr. C. Dorsey and Mr. Randall a committee on the part of this house, to join the gentlemen to be nominated on the part of your house, to wait upon His Excellency the Governor, and request his attendance in the senate chamber to sign and seal the laws according to the constitution of this State.

By order, J. BREWER, clk.
Two engrossed bills were read, assented to, and sent to the Senate.

The clerk of the Senate returns the same, endorsed, "read and assented to." The resolution in favour of Frederick Green, endorsed,

"dissented from." The resolution making investments, and the resolution allowing extra per diem, severally endorsed, "assented to." The resolutions relative to public arsenals, endorsed, "the first dissented from and the second and third assented to." And the following message:

By the Senate, Jan. 8, 1810.
Gentlemen of the House of Delegates,
We have appointed Mr. Bowie and Mr. Fenwick to join the gentlemen named by you to wait on the Governor and request his attendance in the senate chamber, to sign and seal the laws according to the constitution and form of government.

By order, T. ROGERS, clk.
Which was read.
Mr. Partridge and Mr. M. Eldery, from the Senate, acquaint the speaker that the Governor is attending in the senate to sign and seal the engrossed bills, and request his attendance, with the members, in the senate room for that purpose.

The speaker, attended by the members, went to the senate room, saw the Governor sign and seal the laws, and returned and resumed the chair.

The house adjourns till the first Monday in October next.

NEW-YORK, JAN. 11.
LATEST FROM PORTUGAL.
Yesterday arrived at this port the ship Phoenix, Coffin, from Lisbon, which port she left on the 2d Dec. From Capt. Coffin we learn, verbally, that a battle had been recently fought near Madrid, between the French army under Gen. Victor, and a Spanish army, in which the latter were defeated, with the loss of 5000 men killed, and 7000 prisoners, that the city of Madrid had been burnt by the Spaniards that lived in the city, and that one section of the British army had embarked on board the transports in the Tagus.

Capt. C. has obligingly favoured us with a file of Lisbon papers to the latter end of Nov. but they do not furnish the account of the above mentioned battle, or any other news of great importance.

LATE FROM SPAIN.
Extract of a letter from Boston to the editor of the Mercantile Advertiser, dated Saturday noon.

"Capt. Patterson has just arrived in town from the Vineyard, where he came passenger in the brig Factor, from Cadiz for Boston. Sailed Nov. 30th. Understood that a large French army was advancing into Spain, which was expected to be before the walls of Cadiz within 60 days. The Spanish patriots were alarmed, jealous and divided, although every man at Cadiz was converting into a soldier for its defence. The ships of war remained as before; but it was supposed the British would destroy them rather than suffer the French to obtain such an addition to its navy. Some of the principal Spaniards were preparing to leave the country, having shipped their property to England."

PHILADELPHIA, JAN. 12.
LATEST FROM EUROPE.

Capt. Cooper, of the ship Atalanta, left Lisbon the 12th Dec. and informs, that although various reports were in circulation relative to a battle said to have been fought near Madrid yet nothing official or certain was known on the subject. There had been no recent arrivals at Lisbon from England.

JANUARY 11.
Capt. Tice, from New-Orleans, informs that he saw at the English Turn, bound up as prize to a gun-boat (as he was informed at the Balize) the felucca in which William Brown, collector of the port of New-Orleans, had taken French leave. She was captured off Savanna la Mar, Jamaica, only four hours after having landed her treasure. The gun-boat, we understand, has remained at Savanna la Mar, in pursuit of the collector.

Mr. J. G. Jackson, on the 11th inst. appeared in the house of representatives of the United States.

Imprisonment for Debt.
During the year commencing the 11th December, 1808, and ending November 30, 1809, there were confined in the Debtors Prison of this city, 526 persons for debts between 25 and 15 dollars—235 for debts between 15 and 10—and 591 for debts under 10 dollars. Total under 25 dollars 1152. During the year preceding, the number was upwards of 1300. Nearly the whole of them were supported, while there, by the Humane Society. [N. Y. pap.]

