Continued from 1st page.

A suppliesest to an act, entitled. An act to authorize the leve court of Frederick county to levy a sum of money to purchase a tract of fand and build a house! theresailor, the use of the pupers, and sell the present proofs before and said county, and for other purposes. Reported by Mr. M. Pherson.

An act for the relief of Rubert Johnson, of Cecil county. Reported by Mr. Gantt, from the committee on applications for pecuniary relief by county assessments.

An act for the relief of Samuel Mensinger, of Frederick county. Reported by Mr. Shriver.

An act to the ferry county. Reported by Mr. Shriver.

An act to authorise the fevy court of Frederick county to leve a sum of money for the purpose of building a bridge over the Qutoclin creek in said county. Reported by Mr. Bow-

An act for the relief of Thomas W. Wharton and James C. M. Callion, of the city of Baltimore. And an act for the relief of George King, of the state of Olio. Reported by Mr. Gough,

as chairman of the committee on insolvency.

An act to lay out and open a road from the town of West minster, in Krederick county, to the eastern edge of the fording place on the western fork of the Patapsco Falls, near Wampler's mills, in Baltimore county. Reported by Mr. Shri

On motion by Mr. Crayb, The house then adjoyened until to-morrow morning nine

WEDNESDAY, March 4, 1829.

The house met. Were present, the same members as or yesterday. Mr. Spencer presented a petition of Robert Rolle of Tal bot county, praying the relief granted to officers and sol-diers of the resolution by the state of Maryland, in consi-deration of his military services during that eventful period, which petition was referred to the committee on pensions

and revolutionary claims. Mr. You presented a petition of sundry citizens of Washington county, praying for the passage of the bill, now pending ing before the legislature, which provides for changing the present levy court system in that county; which petition was referred to the select committee heretofore appointed to

prepare and report said bill. Mr. Turner of Calvert, presented a petition of sundry citizens of the lower part of Anne-Arundel county, praying that a certain road running from the public road leading from that a certain road running from the plante load reading of Friendship in Anne-Arundel county, to Fishing creek, in Calvert county, through a part of the plantations of John Serivener of said county, and Samuel Owens of Richard, of Calvert county, as therein described, may, by law, be opened and made a public highway; and also petition of sundry citizens residing in the upper part of Cal-tert county, of similar import, and to the like effect.

And Mr. Stewart of Anne-Arundel, presented a petition of John Scrivener and others, residents of the lower part of Anne-2 rundel county, counter to the said petitions.

Ordered, That the said petitions and counter petition be

severally referred to a select committee, consisting of Messrs Turner of Calvert, Beckett, Kent, Hood and Sutton.

Mr. Kemp presented a memorial of sundry citizens of Liberty town, in Frederick county, praying that an act may be passed authorising and empowering certain trustees there in named to convey a part of a lot of ground in said town upon which a market house was formerly erected, to certain persons therein appointed, for the purpose of creeting a house of public worship thereon; which memorial was referred to a select committee consisting of Messrs. Kemp,

5 Thiver and M Pherson.

Mr. Gale presented a petition of the trustees of the Charles town Presbyterian Congregation in Cecil county, praying that they may be vested with the same powers as are now exercised by the commissioners of the said town, in relation to their church or house of public worship erected therein; which petition was referred to a select committee consisting of Messrs. Gale, Evans and Townsend.

On motion by Mr. Hood, it was Ordered, That the committee on applications of indigent persons for pecuniary relief by county assessments, be instructed to inquire into the expediency of placing Mary Nicholls, of Anne-Arundel,

on the pension list of said county.

Mr. Shower asked and obtained leave to bring in a bill to entitled, "A supplement to an act, entitled, An act to provide for the public instruction of youth, in primary schools," throughout this state.

And on his motion, it was Ordered, That a select com mittee of three members be appointed by the speaker to prepare and report said bill.

Messrs. Shower, M'Mahon of Baltimore city, and Turner of Baltimore county, were appointed the said commit-tee, pursuant to the order.

(Mr. Shower, chairman of the select committee appointed on

the subject, reported a bill, entitled, A supplement to the act to provide for the public instruction of youth, in primary schools, throughout this state, passed at December session 1895 chanter If-

Mr. Stockett, chairman of the select committee appointed on the subject, reported a bill, entitled. A supplement to the act to incorporate company to make a turnpike road from near Ellicott? wer Mills towards George-town, in the District of Columbia.

