The house then resumed the consideration of |said certificates of debt, at the rate or value a- | the order of the day, being the report submitted by Mr. Sprigg, chairman of the select committee on the currency, and the substitute offered therefor by Mr. Williams, being a bill, entitled, an act for the better regulation of monied cor-

On the question being put, will the house a bstitute? It was determined in the negative.

The house adjourned until 4 o'clock, P. M.

FOUR O'CLOCK, P. M.

The house resumed the consideration of the bill reported by Mr. Biser, entitled, an act to provide for electing commissioners for Frederick county, and prescribing their powers and

The said hill was then read the second time and passed.

The bill reported by Mr Orrick, regulating damages in cases of suits for trespass done by stock, so far as relates to Baltimore county; The bill reported by Mr. McDaniel, entitle

a supplement to the act to incorporate the Union Bank of Alicgany; The bill reported by Mr. Bowie, to regulate the inspection of tobacco in Pance-George'

Were rend the second time and passed.

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

FRIDAY, March 231. Mr. Causin submitted the following resolu-

Resolved by the General Assembly of Mary land, That the Governor be, and he is hereby authorised to employ som competent person to make an index to the laws and resolutions of the General Assembly of Maryland, from December session eighteen hundred and thirty-two to December session eighteen hundred and thirty-seven, inclusive, and that 250 copies of the same be printed under his direction, and that he draw on the treasurer of the western shore for such sum as may be n cessary to defray the expenses thereof.

Which was read the first, and by a special or.

der the second time.

On motion of Mr. Williams, said resolution was amended by adding at the end thereof the following: "not exceeding the expense usua for similar work."

On motion of Mr. Parran, said resolution wa

further amended by adding at the end thereof the following: "and that ten co ics be distribu ted to each of the councies in the State.'

The said resolution was then assented to a

amended, and sent to the senter.

On motion of Mr. Giles, the house took up for consideration the bili reported by him, from the committee on grievances and courts of justice, entitled, an act in relation to the stock for meriy held by the Bank of Maryland in certain

turnpike companies.

The said bill was then read the second time passed, and sent to the senate. On motion of Mr. Frazier, the bill from the senate, entitled, an act for the relief of Margaret Mitchell Dickehat, of the city of Baltimor.

Was taken up for consideration, read the second time, passed and returned to the senate. Mr. Alexander, charmon of the committee on ways and means, smantted the following re

solutions: Resolved by the General Assembly of Mary land. That the Chesapeake and Ohio Cana it has contracted with the commissioners approached under the previsions of the said act, to that we can only avail of it by hiving the control of two will one even hundred thousand dollars, at the par value thereof, at such times and make the par value thereof, at such times and make the particle of the stocks intended for our use, under the fact of insolvency shall be upon the such provisions as will leave every proper sections as it may require, by entity to the State text acceptable premium. glying to the Treasurer for the West on Short, of 20 per cent, and will protect the rights of all Mr. Carroll then moved to amend said 2d cent, as a payment on account of the State's to the sinking tand, and in the receipts of her their common suspension receive at par, the is to the President and Directors of the Union Bank | seem advisable. of Maryland, shall authorise them to deliver to the said company, the certificates of debt of this

State, to the par value before mentioned. Resolved. That the residue of the certificates of debt of this State, deposited in the Union Bank of Maryland, under or in consequence of the contract between the said commissioners and the said Chesapeake and Oho Canal Company, his wife Ann J. Weston. shall be delivered over to the Treasurer for the West in Sacre, to be by him retained as a secarity for the payment by the said company to the said treasurer, of twenty per cent premium office of the commissioners of the tax for Char on the amount of certificates of debt of the State, contracted to be sold by the said commissioners to the said company; and the said company shall deliver to the said treasurer, the obligation of the said company, under its corporate seal, and in such form as the said treasurer shall devise, to pay over to the said treasurer, the full amount of the premium upon any portion of the cer ificates of debt of this State, delivered to the said company as a forestud, which may at any time be sold or hypoth cated by the company, immediately upon the receipt by the said company, of the avails of the said side or hypothecation, up on which payment he is required to return to the company, a corresponding amount or equi valent, in the certificates of debt of the State, t be deposited with him as aforesaid, estimated a the sum of one hundred and twenty dollars for every one hundred doll is of the par sum or value thereof, unless the said treasurer shall deem it expedient in his discretion, to invest the a-Presaid premium, or some part thereof, in the Road Company.

