and ought to be abolished, or some system of license taxation adopted, which mould have reference to the value of the license to the license, and would graduate such tax active license to the license, and would graduate such tax active license to the license, and would graduate such tax active license to the license, and would graduate such tax active license was granted; and in licensum, had make the compelled to pay equally with the rich. That as all the operations of the farmer and all the results of those operations, embacing all the produce of his lands, are in his hands exempt from taxation by this bill, this discriminating taxupes the operations will be produced, and exists purely as a system of indirect taxation, the said bill ought to be so amended as to exempt persons who, under it, pay an equal tax upon the

to exempt persons who, under it, pay an equal tax upon the property which they hold or employ in trade, &c. from the payment of the license money for the mere privilege of selling or employing that property, or by the introduction of ification of the license system, with reference to as will require them to pay pro rata for the lisuch perso cense, and ccording to the assessed value of which they hald or employ under the license. ording to the assessed value of the property

Ordered also That the said bill ought to be so amended as to exempt from taxation all the property of mere charita-ble institutions of associations within this state.

Ordered also, That as annuities charged upon real estate are often held by annuitants under an express contract, that the tenant shall pay the annuity free and clear from all the tenant shall pay the annuity free and clear from all the charges and taxes whatsoever, which may be in anywise imthat be practicable, or if that cannot be done without impairing the obligation of a contract, (which cannot be constitutionally done) for relieving annuities heretotore created from the operation of this bill, where the effect of its taxation must necessarily and constitutionally be to entail upon the tenant a double tax

Ordered also, That in conformity to the principle of said bil., the texation introduced by it should extend uniformly, not only to the property of the state, but also to that which represents its value, and comes as its substitute; that no exempsaid det, from which exemption are excepted only those ta--power-of an individual to dispose of all his property, to secure the entire purchase money of the same, or the regular payment of the interest upon it, by a specific lien upon it, or by accurities equally as available, and whilst in the full onjoyment of a representative of property equally as available to enable him, by the mere conversion, to hold it with all the value, and all the benefits, without the burdens incident to the possession of the property itself: That the casuatties incident to the possession of these representatives of wealth, are only such as are incident to the possession of bruk stock itself, which, whilst it represents the holder's interest in the capital stock, is alike subject to losses from insolvences, or otherwise, in discounts upon the capital stock, that stock itse f being the representative of the a certain extent: That casualties which may prevent the ultimate payment of the money due on any mortgage, bond, bill or note, and yet leave him liable to the tax, may be guarded against by subjecting them to taxation only when due from a solvent debtor, and after the time of payment has arrived, or whilst they are yielding an interest, and by permitting the holder, when the debtor becomes insorvent, obtain an allatement of the tax upon them, in the same manner as he may upon other personal property lost or de-

Mr Beckett asked and obtained leave to bring in a bill, be entitled. An act to repeal an act, entitled, A supplement to an act to prevent the unlawful exportation of negroes and au lattoes, and to alter and amend the laws concerning runawaypassed at December session 1834, chap er 171, and the other purpose.

Mr. Teackle, chairman of the committee on education,

reported a bill, entitled, An additional supplement to the act, entitled, An add to provide for the public instruction of youth in primary schools, throughout this state.

On motion by Mr. Semmes, the house proceeded to consider the public instruction of the public instruction of youth in primary schools.

sider the countitation of the commit-tee on war and means, entitled, A supplement to the act, entitled, A supplement to the act, keepers of ordinaries, and others, passed at December session 1827, chapter 117. And in the progress of the second reading thereof,

Mr. Wright, of Dorchester, moved to amend the bill,

by striking out all of the first section that follows the en-

acting clause, being these words:

"The said original act shall not be deemed to poly to persons who do not buy or sell with a view to profit, in the regular prosecution of some trade or business." And inserting in lieu thereof, the following

From and after the first day of May next, the act of assembly, entitled, An act to regulate the issuing of licenses to traders, keepers of ordinaries, and others, passed at De-cember session one thousand eight hundred and twenty-seven, chapter one hundred and seventeen, be and the same

Section 2. And be it enacted. That all laws or parts o laws, acts or parts of acts of assembly, which were repealed by the twelfth section of the act, entitled, An act to regulate the issuing of licenses to traders, keepers of ordinaries, and others, passed at December session one thou sand eight hundred and twenty-seven, chapter one hundred and seventecu, be and the same are hereby revixed, toti-

Mr. semmes called for a division of the question on said

when, en motion by Mr. Donoho, supported by two other bempers, the house was called, and the door-keeper sent for the absent members; who having returned and reported, that all the members in the city were attending;

The question was put, Will the house agree to strike from the bill, as proposed? And it was determined in the negative. Yeas 36, Nays 42.