Which said bills were severally read the first time, and or dered to lie on the table.

Mr. M'Mahon of Baltimore city, (by a

the house,) submitted the following order:

Ordered, That the governor be requested to cause the flag to be hoisted on the state house this day at 12 o'clock, in honour of the inauguration of Andrew Jackson, as president of the United States of America. Which was twice read; when,

Mr. Millis moved, that the further consideration of the order be postponed until the fourth day of July next.

Mr. Gantt moved to amend the said order, by striking out the words "Andrew Jackson, as," and inserting in licu And the question on the latter motion being taken, was

determined in the negative.

The question was then put on the motion of Mr. Millis for the indefinite postponement of the order, and determin ed in the negative; there appearing, upon a division and count of the house, to be 22 in the affirmative, and 33 in

After considerable debate,
The question was propounded on the adoption of the said

And it was resolved in the affirmative.

Mr., Denobe, (by a special leave of the house, susending the business then under consideration)) offered the

following ender:

following ender:

Ordered: Plat the house now adjourn, not in commemoration of General Andrew Jakson's inauguration.

Which was twice read, and the question on the adoption thereof being taken, was determined in the negative.

thereof being taken, was determined in the negative.
The house their resulted the consideration of the unfinished business of yesterday, in regard to the bill reported by Mr. M. Pherson, entitled, A supplement to the set, and

titled. An act to provide for the making the several turn-ty court, to be held on the Srd, Monday of April 1892, in pike roads, and for the extension of the chatters of the several turn-ty court, to be held on the Srd, Monday of April 1892, in pike roads, and for the Srd, the series to; this said message of the series that the series having being read through the series having being read through the House of the House out, yesterday, The question was part, Shall the said bill mas?

It was resolved in the shirmstive.

On motion by Mr. Kent, the bill reported by him, entitled, An act to preserve the breed of fish in the river Patuxent, was taken up for consideration by a special leave of the liouse, read the second time, and passed without amend-

On motion by Mr. Steuart of Baltimore city, the bill reported by him, entitled, An act to exempt the property of In the educinistration of the criminal justice of the state, im-the Grand Lodge of Maryland from taxation, was taken up partiality, dispatch, cheapness and certainty, are prominent and or consideration, by a special leave of the house, and read the second time.

After some discussion thereon,
The question was put, Shall the said bill pass?
And it was resolved in the affirmative.

The clerk of the senate returned the bills of this house of

An act to incorporate certain trustees to build an aca lemy r school house in or near the town of Manchester, in Balti chester United Academy or School; endorsed, 'will pass.'

And, a further supplement to an act regulating fences in Charles and Allegany counties, passed at December session 1826, chapter 82; endorsed, 'will pass with the proposed amondment.' more county, to be known by the name and style of The Man-

Which amendment being read the first, and, by a special or or the second time, was assented to.

Ordered, That the said bills be severally engressed.

The house then resumed the consideration of the bill reorted by Mr. Turner, as chairman of the committee on livorces, entitled, In act for the relief of Mary Inn Blick of the city of Baltimore, which had been taken up, read a second time, debated, and laid on the table on the 16th in-

The said bill was again read; and after further discussion thereon,

The question was propounded, Shall the said bill pass?
And it was resolved in the affirmative.

On motion by Mr. Smith of Worcester,

The house adjourned until this evening six o'clock.

WEDNESDAY EVENING, SIX O'CLOCK, March 4, 1829.

The speaker attended and resumed the chair; when the

And a sufficient number of members necessary to constiute a quorum for the transaction of business not having onvened this evening,
On motion by Mr. Smith of Worcester,

The members present adjourned until to-morrow morning nine o'clock.

THURSDAY, March 5, 1829.

The house met. Were present the same members as on esterday. Mr. Steuart of Baltimore city, chairman of the select committee to which was referred the bill from the senate,

entitled, An act to incorporate the Baltimore and Potomae steam packet company, reported, that the committee having considered said bill, were of opinion it ought to pass without amendment.

The said bill was then read the first time and ordered to lie on the table.

A message was received from the executive department of the government, by its clerk, which was delivered in at the Spraker's desk.