Resolved. That the said company, out of the nett proceeds of the sales or hypothecations which it may at any time make of the said certificates of debt, is hereby required to deposite ing contempts of court;—endorsed we'll not with the Treasurer for the Western Shore the pass." proportionate amount to which the other internal improvement companies, mentioned in cer- its and passed by the senate, viz: dutions, passed during the present session, in reference to the contracts made between of the elective franchise in the city of Britimore the said commissioners and the Chesapeake and and to secure the rights of voters, and to estab Ohio Rail Road Company, for the sale to said to be observed at all elections in said city. ompanies of portious of said stock, may be entitled to receive upon requisitions for the same, being lawfully made on the said Treasurer; th said payments to be made immediately upon the receipt of such proceeds of sides or hypothecaion, unless the said companies shall fail to make such requisitions, and in case of such payment eing made into the Treasury for the bear fit of il Internal improvement companies, the said Chesapeake and Ohio Canal Company shall be entitled to receive an equivalent amount out of he proceeds of sales of the residue of the stocks reated and issued under the provisions of the foresaid act. Resolved, That before the delivery of any

Commissioner of Leans of this State, as to bear in crest from the first day of April next, and the inerest which may accrue thereon, before the sale or hypothecation of said certificates, and notice hereof given to the Treasurer of the Western Shore, and on the quarter day next ensuing such notice being given as aforesaid, shall be payable to the said company at the office of the Commissioner of Louis, in the city of Baltimore, out of any monies in the Treasury which may be applicable to the payment thereof, and it shail be the duty of the said company to provide for the payment of the interest on said certalicates of nebt, to accrue on the quarter day next ensuing the time of notice being given to the Trea surer of the sale or hypothecation of said certificates to the holders thereof. Annapolis, March 15th, 1939.

Dear Sir-It was the purpose of the Ch. saake and Ohio Carel Company, to have applied to the General Assembly at the commer ict of May 1935, in relation to the internal unprovements, so far as cone rned the interests of said company, as to the disposition of the stocks, of such bank or other incorporated compensate i under that act for the benefit of said shall be held responsible in order to secure ompany, and to enable us to avail of any favourable state of the money market, to make an idvantegeous sale of the same. But we were restrained from making such application during the pendency of questions before the Legislature which must have suspended any action on such

application. It is known to the committee, that the only work in active progression is the canal, and that owing to the delay of nearly two years, in availing of the means provided by the State, we have been compelled to resort to temporary loans, and to issue of obligations of the compa ny-these responsibilities are now to be promptmet, and provision also to be made to meet the engagements of the company to its contracors, which, from this tune until the completion of the canal, will be very heavy, and to be paid monthly. It must be conceded, that the State deeply interested in the early completion of the cana', both in view of being principal stock Company be and it is hereby authorised to re-ceive of the certificates of debt of the State of 000,000 to the company and that it is also her Maryland, created and issued under the provisinterest to have the stocks disposed of on the line thereof the following-withat shall comply sions to the act for the promotion of internal interest to have the stocks disposed of on the assert to the adjourned May 85 three of the state of the money market in Ensign of 1830, the 335, for the purchase of which, page, we believe that an austicious moment has it has contracted with the commission is ap- crived for the sale of American securities, and receipt or receipts for the money of the cere parties concerned. The State too must be an section by striking out all after the words sand tificates of obtar quited to be deavered as a evident gamer by such provisions, both in an each shall," to the end of said section and inshall the reupon give to the company, a cer- you, to propose to the committee such measure, of this act." tificate of said receipt, the production of which, to carry out these views, as in its judgment may

I am very respectfully, Your obedient servant,

G. C. WASHINGTON, Pres. Ches. & Ohio Canal Com.

The clerk of the senate returned the bill, to livorce James Weston, of Talbot county, from

Atso, the bill, to incorporate the Lombard Ho tel Company.