Mr. M'Mahon of Haltimore city, moved to amend section of the sald bill which is contained in the

cond section of the said bill, which is contained in the

following words:

Sec. 2. And be it enacted, That the clerks of the seve application of the persons interested, and at such time and In such manner as they shall find most convenient, be and they are hereby authorised and directed, to repay (out of my money belonging to the state in their bands) to these

trade, or pursuit, or calling, under the same, until the expiration of one year after the actual issuing of the same, in ica of the deduction or rateable allowance accorded to him by this section.

And the question thereon being taken, it was reso vel in the affirmative. Mr. Teackle moved further to amend the second section

of the bill, by appending to the proviso, adopted as above Provided also, That the provisions of this clause shall

apply only to such as take out a license for retailing dry oods, or for retailing spirituous liquors only.
And be it enacted, That in granting a license to any ap-

plicant, under the act of December session 1827, chapter charges and taxes whatsoever, which may be in anywise imposed; and as the effect of a tax imposed in certain terms upon annuities thus tharged, might entail upon the tenant the duty of paying both the tax upon the property, and thus in pose double burdens upon those who are already borne down under the burdens upon those who are already borne down under the burdens which exist; that provision should be made in taid bill for so specifically imposing the tax upon the annuity, as to exempt the tenant, if that be gracticable, or if that cannot be done without impairing the obligation of a contract, (which cannot be constitutioned). of the clerk of the proper county court to calculate the a in case that such applicant shall have taken out a license for any part of the year preceding, and paid as for the whole year, it shall be the duty of the said clerk to reimburse to men applicant the difference between the rate required by the said act of December session 1827, chapter 117, and the amount for which the party applying could have been chargeable, including the original and accumulative fees, the recognizance and certificates, under the previously expresents its value, and comes as its substitute; that no exemp-tion from taxation should be granted by this act, which would plying for reimburse nent, shall sign a receipt for the same, permit an individual to evade the payment of his fair and which shall be a sufficient voucher for the said clerk to rejust proportion of the tax, by a mere converge, of his pro-perty: That by the exemption of moster es, bonds and promissory notes, contained in the second section of the term shore, as the case may be; Provided however, That the provisions of this clause shall relate only to such appliken for money lent and yielding an interest, it is in the cants as were retailing of dry goods and spirituous liquors before the passage of the act of December session 1827, chapter 117.

And the question thereon was put, Will the house agree to the amendment proposed? It was determined in the ne-

Mr. Done then moved the following amendment, as an additional section, to be inserted immediately after the second section, as amended, viz.

'And be it enacted, I'hat any person or persons who shall commence at any time in the course of the year, shall be entitled to, and may obtain, a license from the clerk of the county or city court, as the case may be, on paying therefor a rateable allowance, and every such license shall be limoney discounted to mited to, and expire on the first day of May next thereaf-

And the queston thereon, being taken, was resolved in the affirmative.

Mr. Mr Mahon of Baltimore city, proposed the following

amendment, as an additional section, to come in immedi-

ately after the amendment last adopted, viz. Sec. 4. And he it enacted, That it shall be the duty of the several clerks of this state issuing licenses under this act, or the act to which it is a supplement, to furnish to the grand juries of their respective courts, a list of all the lienses issued by them, in which shall be specified the period at which the same was actually granted or issued. And the question thereon, being taken, was resolved in

Mr. MeMahon of Baltimore city, moved further to a nend the said bill, by inserting therein, as an additional

section, the following: Sec. 5 And be it enacted, That the second section of the act to which this is a supplement, so far as it requires that the clerk issuing the same shall specify the place at which the same is to be used, shall be and the same is hereby red its passage. The said bill was ordered to lie on the tapealed as to hucksters, and all others coming within the peration of said act, whose occupation, or pursuit exercis: ed or followed, under sa d license, is in its nature transito ry, or carried on by removal from stand to stand, or from place to place; and that all such licenses may be issued ge nerally as before the passage of said act; Provided always, That any such license shall not authorise the licensee to us the same at more than any one stand or place at one and the same period.