On motion by Mr. Steuart of Baltimore city, the bill re ported by him, entitled, A further supplement to the act, entitled, An act relating to the city of Baltimore, was taken up for consideration, by a special leave of the house, and read the second time. When,

On motion by Mr. Stewart of Anne-Arundel, the said bill was amended by the insertion therein, after the word "corporation," in the third line thereof, of these words, "which they are now, or may hereafter be, authorised by law to appoint."

The said bill, thus amended, was then passed, and sent to the senate for concurrence.

On motion by Mr. Stockett, the bill reported by him yes terday, entitled, A supplement to the act to incorporate a company to make a turnpike road from near Ellicott's low-er mills towards George-town in the District of Columbia was taken up for consideration, read the second time by special order, passed without amendment, and sent to the senate for concurrence.

The house resumed the consideration of the bill, reported by Mr. Wright of Dorchester, entitled, An act to regulate and equalize the tonnage or duty imposed and collected by the port wardens in the city of Baltimore, on vessels belonging to the citizens of this state, and to repeal the act of assembly therein mentioned; which had been taken up in ust turn on the 25th ultimo, and the further consideration thereof then postponed until to-morrow.

he postponed to the first day of June next.

The question was propounded, Shall the further conside-

ation of said bill be postponed as proposed?

It was resolved in the affirmative. The clerk of the senate delivered this day two several

By the first message were returned bills and a resolution

of this house, of the following titles: An act empowering the commissioners of Harford county.

n their discretion, to build two fire proof offices, for the use of the clerk of the county, and register of wills, for the safe keeping of the records appertaining to their respective offices, in the town of Belle Air.

An act to provide for filling up vacancies in the board of rustees of the Severn Church

A supplement to an act, entitled, An act to authorise the rustees of the poor of Charles county, to purchase land and build a new poor's house.

And, An act for the relief of Samuel Messinger, of Frederick county; severally endorsed, will pass.'
Also, A resolution in favour of Thomas Kennedy, late

State's Agent for the western shore; endorsed, 'assented to.'
Ordered, That the said bills and resolution be severally

engrossed.
And, An act to incorporate the guardian institute of Baltimore; endorsed, freconsidered, and will figt pass. And was also returned the bill of the senate; entitled, An

act to regulate the removal of proceedings in criminal and to make certain changes in the constitution and form of government, for that purpose, which had on the 35th ultimo; been rejected by this house; accompanied by a measage, inclusing a list of cases removed upon suggestion and affidavit from Baltimore city, court, to Anne Arradel nounwith a street of the street

£,12 × 12

Gentlemen of the House of Delegates,

The senate respectfully request the reconsideration by
your honourable body, of the bill, entitled, An act to regulate the removal of proceedings in criminal cases, and to make certain changes in the constitution and form of government, for that purpose. The bill is one of considerable importance to the public, and the senate indulge the hope, that upon reconsideration your honourable body will

partiality, dispatch, cheapness and certainty, are prominent and important objects to be attained. The bill, so far as these objects important objects to be attained. The bill, so far as these objects are concerned, will have a salutary effect. In all cases of capital offences, the commission of which is likely to excite the public mind, and thereby prevent a fair and impartial trial, the bill secures to the accused the absolute right of removal. No discretion is allowed even to the court. In large and misdemanner, where an excitement is to be concenies and misdemeanors, where no excitement is to be apprehended, it allows of removal, if the court in its discretion deems the removal necessary and proper. The right to judge of the propriety of removal should exist some-where, and not in all cases be left to the will or the caprice of the accused. Where could it be lodged with greater safety than with the judicial tribunals of the country? Surely not in the bosom of the supposed culprit. At present, great evils exist, and great abuses are practised. A familiar case, one of frequent occurrence, will illustrate this position. The crime of larceny is committed, where the property taken is of inconsi derable value. The accused is unknown to the court and the jury, and perhaps to but few persons in the community— His offence even has not been heard of until the moment of presentment; it is in fact unknown except to those who have been nlundered. Upon his arraignment, he alleges he cannot have a fair trial, and demands a removal, and the court is bound, imperatively bound, for no discretion is to be excreised, to order the removal of the cause. Numerous witrecised to order the removal of the cause. Aumerous witnesses are thus compelled to attend the court of an adjoining county, at goal sacrifice to themselves, and expense to
the public. Prequently a person is accused of taking the
property of an individual residing in a distant part of the
state, of in another state; to detain the witness imperson untip the session of the court of the adjoining county, which
is often remote, would be unjust—yet if not so detained, he
seldom appears to prosecute; and if he does attend, it is at
great inconvenience and expense. It he should not attend great inconvenience and expense. It he should not attend he culprit escapes. It is believed removals are not unfrequently obtained under the expectation that the witnesses will not attend, and the accused may thus escape condign punishment. Many individuals, it is not doubted, escape the punishment due to their crimes, from the apprehension entertained of the inconvenience, trouble and expense una worldably incurred by those who attend as witnesses on prosecutions on behalf of the state. The senate begleave to refer to the accompanying list of removals during a part of the present session of Baltimore city court, from which it will be perceived that thirty seven witnesses have been recognized, at 3 o'clock P. M. on the present session of the best of the service of the bird court of chancery of Maryland, the subscriber as trustee, will expose it publicates or Friday the 20th Mark nised to appear in this county in cases of removal—that twelve cases have actually been removed from that court, during a part only of one term-that those were cases of persons unknown in a great degree to the court and to the

