ry and proper & drie as may be orcessive of any money, is ab-otherwise appropriate ding dollars opte delivers a billy proceeded to the char ctors in the several the ballots it appeared lowing persons were vit: Richard K. Heath hilips for the Union yland. Jonathan Mete. z Jenkins for the Me. of Baltimore. Stephen the Commercial and k of Baltimore. Das and Thomas, H. Bowie ers Bank of Maryland. mian and James Price

ch of said Bank at En-Harry and George C. e Hager's-town Bank; Alexander for the Elt. Maryland. of Mr. Quinton, the der was adopted. That this house, after kt, will sit from nine te morning until three and from seven P. M.

the night sessiont. delivers a bill rela. ts by constables in di y-read. Mr. Semper out a town to be called n, in Prince-George's

for the despatch of

lay, January 20. proceeded to the sel g of the report of the n so much of the comfrom the Executive as he insufficiency of the n made under a resoluember, 1815, to defray of collecting the pub-

by Mr. Stoddert, the put. That the whole ution after the worl ' be stricken out for the nserting the following resolution passed De ion, 1815, authorising r and council to collect arms, camp equipage, he same is hereby ne etermined in the nega-

n by Mr. Stoddert, the s then put, That the resolution be filled to t thousand dollars?" the assirmative. tion was then put, The concur with the report o the resolution thereis

Resolved in the affirma nt to the senate. on by Mr. Lecompte hat the Speaker issur or Arnold T. Winson timony relative to the

ately. ately.

a proceeded to the series of the report on the Jehu Chandler n of Mr. Kell, the quebe stricken out of the Determined in the no

rt being read through stion was put, that the r, therewith and asser in the negative yes

impte from the commit vances and Courts of cers the following report muittee of Grievanes of Justice, to whor d the memorial of sere of the fifth judicial die state, praying there braham Shriver, one to judges thereof, be mo into consideration they are sensible of the weight the sto the F weight the to the re-ne of respectable into state, upon all subject ienetrated with rem emorial should have be ntilvation lateness of the definition near approach eriod of its rising. In full-investigation, with this inture requires

and sufficient opports

re of opinion, that this subject in be resumed by a succeeding egislature, With more justice to be state and individual; and subit to the pleasure of the House the llowing resolution:

Resolved, That the further conderation of the removal of Abram Shriver, and the memorial on at subject, be referred to the next eneral Assembly.

Your Committee further report at with respect to the memorial of ebulon Hollingsworth, esq. assoate judge of the sixth judicial disict, which was also submitted to eir consideration, their opinion at the lateness of the session fords the indulgence prayed by the emorialist.

All which is submitted. On motion by Mr. Lecompte, the ouse proceeded to the second readg of said report by especial orr; on motion by Mr. Kell, the ords presented in the memorial' ere inserted after the word "nare" in the 14th line of the report. The question was then put, That e house concur with so much of e said report and ascent to the re-lution therein contained as relates judge Shriver? Resolved in the

Mr. Ke I moved to amend the rert by inserting at the end thereof e following: "and in consequence the lateness of the session, and e probable impracticability of fuland conveniently proceeding in inquiry in his case, either on part of the state or of himself. therefore, Resolved, That the rther consideration of the case of lge Hollingsworth be referred to next General Assembly."

On motion of Mr. Stoddert, the estion was put, That the followbo received as an amendment the said amendment? "Ordered, nat it is inexpedient that the trial judge Hollingsworth should be ferred to the next General Assemof Maryland, as is all impor-it to the best interests of the peothat the characters constituting ir judiciary should be above sus ion, and that when any indivial of that branch of our govern nt shall be impeached before the presentatives of the people of heacharges, that it is a duty owing our citizens that the same should decided as speedily as is consist with justice to the party imached, and the welfare of the te, as it obterwise exposes the it interests of the state to injury, gives perhaps an unworthy ge an opportunity to enjoy his ary, when he no longer descrives

Resolved in the affirmative, s 34, nays 27. Mr. Stoddert asked for a division he question.

The question was then put, That liouse adopt the amendment posed by Mr. Kell? Determined he negative. The question was n put, That the house adopt the endment proposed by Mr. Stod-t? Resolved in the affirmative. The question was then put, That house adopt the last part of the ort relative to judge Hollings the as amended? Resolved in affirmative affirmative.

PETITIONS rom John Newman, an old sol-. From George Davidson relato a road. From Henry Leake, Idier of the revolution, severalclerred. Adjourned.