And the question thereon, beg taken, was resolved in the affirmative.

Mr. Teackle inserting therein as an additional section, the following: 'Sea 6. And he it enacted, That in case of the death of iny person or persons, who may have taken out a license inder the original act to which this is a supplement, it shall be lawful for the wistow, executor, or administrator, to sell and ordered to lie on the table. ander the said license for the residue of the year for which the same shall have been granted, any thing in the said act to the contrary notwithstanding.'

Mr. Hood, chairman of the select committee appointed for the purpose, reported a bill, entitled, An act to abolish the levy court and commissioners of the tax for Agne-Arundel country. to the contrary notwithstanding.

And the question thereon being taken, was resolved in he affirmative.

Mr. Hughes moved further to amend the said bill, by inserting therein, as an additional section, the following:

Section 7. And be it enacted. That nothing herein con tained, shall be construed to require persons to take out licenses, who sell only cakes, bread, beer, or cider, or any, or

Mr. Bowlus moved to amend the proposed amendment by inserting therein, after the word 'cider,' these words And the question on the last motion, being taken, wa

resolved in the affirmative.

Mr. McMahon of Baltimore city, moved further to a

mend the proposed amendment, by inserting therein, immediately after the amendment adopted as above, these words, 'and other domestic fruits,' and the question thereon, being taken, was resolved in the affirmative.

On motion by Mr. Lee, the question was then put, Will the house now agree to adjourn? And it was determined in

The question then recurred, and was put, Will the house agree to the amendment proposed by Mr. Highes, so a-mended as above stated? It was resolved in the affirmatire.

The bill having been read throughout, and amended, the lestion was then put, Shall the said bill pass, as amended? nd it was resolved in the affirmative.

On motion by Mr. Phelps, The house then adjourned until to morrow morning ten clock.

FRIDAY, January 30, 1829. The house met. Were present, the same members as or

esterday. The proceedings of yesterday were read.

Mr. Ely presented a memorial of a number of the officers of the 36th regiment of Maryland militia, praying for the repeal of the several militia laws, and the enactment of a nore efficient law on that subject; which was referred to the committee on the militia.

Mr. Mahon of Allegany, presented a petition of Mary Simpson, of Allegany county, widow of Rezin Simpson, late a revolutionary pensioner, praying that the pension allowed to her late husband may be continued to her, for life; which was referred to the committee on pensions and revo-

Mr. Crabb presented a petition of Willy Sullivan, of the ity of Annapolis, praying that a sum of money may be evied and paid to her, as a county pensioner; which was referred to the committee on the subject to which it relates.

Mr. Mercer presented a petition of Charlotte Giberson, of Cecil county, wife of William Giberson, praying for a divorce; which was referred to the committee on divorces.

Mr. Steuart of Baltimore city, presented a memorial of

Charles Carroll, of Carrollton, praying that certain members of his family, therein named, may be exempted from the possible operation of the escheat laws, in relation to real property, in this state; which memorial was referred to a elect committee, consisting of Messrs. Steuert and McMahon of Baltimore city, Done, Grason, Hawkins, Kemp and

Also, a petition of Richard Caton, and others, praying for supplementary act to carry into effect the opening of Waer-street in the city of Baltimore, by completing the proceedings which took place under the original act; which peition was referred to a select committee, consisting of Messrs. Steuart and M. Mahon of Baltimore city, and Elv.

And, a petition from certain citizens of the city of Balimore, belonging to The Olive Branch Beneficial Society of Baltimore, praying for an act of incorporation; which referred to a select committee, consisting of Messrs. Steuart and MeMahon of Baltimore city, and Blakistone.

Mr. Burchenal presented a petition of Joseph Richardson, clerk of Caroline county court, praying that an act may be passed authorising and requiring the levy court, at their next session, to levy a sum of money adequate to defray the expense of enlarging the clerk's office of said county; which petition was referred to a select committee, consisting of Messrs. Burchenal, Wright of Queen-Anne's, and Hardcas-

Mr. Buskirk presented a petition of John and Jonathan Hogeland, of Allegany county, praying the passage of an act authorising Roger Perry, Gustavus Beall and Joseph Everstine, or a majority of them, to adjust an i settle the account of the petitioners, for grading and poving Mechanicstreet, in the town of Cumberland; which petition was re ferred to a select committee, consisting of Messrs. Buskirk, M'Mahon of Allegany, and Dilly.