By order. L. Gassaway, Clk. On motion by Mr. M. Mahon, of Baltimore city, the house agreed to reconsider its vote of rejection in relation to the said bill; and thereon the bill, with the said message and its inclosure, was referred, to the committee on grievances and courts of justice.

And by the second of said messages were also returned the bills of this house, entitled, An act for the sale of the real estate of which Mark Benton, of Queen Anne's county, died seized.

some article of inconsiderable value.

And, An act to establish a public road in Charles county; severally endorsed, 'will not pass.'
Mr. M'Mahon of Baltimore city, (by a special leave of

one obtained for the purpose,) then submitted the following

Whereas the senate have returned to this house the bill, entitled, An act to provide for the appointment of commissioners of Washington county, and prescribing their powers, with a mere verbal amendment, proposing to insert the word 'county' after the word 'Washington:' And whereas, a so-lemn decision in favour of this bill has already been made by a large majority of this house; and upon its return with said amendment, it is now opposed, not upon the ground that the amendment does in anywise affect the that the amendment does in anywise affect the all as for-merly passed by this house, but upon the avowed ground, that it takes away the official influence of the executive in reference to said county, and confides to the people of Jackson county the power of electing their own county com missioners: And whereas at the present session of the general assembly, a law has been passed at the instance of the The said bill having been read the second time,
Mr. Shower moved that the further consideration theroof
e postponed to the first day of June next.

delegates from Anne-Arundel county, affecting a change in
the constitution of the levy court of said county equally
objectionable as a mere departure from the general constitu-

Ordered, That in the opinion of this house it is the right of the people of any county of this state if demand any change in the more county governments which may be re-quired by a fair and just consideration of their own county intorests, and for the purpose of sustaining and advancing

Urdered also, That the powers conded by this bill, being purely local, and operating merely upon the county in terests of Washington county, it is inconsistent with the rights of the people of said county and anti-republican in practice, to deny to the people of said county the privilege of having such a form of county government as may, in their opinion, be calculated to diminish their county expenses, to improve the condition of their county, to increase its local. mprove the condition of their county, to increase its local improve the condition of their county, to increase its local facilities by the improvement of its roads and bridges, and to give to every district in said county such a representation in the county government of said county, as will enable each district to give a fair and full expression of its wishes and wants, and to protect its interests in contrast with the interests of the other districts. Ordered also, That a refusal to modify or alter any such

Ordered sizes. That a refusal to modify or after any such county government, when petitioned for by the people of said county, and sustained by the entire representation of said county, to subserve the viewed and interests of a state party, is incompatible with the proper motives and object of legislative entire, and calculated to convert government, which was instituted for the benefit of the people. ple of the state generally, into a mere engine of party, for the oppression of those who may have been opposed, or may be opposed to the powers that he. Ordered also, That the frequent postponer stponements of thi

BOOKS.