According to an authentic account lately published, the dominions which belonged to the French empire, at the end of last year, contained 16,784 square leagues, and 39,347,397 souls, which makes 2,344 for every square league. The public revenue amounted to 726 millions of francs; the army consisted of 569,930 men, and the fleet amounted to 40 sail of the line, and 30 frigates.

In Council, Jan. 10, 1810.

ORDERED, That the act, entitled, An act more effectually to secure the collection of the public revenues, be published twice in each week, for the space of five weeks, in the American and Federal Gazette, at Baltimore, the Maryland Gazette and Maryland Republican at Annapolis, the National Intelligencer, the Eastern Star, Mr. Grieves's paper at Hagar's, and in Mr. Bartgis's paper at Frederick-town.

By order,
NINIAN PINKNEY,
Clerk of the Council.

An ACT more effectually to secure the collection of the public revenues.

WHEREAS it appears from the statements of the treasurers of the respective shores, that very considerable sums of money are due to this State, under the several denominations of debts therein specified, and some of said debts appear to have been long since due, and in a very hazardous situation, and it being at all times not only the duty of the legislature to secure and protect the public revenue, but also to adopt such measures as may tend more effectually to collect the outstanding debts due to the State, and to bring the same as speedily, and as far as possible, into the treasury; therefore,

Be it enacted, by the General Assembly of Maryland, That the treasurers of the western and eastern shores respectively, be and they are hereby authorized and required, to order and direct suit or suits to be brought immediately against such debtor or debtors for debts due to this State, as they may deem necessary, right and proper, having a reference to the validity thereof, and also to prosecute, and to continue to final issue and determination, all such suit or suits already brought and still depending for debts due to the State, as they may think advisable and proper.

And be it enacted, That if any clerk, sheriff or collector, of any county of this State, shall hereafter refuse or neglect to pay unto the treasurer of the shore to whom the same ought to be paid, any monies of the said State in the hands of the said clerk, sheriff or collector, at the time limited by law for the payment thereof, and to render and settle his accounts with the said treasurer, it shall be, and it is hereby expressly declared to be, the duty of the said treasurer, within three months thereafter, to order and direct suit or suits to be instituted and commenced on the said clerk's, sheriff's and collector's bond respectively, for the recovery of all monies so due and owing.

And be it enacted, That the treasurer of the western or eastern shore respectively, upon the ordering any such suit or suits, may appoint any attorney to such suit or suits, so directed to be brought, prosecuted or continued as aforesaid; provided, that all monies to be recovered in said suits, shall be paid to the treasurer of the western or eastern shore, and to no other person or persons whatsoever.

And be it enacted, That if any clerk of any county court, upon whose bond judgment shall be entered as aforesaid, and execution shall be issued, shall not pay the monies due thereon to the respective treasurer for two successive terms to which said execution shall be returnable, such default shall be, and the same is hereby declared to be, misbehaviour in office within the meaning of the constitution, and shall be prosecuted as such; and it shall be the duty of the respective county courts to give the same in charge to the grand jury of their counties respectively.

And be it enacted, That a statement of the proceedings of the said treasurers respectively, in pursuance of this act, be annually laid before the legislature.

Notice to State Debtors.

THE treasurer of the western shore, State of Maryland, requests all debtors to the State to discharge their respective balances, which are payable into the treasury of the western shore, on or before the twentieth day of March, one thousand eight hundred and ten; immediately thereafter all lawful means will be taken to enforce payment, and all penalties incurred by the clerks, sheriffs and collectors, on the western shore, will be exacted. This notice, it is hoped, will be attended to, it will save the debtors a considerable expense, and the officer the disagreeable task of enforcing the collection. Process will certainly be ordered, without respect to persons, on the twenty-first day of March next, against every delinquent.

B. HARWOOD, Tr. W. S.
Treasury-office, Annapolis, Jan. 15, 1810.

Notice.