Also, the supplement to the act, to ab dish the les county.

Also, the all, for the relief of Alexander Do

noho, of Somerset county.

Also, the bill, to limit the number of constables in the several election districts in Anne Arundel county, and to increase their fees. Also, the bill, to provide for the payment of

jurors in Carroll county.

Also, the bill, authorising John E. Taylor. to bring into this State, a negro boy named

Also, the bill, for the relief of the administraor of Preston McComas, late sheriff of Harford ounty. Severally endorsed, "will pass," and the bills

verally ordered to be engrossed Also, the bill, to make a public landing and

oad therein mentioned. Also, the bill, supplementary to an act, to in orporate the Baltimore and Port Deposite Rail

Also, the bill, to enlarge the powers of the missioners of Baltimore county. Severally endorsed will pass with the pro

Also, the bill, deciaratory of the law concern

And delivered the following bills, originated A bill, to guard against frauds in the exercise

Ono Canal Company, and the Baltimore, and lish with greater certainty the rules of evidence A bill, to incorporate the Mining Manufac

turing and Rail Road Company of Hibernia. A bill, authorising John A. Carter to bring into this State certain negroes therein named. A bill, to divorce Ann Hunt, of Anne Arundel ounty, from her husband Henry Hunt.

A bill, to incorporate the Silk Companny mers t county.

The house then resumed the consideration of he order of vesterd-y, being the bill reported by Mr. Sprigg, chairman of the committee on the currency, entitled, an act for the better regulation of the banking institutions of this State.

Mr. Williams moved to amend said bill by adding at the end of the 1st section thereof the ortion of the aforesaid certificates of debt of following-who shall cause the same to be his State, the same shall be so dated by the published in two of the daily newspapers in the city of Bultimore, and in one newspaper in each county in this State." Determined in the negative.

Mr. Blocher moved to amend said bill by in serting between the first and second sections the

State, after the first of July next, refusing to redeem their notes, checks, bills or other issues of ten per cent per annum on the whole amount of such circulation, from the date of the sus hall give notice of, and commence the payment of specie for their said notes or other is-

in a banking company or any other incorporated company in this State, shall issue notes, bills. checks or certificates for the purpose of circula- It is confidently affirmed that all the duties tion, and shall fail to redgem the same with cement of the session, for a modification of the constitutional coin when called on to do so. then and in that case the whole of the private Sertunes of the president, directors and cashier of such bank or other incorporated company note holders and depositors against loss and de mage, to be recovered as other debts are in thi

> or them, for the purpose of securing note hal ders and depositors against lost or damage, to be recovered as before named.

an Executive session would be advertised, an how long did those Executive sessions continue? said officers transferring their stock, or resigning The steamboat which reached Annapolis on their offices, their liability, as provided for in I'u slay was expected to bring a quorum, and the foregoing section of this act, shall not cease the steamboat which left the seat of governmen for the term of six months thereafter." on Wednesday, was sure to carry away the mem

Mr. A'exander moved to strike out the secon

sue now and then, a death werrant, constitut striking out these words sunder oath, contain the vast labours of this invaluable officer. He ing a particular account." clerical duties were such as might have bee Determined in the negative.

performed by a syllttle boy who knew how t read and to write. y inserting after the word "par," in the last Maryland are making. The time was when the Executive was almost daily in session, and with the conditions prescribed by this act."

Determined in the negative. On motion of Mr. Williams, said bill was mended by adding at the end of the second sec- During that time 8800 was deemed an adequate lifications, and rewarded only for services ren-

rests of the State, and best disposed to think and act, as required. Hence it is, that in the On motion of Mr. Bowie, said amendmen was further amended by adding at the end counsels of the State, and in the legislative thereof these words-"and the burthen of pro- hails of the nation, all the other States of the ing such non compliance shall be on the bank Union could boast of men greatly superior to those in Maryland, who occupy the same sta-

The question again recurred and was put upon he amendment as amended, and

Mr. Causin then moved to strike out the and section of the bill.

FOUR O'CLOCK, P. M.