Tuesday, Jan. 21. Ir Thomas Blake, a delegate from vert, appeared, qualified, and took

PETITIONS, rom sundry inhibitants of Harford, road. From Zadock Harvey, an soldier: From Wm. Peuniman, or Hoffman, and others, counter to petition of Archibald Golder m Peter Justis, of Allegapy, to gafree negro into the state. From a Robertson, Aaron Offutt, and tert, for special nots of insolvency. by law.

party implicated and inferented to wake his defence and although in Annabolis, for the matter to reliable in Annabolis, for the matter to reliable in Annabolis, for the matter to reliable in the received in Annabolis, for the reliable in the received in although the results that this case, when support of the party interested, obtained by the party interested, obtained by the party interested, obtained to the Legislature for recent the character of its judiciary can appointments which the contitution was specially intended to revent, yet at this time they are impossed to helieve, that the sense tilposed to them. They are there incorporation, reasonable to the Trustees of the bill for opening South street. From the Trustees and Governors of St. John's College, for a restoration of its fundar.

Severally referred.
The house resumed the consideration of much of the Report of the congretee of Grievances and Courts of justice, as relates to judge Harwood; and after hearing the testimony of witnesses on the part of the house, and on the part of judge Harwood, the question was put, that the house concur there-

The year and nays being required appeared as follow:

Affirmative. Messrs. Speaker H. Watts, Blakistone, Causin, Boyer, Ringgold, Whittington, Horrell Chew, Turner, Stoddert, Posey, Hambleton, Hands, Sethic Banning, Long, Haynie, Put, Lecompte, Hart, Griffith, Beard, A. D. Mitch ell, Thomas, Frey, F. M. Hall, Semmes, Quinton, Handy Potts, Howard, Davis, Driver, Houston, Kell, M.Donald, Lanham, Washington, Cresap, Ridgely, Prather, Tomlin-

Negative. Messrs. Sellman, R. Dorsey, T. H. Dorsev, C. Stewart, Blake, Warner, Harryman, Price, Showers, Duvall, Claude, Meconnikin, Harrison, Taney, Sewell, Brad ford, H. Hall, Glenn, W. Stewart, Williams, Schnebly, Hager, Watkins, R. K. Watts. 24.

Two thirds not concurring Judge H. was of course acquitted.

Seven o'clock, P. M.

The bill from the senate concerning public worship, was read the second time and will not pass. Mr. Prather delivers a report favour-

able to the petition of John Newman. Read. Adjourned.

## SENATE.

Thursday, Jan. 9. The bill to appoint Isaac Mayo trustee for the sale of certain real property; the further supplement to an act to incorporate a company to make a turnpike from the cross roads near Rd. Caton's limekiln to Baltimore-the bill authorising Robert C. Lusby and Townley Robey to complete their collections-the bill to confirm the title of John Caldwell to certain lands-the bill for the benefit of John McGawthe bill for the relief of John Conly-and the bill to provide for the appointment of an agent to settle the claims of this state with the

rally passed, and sent to the house Mr. Winder presented the petisundry inhabitants of the City of Baltimore, relative to the regulation of public wharves. Adjourned.

government of the U.S. were seve-

Friday, Jan. 10. Mr. Dorsey reported a bill to auhorise lotteries to constitute a fund for the establishment of schools

for the education of indigent per-sons. Read.

The additional supplement to the act respecting a monument or sta-tue to the memory of Washington, was passeds Adjourned.

Saturday, Jan. 11. 🖏 The bill for extending north street on the east side of Jones' Falls s.the additional supplement to the act to establish'a bank under the name of The Havre-de-Grace Bank; the bill to make valid the proceedings of the trustees of the Rockville Roman Catholic Congregation; and the bill to authorise the orphans court of Charles county to appoint guardian to Mary Foulke, and others, infant children of Gerard and Mary Bayne Foulke; the bill to authorise James Keene to complete his collections, were severally pass-

On motion of Mr. Dorsey, the following order was adopted:

Ordered, That the treasurer of the western shore furnish the senate magro into the state. From the Robertson, Aaron Offutt, and state, shewing whether the sums state, shewing whether the sums respectively due by them are on bond, open accounts, judgments, or which will be state, and what sheriffs have made their exturns in the time prescribed that for special acts of shealers and what sheriffs have made their exturns in the time prescribed their exturns in the time prescribed the state. Adjourned.

. .

The bill sutherising Robert B. Dudley to remove cercain neggoes into this state, was read the sepond time and will not pass.

Adjourned

The bitt to allow William Wafter further times to complete his col-lections the bill for opening and saturding South-street the bill to enable Robert Gorquel to complete time and will not pass.
this collection; the supplement to The resolution in favour of the lege, for a restoration of its funds; his collection; the supplement to the act to incorporate the Manufacturing Company of Maryland: the bill to incorporate the Union Beneficial Society of Baltimore; the bill to lay out and open a road in Harford county withe bill to incorporate the Gas Light Company of Baltimore's the bill to incorporate Frederick fown the bill to repeal so much of the act to encourage the destruction of rows as relates to Queen Anne's, were severally read the second time and pass-

> The further supplement to an act regulating the quality of silver plate manufactured and sold in the city of Baltimore, was read the second time and will not pass. Adjourned.