Mr. Gough asked and obtained leave to bring in a bill, to

be entitled, A supplement to an act, entitled, An act for the amendment of the law, passed December session 1811

Mr. Lee, chairman of the committee therein mentioned, delivered the following report:

The committee on internal improvement, have had under

consideration the memorial of sundry citizens of Virginia, Maryland and the District of Columbia, praying an act to authorise a bridge to be built by a corporate company across the Potomac river, between Noland's Ferry and the of Goose Creek; and believing it highly important that such mode of passage should be provided, to facilitate the tra vel from this state to Virginia, they deem it their duty to recommend that the prayer of the memorialists be granted, and ask leave to report a bill providing for such a bridge.

Which was twice read. The report was concurred in and the leave therein asked for granted by the house. Mr. Done, chairman of the select committee, to which was referred the bill from the senate, entitled, A further supplement to an act, entitled. An act for the better regula-

Mr. Stewart of Anne-Arundel, chairman of the select committee, to which the subject had been referred, reported a bill, entitled, Anact to authorise the building of a pridge across the Severn river, from a point on the land of Thomas R. Gross, to the county road, on the opposite shore, leading to Ashpaw's Landing on Marley Creek.

The said bill was read; and on motion by, Mr. Stewart Anne-Arundel, referred to the committee on Interinal nprovement.
Mr. Wright of Dorchester, chairman of the select com-

as recommitted for amendment, the bill. entitled, An act to alter and amend the constitution and form of government of this state, so far as relates to filling vacancies in the house of delegates, reported a new bill the house, of a similar title; which was read the first time,

ty, and for other purposes.

On motion by Mr, Hawkins, the house resumed the consider ration of the unfinished business of Wednesday last, in regard to the report of the committee on elections and privileges made on the 23d instant, to which had been referred the me made on the 23d instant, to which had been referred the memorial of Thomas Anderson, esquire, contesting the seat of John N. Watkins, esquire, a delegate returned for the city of Annapolis, on the ground of his having received a certain number of illegal votes; when On motion by Mr. Lee, the further reading of the testimony, accompanying the said report, was dispensed with.

Mr. M. Mahon of Baltimore city, asked and obtained leave to withdraw from the facther consideration of the house, the said order.

Mr. M'Mahon of Baltimore city, then moved to amend the

Mr. Mi Makon of Baltimore city, then moved to amend the said report, by striking therefrom the following paragraph; 'It is proper to add, that from a rigid examination of the witnesses produced on the part of the memorialist himself, they believe that the election was fairly and honeurably conducted; with a strict regard to law and justice.'

And inserting in lieu of said paragraph, the following: 'It is proper to add, that in the very untact of the examination had before the committee, they adopted the general principle, that no voter should be permitted to testify as to the manner in which he did vote; and that no declarations or admissions made by him, should be admitted for that purpose, as such

Swaim's Paneci

For the egre of the carial Besses, Bheninstem, Theorem
White Swellings, Diseases of the Live and Skin, General Debitty, Isonad a disease arlaing from implies blood it has also been found beneficial in Nervous and Dyspeptic complaints.

CJ-Prict Two Dollars per bottle and I wenty Dollars per Bottle.

TO THE PUBLIC.

In consequence of the numerous fraude and impositions practised in reference to my medicine, I am acciles. In future, the Panacea will be put up in round bottles, floted long, tudinally, with the following words blown in the glass, "Swalm's Passon" -Philada."

These bottles are much stronger than those heretofore used, and we have but one label, which covers the cork, with my own signature on it, as that the cork cannot be drawn without destreying the signature, without which none is genuire. The medicine man consequently be known to be general when my signature is risible; to count

forgery. -The increasing demand for this cas lehrated medicine has enabled me to reduce the price to two do'lars per bota

of t . indigent. My Panacea requires no encomiums operation. have drawn, both from Pas ents and Medical Practitioners of the highest respectability, the most unqua-lified approbation, and established for it a character, which envy's pen, tho

dipped in gall, can never tarnish.