Mr. Maulsby presented a petition of 144 in-habitants of Harford county praying the incorporation of the Susquehanna Boom Company. Mr. Parker, a petition of sundry citizens Cecil county, praying the Legislature to incor-

porate the Sasquehanna Boom Company.

The house adjourned until tomorrow morning

and One Hogshead containing Plaxseed .-The owner or owners are requested to come forward, prove property, and pay charges. JOHN PHILIPS.

Maryland Wazette.

ANNAPOLIS: Thursday, March 29, 1838.

The following Ticket will be supported for the Common Council of the city of Annapolis.
Richard J. Crabb, John Randall.

David S. Caldwell, Martin F. Revell, Joseph Sands, Henry S Holland, Dr. A. G. Welch.

For the Maryland Gazette. The worthy Editor of "The Baltimore Gatette" seems to have found out that the officer called in our new Constitution "Secretary of State," is about one and the same thing with Clerk of the Council " Now it seems to me that in this there is something strange. Why if the offices are the same is the name changed, or rather why is he not called the Secretary Clerk of the Governor? If his business is to be simply to fall up blank commissions and to make out noli prosequis, when thereto ordered by the

ident of the United States. Two thousand

dollars for a little finger-work seems to be ra-

her an extravagant allowance. One would

natur ily have supposed, that such a salary, and

such a title too, were intended for a man pos

sessed of high intellectual and moral qualities

tions-a man who would be required to render

some and valuable services to the State, and

not to a man whose labour for a whole year

(might, if the appointments, &c. were all made

at the same time) be performed in six weeks

which have been required of the Clerk of the

Council of tate years, and which such an offi

cer would have to perform for years to come

(unless there be a war) would not amount t

the ordinary labour of a tolerably decent clerk

for six weeks. Any man who will take the

rouble to think, may satisfy himself of this .-

The Executive, though appoint d early in the session, was never organised till weeks after

seat of government at the close of the session

if a quorum remained so long. And after the

of the year were devoted to Executive busines.

ssion was closed how m ny hours of the rest

ow and then (n ver more than once a month,)

bers. To record then the labours of the Exe

It is astonishing what rapid progress we o

the Clerk really had considerable employment.

certainly has been the practice to select for of

fice those least qualified to understand the inte

And yet in Maryland, when a salary is to be

more anxious to have capable officers; the ar-

in Maryland, whether it would not be wise to

to all who know any thing of the matter, if the

Secretary of State spoken of, was ever supposed to be a mere clerk. Every rational man sup-

posed that this officer, if introduced into Mary-

land, would be just such an officer as is the Se-

ought to ponder.

The members have invariably left the

Governor, why was not the appointment given exclusively to the Governor? It would be strange indeed not to permit the Governor to appoint his own Clerk, without asking the advice and onsent of the Senate.

Why if his duties are so trifling is such an atravagant salary given to him? Even the sa-

lary given to the Clerk of the Council, consibring the services which he rendered, was the following:

"And be in enacted, That any bank in this nost profuse sal ry allowed to any officer per haps in this country, save only to the Vice Pre-

or circulation, shall, pay an interest at the rate consion of specie payments, until such bank

And be it enacted. That in every case where-

And be it enacted, That each stockholde shall be held responsible in a sum not exceeding one half the amount of stock held by him, her

And be it enacted, That in case of any of the

Determined in the negative.

cutive some few hours each month, to grant of ection of the bill. Mr. Sprigg moved to amend said section by casionally, pardons and noli prosequis, and to is

Mr Carroll then moved to amend said section

dered to the State. But evil days came, and simply because of a quarrel between a Governor and his Council: and b-cause the then Governor forces 11, incl. and the premium of twenty per earlier investment of the portion which goes inwas a man of talents, it seems ever since to to the capital stock of the said com- interest from the company, as a preferred stock- sucs of all banks of the State that may have high as well as low, upon gentlem n not able pany, under the provisions of the aforesaid act, holder. I would, therefore, respectfully ask of complied with the provisions of the third section to ju ge for themselves, and therefore not likely to give trouble or displeasure to their would be advisors. If it was not the maxim that every

Which was read. On motion of Mr. Ely, said amenment wa tolerably clever fellow ought to be hanged, it mended by striking out the word "common." The question then recurred upon the amend-

rent as amended. efusing to receive said issues."