Wednesday, Jan. 15. Mr. John W. Thomas was fap. pointed by the Senate a director on the part of the state in the Bank of

The supplement to the act to incorporate a, company to make the several turnpike roads therein mentioned; the bill to alter and amend the act for the encouragement of such persons as will undertake to build water-mills; the bill authoris-ing Townley Robey to complete his collection; the bill to authorise the drawing a lottery in Allegany county; the bill authorising a lottery to complete a school-house and purchasing church-bells in Boonsborough, the till for the benefit of the University of Maryland, were severally read the second time and passed.

The bill to authorise the orphans court of Cecil county to appoint a trustee for the sale of part of the real estate of John Hasson, deceased—and the bill authorising the levy court of Talbot to appoint a person to take care of the court house in said county, were severally read the second time and will not pass. · Adjourned.

Thursday, Jan. 16. The bill for the benefit of Daniel Pendleton and Frederick Jenkins; the bill to authorise Robert Cooke, of Delaware, to sell a certain portion of land therein mentioned; the bill to authorise the levy court of Washington to provide an office for the clerk of said county; the further additional supplement to an act relating to public roads in thisstate; the supplement to the act to ch. 45; 1717, ch. 9; 1718, ch. 18; ncorporateturnpike road from Westminster to Hager's-town; the bill to authorise the levy court of Frederick to levy a sum of money for the purposes therein mentioned; the supplement to an act for erecting a town by the name of Cumberland, in Al-legany count; the bill appointing commissioners to revise the original plot of the town of Cumberland; the bill to authorise a lottery lotteries for raising a fund for the use of Washington college; the bill authorising a lottery to build an impartial academy, or free church, in or near Taney-town; the bill to inacorporate the Sisters of Charity of Saint Joseph, the additional supples ment to the act to incorporate the stockholders in the Hager's-town Bank, the bill respecting a road in Frederick county, were severally read the second time and will pass

The bill to prevent playing bullets, and fighting cocks, in the town of Jerusalem, in Washington county, was read the second time and will not pass. Adjourned.

Friday, Jan. 17.

Joseph Cresap, esqr. was elected a senator to supply the vacancy oc-casioned by the resignation of Roger Perry, esqr. .

Mr. Winchester presented a petition from John C. Weems for permission to withdraw his petition some time since presented, with the papers accompanying the samegranted.

The bill to repeal an act to 6x and establish the pay of the adju-

Line addition applement to the solution of the make a thrippike road to Cumber land, and for the extension of the charters of the several banks in this

otate, was passed.
The billy authorise the trustees of Hillsborough School to appoint a rrustee in the place of Henry Downes, esqr. was read the second

printer to the State, was read the second time and dissented from. The resolution in favour at Wm H. Marriott was assented to

Adjourned.

Saturday, Jan. 18.

Mr. Winder delivered a long re port on the subject of, the Hospital in the vicinity of Baltimore-Read. Mr. Dorsey submitted the following resolutions; which were

Resolved. That be and they hereby are appointed to revise the Acts of the Assembly of this. State, and to prepare an edition thereof, including all public acts now in force, in the order in which they passed, from the end of the year seventeen hundred and ninetynine, till the end of the present session; inserting in the same order the titles of all private acts, and of such public acts as are repealed, have expired, or have ceased to have any operation; the time of such repeal or expiring of each law to be noted in the margin, as also the continuances of such acts as were originally passed for a limited time, to be accompanied with a full and complete Index to the whole, compiled in the manner of the last edition of the laws of Maryland; that the said edition be completed within the present year, so as to be laid before the General Assembly at their next annual meeting; and that such compensation be allowed

to the said as the work, and the manner in which it may be performed, shall appear to merit.