The false reports concerning this valuable medicine, which have been so diligently circulated by certain Phys sicians, have their origin either in ere Vy or in the mischievous effects of the purious imitations

The Proprietor pledges himself to the public, and gives them the most solemn assurances, That this medicine contains neither mercury nor any or

ther deleterious drug.

The public are ceutioned not to pure chase my Panacea, except from myself, my accredited agents, or persons of my accredited agents, or persons of known respectability; and all those will consequently be without excess, who shall purchase from any other persons Wm. Swaim. Philadelphia, Sept 1846

From Doctor Valentine Mott, Profes

sor of Surgery in the University of New York, Surgeon of the New-York, Hospital, &c. &c., I have repeatedly used Swaim's Pa-acea, both in the Hospital and in private practice, and have found it to be a valuable medicine in chronic, syaphylitic and scrofulous complaints, and in obstinate cutaneous affections Valentine Mott, M. D. New-York, 1st mo 5th, 1824

From Doctor William P Dewees, A&

junct Professor of Midwifery in the University of Pennsylvania, &c. &co. I have much pleasure in saying, I have witnessed the most decided and happy effects in several instances of inveterate disease, from Mr. Swaim's Panacea, where other remédies had failed-one was that of Mrs Brown. Wm. P Dewees, M D. Philadelphia, Feb 20, 1823

From Doctor James Mease, Membes of the American Philosophical Socies

I cheerfully add my testimony in fac vour of Mr Swaim's Panacea, as a reinedy in Scrofula. I saw two inveterate cases perfectly cured by it, after the usual remedies had been long tried without effect—those of Mrs. Officer and Mrs Campbell.

James Mease, M. D. Philadelphia. Feb. 18, 1823. The GENUINE PANACEA may be had, wholesale and retail, at the Proprietor's own prices, of HENRY PRICE,

Sols Agent in Balti At the corner of Baltimore and He

100 Dollars Reward

Ran away from the farm of the later Jonathan Pinkney, Reg. near Annapolis, two ne. gross, one named Jild WOOTTEN, aged as bout thirty years, five

est ten inches high, and of a bright complexion. SNOWDEN, about 19

inches high, very black and walks a little lame It is supposed that these negroca went away in company with a bright mulatto man named Henry Wallace, belonging to Mrs. Julians Brice. The clothing of the above negroes in the state of th

groes is not known. A reward of file groes is not known. A reward of file ty dollars will be given for the appro-hension of the two negroes, or twenty five for each, if taken within this state. and secured in juil so that I get them again; or one hundred dollars for both, or lifty for each if taken set of

Som. Pinkney some Angeler, 15





VOL. LXXXIV.

PRINTED AND PUBLISHED

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rice - Three Dollars per annum.

FIRST QUALITY Family Flour Buck-wheat & Rye

Corn Meal, & Corn, For sale by SHAW & CL UDE. Sw.

FLOURS,

Bryan & Bassford, Merchant Tailors .. vy just , received a large and , hand

OTHS AND CASSIMERUS, ue, Bluck, Olive, Green Drab, Gruy, Claret, cloths and Cassimeres

And a variety of handsome AERLENC.

of the LATEST ASHIONS. ich they will be him to make up their friends in the dest style, and reast notice. rtest notice. Oct 9.

Fresh and Splendid VELVET CLOTHS. edirce upreur

Merchant Tailor, just returned from Philadelphi and Baltimore, with a Large Stock of Goods, of the best Velvet Cloths, and

and a variety of VESTINGS, Of the latest fashions, with an

assortment of Cassimeres,

assortment of bcks, Gloves, Collars & Suspenders Il of which he will at lew for Cash to punctual men or to be crate terms Sept. 18.

100 Dollars Reward.

Ran away from the farm of the late Jonathan Pinkney, Esq Bear Annapolis, two n groes, one named JIM WOOTTEN, aged a

bout thirty years, five eet ten inches high, and a bright complexion he other named BEN

he other named BEN NOWDEN, about 19 are old, five feet 8 thes high, very black d walks a little lame is supposed that these groes went away in company with a right mulatto man named Henry llace, belonging to Mrs. Juliana ce. The clothing of the above ne

oes is not known. A reward of indollars will be given for the appreusion of the two negroes, or twenty
is for each, if taken within this state,
d secured in jail so that I get them
nin; et size hundred dollars for both,
ifity for each if taken out of the
th,

"m. Pinkney adm"r. on Pinkney adm'r.