THAT the subscriber, of Charles county, being unable to pay his debts, hereby notifies his intention of applying to Charles county court, at the next term, for the benefit of the act for the relief of sundry insolvent debtors, and the supplements thereto.
JOHN MADDOX.
Charles county, Jan. 5, 1810. 8w.

Public Sale.

By order of the orphans court of Prince George's county, will be exposed to Public Sale, on THURSDAY, the 8th day of February next, if fair, if not the next day thereafter, at the late dwelling of Thomas Duckett, deceased, near the Governor's Bridge, the following property, to-wit:

A NUMBER of valuable negroes, consisting of men, amongst whom is a good carpenter, women and children, horses, cattle, sheep, hogs and plantation utensils.

Also, SEVERAL BLOODED HORSE consisting of a large finely formed Gabr breeding mare, with a remarkably fine yearling colt by her side, his sire First Colful, and two fillies fit for the turf next fall.

The terms of sale are six months credit upon all sums above twenty dollars. The purchaser giving bond, with approved security bearing interest from the day of sale. All sums under twenty dollars must be paid on the day of sale. The sale to commence at 10 o'clock, A. M.

RICHARD DUCKETT,
Administrator de bonis non of Thomas Duckett and administrator of Alexander Bowie Duckett.

January 15, 1810. ts.

Notice.

ON the 15th April, 1808, I passed my bond jointly with Joseph Griffiths, to Richard Smith, for the sum of six hundred and thirty-four pounds four shillings and four-pence current money, and on the 23rd April, 1808, I passed my bond to Anne Smith Hellen, for the sum of five hundred and fifteen pounds current money, being the balance due for a tract of land purchased of the commissioners appointed by the court of Calvert county for the sale of the real estate of the late captain Walter Smith.—The land being fifty four acres short of the quantity purchased, I shall not pay the full amount of the balance due on those bonds, but will hold in my hands eight hundred and sixty dollars, with interest thereon from the 1st January, 1806, until I get peaceable possession of seven hundred acres of land, agreeable to contract.

HENRY GARDNER.
St. Leonard's, 1st Jan. 1810. 3w.

Locust Posts wanted.

THE subscriber wants to purchase one hundred LOCUST POSTS, not less than eight feet long, and to square five inches. Likewise two hundred and fifty sawed Chestnut Rails, three inches by four, and nine feet long; they must be of good quality, and a generous price will be given for them, delivered on the wharf.

JOHN SHAW.
Annapolis, Jan. 15, 1810.

Read this.

NECESSITY obliges the subscriber to notify to all those indebted to him by note or open account, to come forward and settle the same, by paying Cash, or leaving Tobacco in his hands, to be sold at a reasonable limited time, at the Baltimore market price. He solicits particular attention to this request, as all those who do not settle their accounts by the 15th of March, may depend suits will be commenced to April term next.
THOMAS TONGUE, Jun.
Tracey's Landing, Jan. 10, 1810.

Public Sale.

By virtue of a decree of the high court of chancery of the State of Maryland, the subscriber will sell, at Public Sale, on the premises, on THURSDAY, the 18th day of January next, at 12 o'clock,

A PART of the dwelling plantation of Thomas Cowman, late of Anne-Arundel county, deceased. The terms of sale are, that the purchaser or purchasers of said property shall give bond, with approved security, for the payment of the purchase money, with interest thereon, within one year from the day of sale.

The creditors of the said Thomas Cowman are hereby required to exhibit their claims, with the necessary vouchers, into the chancery office, within six months after the day of sale.
THOMAS H. HALL, Trustee.
Dec. 18, 1809. 5 X ts.

Notice.

THE repeated trespasses committed on the lands of the subscriber, lying in the vicinity of Annapolis, and on Fishing creek, have constrained him to prohibit all persons hunting thereon, with dog or gun, or in any manner trespassing on the same.
JEREMIAH TOWNLEY CHASE.

Notice.

FORBID all persons dealing in any manner with any of my slaves, without a note from me.
RICHARD HARWOOD, of Thos.
Annapolis, December 27, 1809. ts.