Resolved, That there be included n the said collection the Constitution of this State as originally adopted by the Convention, together with the several alterations which have been made thereto by Acts of Assembly since that period; and that by way of appendix, there be also included the Acts of Assembly commonly called the Land Laws, and the several acts for quieting possessions, enrolling conveyances, and securing the estates of purchasers, which are not printed in the last edition of the laws; that is to say, the acts of 1692, ch. 13, ch. 30; 1694, ch. 11; 1699, ch. 18, ch. 42; 1704, ch. 24, ch. 79, ch. 98 1705, ch. 10; 1706, ch. 1; 1715, 1720, ch. 17: together with snu resolutions as may have passed since the Revolution, in the opinion of the Compiler proper to be pub-

lished. Resolved, That Jonas Green, printer to the state, be directed to print, and procure to be bound, copies of

the said edition of the laws, under the direction of the said and that the Go-

vernor and Council be empowered. by order on the treasury, to advance to the printer, out of any unappropriated money, such sum or sums has may be necessary for the pur-

Resolved, That the Clerk of the Court of Appeals for the Western Shore be and hereby is directed to furnish the said

with copies of such acts, (not already printed) as they may require, and to compare and examine, under their direction, the acts which they shall direct to be printed in the said edition, with the records of the said acts in the office of the Court of Appeals, and shall note under the title of each act the liber and folio of the record book in which the same is recorded.

Mr. Winder reported a hill to in-corporate the Maryland Hospital-Read. The Senate proceeded to the

election of directors in several banks of this state; (for result, see proceedings of the house of delegates of this day.)
Mr. Leigh reported a bill to sup-

press duelling. Read. Adjourned.

at the residence of Colorel Green, in Charles county by the Rev Mr. Chis-holm, Dr. Stantslaus Coopies, to Miss Moria, daughter of Col. Green

Died early this morning, after the short illness of 24 hours, Alexfinder J. Dallar. [Phil. paper Jan. 17.

From the Beligious Intelligencer. a published at New-Haven on Sa-

Woes Cluster; rare are solitary They love a train, they tread each theiler's heel."
We giop the press to announce to

the public, the melancholy tidings of the death of the Rev. TIMOTHY DWIGHT, D. President of Kale College; who died at 3 o'clock this morning, in the 65th year of his age, and the and of his Presidency. From the cloud of gloom which overshadows us, we can only say, that " a great man has fallen thinday in Israel."

By his Excellency Charles Ridgely. Enquire, Governor of the State of Märyland.

A)PROCLAMATION.
WHEREAS it appears from the deposition of Upton Bruce, Esquire, of the City of Baltimore, that a negro girl named Rebecca, slave to the said Bruce, did, to answer certain purposes, and to accomplish certain views, give to his infant child, about seven months old, a poisonous dose, and that in a few days afterwards she absconded; I have therefore thought proper to issue this my proclamation, and do, by and with the advice and consent of the Council, offer a reward of two hundred dollars to any person who shall apprehend and deliver the said Rehecca to the sheriff of Baltimore county.

Given under my hand, and the seal of the State of Maryland, this twentysecond day of January, eighteen hundred and seventeen. C. RIDGELY, of Hamp.

By His Excellency's command.
NINIAN PINKNEY, Clerk of the Council. Ordered, That the above be publish-

ed ten times in the Maryland Gazette, Federal Gazette, Federal Republican, Frederick-Town Herald, the Light, Allegany Federalist, and Easton Monitor.

By order. NINIAN.PINKNEY. Clerk of the Council.

NOTICE.

I hereby forwarn all persons under the severest penalty of the law, from hunting with dog or gun, or otherwise trespassing on my premises.

Bloomfield, Jan. 20/ John Contee.

## NOTICE.

All persons having claims against Barney Curran, late of the city of Annapolis, deceased, are requested to exnibit the same to the subscribers legally authenticated; and all persons indebted to him are requested to make immédiate payment.

It is hoped that due attention will be paid to this notice, as legal measures will be resorted to against all those who disregard it.

Nicholas Brewer,? Ex'

Dennis Claude, 5 January 23.

State of Maryland, sc. Anne Arundel county, Orphans Court,
December 21, 1816.

On application by petition of Charles Robinson, administrator de bonis non with the will annexed, of Hampton Robinson, late of Anne Arundel county deceased, it is ordered that he give the notice required by law for creditors to exhibit their claims against the said deceased, and that the same be published once in each week, for the space of six successive weeks in the Maryland Gazette and Political Intelligencer. John Gussaway, Reg. Wills, for A. A. County.

Notice is hereby given,

That the subscriber of Anne-Arundel county, hath obtained from the orphans court of Anne Arundel county, in Maryland, letters of administration de bonis non, with the will annexed, on the personal estate of Hampton Robinson, late of Anne-Arundel county. deceased. All persons having claims against the said deceased, are hereby warned to exhibit the same, with the vouchers thereof, to the subscriber, at or before the 11th day of June next, that may otherwise by law the excludthey may otherwise by law be exclud-ed from all benefit of the said estate. Given under my hand this 21st day of

December 18 0. Charles Robinson, Adm. D. B. N. Will annexed.

Calvert County, Battle Creek, Janu-

I will sell forty or fifty barrols of excellent corn, well made, sound, and dry, if applied for and taken away within threa or four weeks from the data hereof. Jan 16 2 M. Toney.