Persons

Who have borrowed any Boeks longing to the late Jonathan Pink-ry, are requested to return them to office of the subscriber. Som. Pinkney.

Jan. 17.

Caution. The appearibers having sustained

The subscribers having suitained pusiderable damage by free Negroes sepassing on their farms, on the head? South River, heraby notify that my are determined to subscreethe law gainst all coloured persons who may areafter trespain thereon.

William Legg.

Sun 30.

of attended in the

PRINTING:

Legislature of Mi

House of Delegat MONDAY, February 2, 18

The house met. Were present the same Saturday, except the honourable Mr. Cha er. Whereupon, Mr. Watkins presented a petition of At

city of Annapolis, praying for pecuniary ration of her inability to support herself which was referred to the committee on the Mr. McMahon, of Baltimore city, prese William Scharf, of Baltimore county, p from a certain judgment obtained against of Maryland; which petition was referred mittee, consisting of Messrs. M'Mahon, o Turner, of Baltimore county, and Ely.
Mr. McMahon of Allegany, presented a

Tomlinson of Benjamin, of Allegany cour his title and right of property to a certain in named, may be confirmed and made val n was referred to a select committee cons M'Mahon of Allegany, Buskirk and Dilly Mr. Beckett presented a petition of Ma former sheriff of Calvert county, praying ther time to complete his collections; wh

eserred to a select committee consisting ett, Turner of Calvert, and Billingsley.
Mr. Turner of Calvert, presented a Clare, of Calvert county, praying for the appointing a trustee to effectuate a contract d made by a certain Walter Smith, late of ccased, with the petitioner; which petitio select committee consisting of Messrs. T

Billingsley and Smith of Calvert.
On motion by Mr. Lee, it was Ordered, nor and council be respectfully requested the president and directors of the Baltim road company the state of progress of that ditures up to the first of January 1829, a cost and period of its completion. On motion by Mr. Lee, it was Ordered,

nor and council be respectfully requested the president and directors of the Chesape canal company the actual state of progress prospect of its completion, its expenditure of January 1829, and the probable cost ar oletion of the canal and its works. Mr. Johns asked and obtained leave to

take the sense of the people on the exped one senator from each county in the state city of Baltimore. And on his motion, it was Ordered, T mittee of seven members be appointed by prepare and report said bill.

Messrs. Johns, Ely, Mercer, Rogerso Caroline, Teackle and Gough, were appoint nittee pursuant to the order. The hour appointed by the rules of the

up the orders of the day, having arrived,
The house proceeded to consider the or
reference to the bill reported by Mr. Ph act to regulate the mode of granting divor thing the nullity of marriages.

The said bill having been read through Mr. Grason moved to amend the same

end thereof, as an additional section, the f "And be it enacted, That the operation of extend to Queen-Anne's county." Mr. Blakistone moved to amend the sa adding thereto, "Saint Mary's county." that county likewise from the operation of

the bill be passed. Mr. Kemp also moved to add Frederic Mr. Willes also moved to add Caroline Mr. Ely also moved to add.Baltimore Mr. Gantt also moved to add Prince-G Mr. Johns also moved to add Harford.

Mr. Mercer also moved to add Cecil." Mr. McMahon of Allegany, also moved Mr. Mercer then moved. That the fur aid bill, with the p

the next general assembly?
And the question thereon being taken the affirmative. Yeas 37, Nays 30. The house proceeded to consider the orde gards the bill reported by Mr. Teackle, committee in education, entitled, An act act, entitled, An act to provide for the proposition, in Primary Schools, throughout the read the second time.

On motion by Mr. Buskirk, the said bill ble

The house proceeded to consider the or regards the bill reported by Mr. Teackle, committee on education, entitled, An act t Primary Schools, of all the youth througho the progress of the second reading thereof, On motion by Mr. Teackle, the said bill

On motion by Mr. Burchenal, the hous sider the bill, reported by him, entitled, the issuing of attachments by justices of

recovery of small debts. And in the progress of the second res On motion by Mr. Burchenal, the said by striking from the first section thereof.

ment to evade the payment of his or, sixth and seventh lines of that section, it Mr. Burchenst moved further to ame by striking therefrom these words, "wi the payment of his or her debts?" in the thereof, in the manuscript.

the negatives STREET, TO SELECT