Dunalla thet Pelham Opia's Lady of the Manor, Father Glement, Decision,

Erskine on the Gospel, Jay's Lectures Hannah Moores Works Plint's Geography of the States of Harby's View of the United States Memoirs of Physicsk, of Urquiart,

of Scott,
Romance of History
The following works are daily expected Dr. Granyilla's Petersum A
Chronicle of the Conduct of Grend,
by Washington Irving, and the iris
of Richmond and Eathburn.
Wm H. Hall, Libraria.

Jan 29 The State of Maryland At an Orphans Court held for & Mary's county, at the court house in

gust in the year of our Lord onether, sand eight hundred and twenty-eight Present. Luke W. Barber,
Joseph Stone and
George Thomas,
Thomas W. Morgan, Sheriff.
Enoch A Millard, Register,

Among other proceedings wereit

Among other proceedings were the following, viz.

On application of Michael J. Loke, administrator of Parker Loker, led of St. Mary's county, deceased its ordered by the Count that the saids, ministrator give the votice required by law for the creditors to exhibit their claims against the estate of the said deceased; and that the same be published once a week for four weeks is one of the rewspapers published in the city of Annaparts by Jones Green.

F. b. 19

Trustees Sale.

ses, all those tracts or parts of tracts of land situate lying and being in the upper part of Anne Arundel court, near the Poplar Springs and binding on the Fiederick town Turnpike rost, 27 miles from Baltimore, and IS from ury, and the charges are universally for taking feloniously 27 miles from Baltimore, and 18 from Prederick town, and containing thest 115 acres of land, about 30 acres of the above is a good meadow last, to cleared upland, and the balance is wood. This land is said to proceed upland, and the balance is constant to any in its neighbourhood. The improvements are a comfortable said in or house, at able, tobacce house, as improvement are a comfortable des-ling house, stable, tobacco house, and other out house. A further descri-tion is deemed unnecessary as those disposed to purchase will of cores view the premises, which will be shear by Mr. John Flugshart, residing there on, or by the subscriber in Lisban The terms as prescribed by the Chanel-lor, are that the purchaser or purchasor, are that the purchaser or portus-ers pay the whole modey, either of the day of sale, or on the ratification thereof by the Chancellor, when the subscriber is authorised to make a gold and sufficient deed, clear of all clain, either of the said John Rushhart, or any person or persons claiming under him.

im.
JOHN W. RINGROSE, Trustes.
Feb. 26

State of Maryland, sc.

Anne-Arundel County Orphans Court,
Pebruary 6th, 1829.
On application, by petition, of John
S Sellman, administrator of Joseph.
Harwood, late of Anne-Arundel court trarwood, late of Anne-Arundel con-ty, deceased, it is ordered, that he gis the notice required by law, for cross-ors to exhibit their claims against he said deceased, and that the same he spice of six successive weeks, is small of the newspapers printed in the city of Annandirs. Then T. Simmons. of Annapolis. Reg. of Wills, A. A. C.

Notice ishereby given,

Joseph Harwood, late of Ame-Arushi county, decessed. All persons his ing risims against the said decessed, are hereby warned to arbibit the same, with the youghers thereof, toth subscriber, at or before the 6th day of August next, they may otherwise by law, be enclosed from all beautiful form all beautiful from all

Who have any hoaks belonging the late Honographic Jermiah Jers ley Chase, are requisited to refur them to cithes within exemision.

Richard M. Chase, Latin at Richard M. Chase, Latin at Lighter D. Crank Co. Latin at Lateniah Torinko Chase.

Pob. 12.

vol. LX

Jonas CHURCH-STREE

Price-Three Do

Bryan & Merchani Have just received CLOTES AND consisting of so

Blue, Black, Drab, Gray. and Cas And a variety A TEST All of the LATE which they will be for their friends in

hortest notice. Fresh and VELVET CEORGE

Merchan and Baltim Large Stock In his line, c Some of the best V an assortment of

and a va VEST Of the latest far assortm Hocks, Gloves, Col

Il of which he will

Sept. 18.

100 Dollar

ears old, five fee t is supposed that th es is not known

e for each, if take secured in jail

y are requested to office of the sub

Public pant to the la at of John Macen andel confey, dec rs will offer at p th day of May n the next fair d ARM on which so orly resided, situa

Severwillver, and ing part of a tr lomewood's Lot, but the neighbourhood ich Nock, and con 150 Acres ore or less. The

welling house, and his farm, from it re and Antiapoli rable. The sole to premises at 10 o