Resolved in the affirmative.

Determined in the negative.

The house adjourned until 4 o'clock, P. M.

PICKED up in the Bay, affoat, FOUR HOGSHEADS, which contained Oats,

March 8.

New York, Pennsylvania, Massachusetts, Kez. tucky, &c. They will there learn what dution must be required of this officer in order to jas. tify the salary which was so promptly allove!

But why does friend Gwynn suppose that the officer in Maryland is to be just such an officer as the old Clerk of the Council Surely gislature has not told him so. With all desubmission, it may here be said, that even or General Assembly seem to have forgotten what he Constitution requires of them. to be the duties of this officer the legislature o ascertain, and this ought to have been ascertained before any thing was said about the salar, Owing to this trifling omission, if we had no a Secretary of State, he would be an office with a salary, but without one, single duty is perform. He might indeed in consideration of the salary, which the Governor's nomination se-cured to him, consent to be his Clerk, but telther the Constitution no the law would make him so, and the Senate would have quite : much light to insist that he be the Sense's Clerk, as the Governor that he be his Clerk,

Perhaps the rumoured disagreement between the two bodies may have arisen from differ at impressions taken up by each in regard to the duties of the office, and perhaps it the duties of the officer had been defined, and such duis as ought to be were required of him, either d them might disc per that there is a mistale or both sides. At all events, it is best they should never agree, if they will not agree to appoint only such a man is the Secretary of State ought o be. We now now that it was wrong to me the appointment of this new officer to men not

brought into existence by the new Constitution.
The legislature can appoint a Clerk to do the business of the Governor's Clerk this year, and perhaps when the people choose the Government Senate, it will be better understood what Secretary of State ought to do and ought to be

To the Democratic Republican Voters of Ann Arundal County, and the City of Annapolia.
The good people of this State having wrestly from the hands of the legislature the powers. electing a Governor and Council, and taken the performance of that rightful duty upon then selves, it becomes the friends of Democratic Re-

publicanism to be firmly united, and move tog ther as a Macedonian phalanx in the selection of a suitable person to be supported by the peo-ple at large for the Governor of Marylant. Our Republican representatives in the legislathe importance of this subject ure have taken into consideration, and have recommended Convention to be holden at Baltimore on Thurs day the last day of May next, for the purpos of nominating a suitable candidate for the offer of Governor under the reformed Constitutions Maryland. Let us respond promptly and hear tily to this energetic recommendation of this Spartan band, who unquestionably represent in overwhelming majority of the people of this State, but who are a minority in the logislatur. owing to the anti-republican tendency of an antiquated Constitution, which he been just purged of some of its malign influences by the sperit of reform, aided by the strong arm of a vir-tuous and demogratic people. This is the fet opportunity that has ever been presented to the cople of this State for the free and unfittered xpression of their will at the polls in the choice of their first magistrate. Let us then embrace this opportunity, by showing to those who have given us a V AZEY for a Governor-1 Mezarek for a Schator-an empty treasury for excomfort-and a Registry Law, the stepping ston: to an odious property qualification—unless Ex-PUNGED by the voice of the people—as an inhoritance, that there is a spirit waking up in this old commonwealth, and an invincible resolution among the people, not only to change our rucompensation for his clerical services. Those lers, but to REFORM their measures. Under were days when men were elected for their qua- the influence of these feelings, and with the determination to act as becomes a free, but a proscribed race, and trampling all local and minor considerations in the dust, let us meet together on the first Tuesday of April Court, for the purpointing delegates to the State and County Con ventions, can be decided upon. Many old and

weather-beaten veterans unite in this call. Union and old Democracy for ever-

HOUSE OF DELEGATES, March 21. Mr. Blocher, Chairman of the Select Comnittee to whom was referred the Treasurer's Letter, accompanying Bills of Particulars of the State's Miscellaneous and Contingent Expenses in the year ended 1st December, 1837, delivered the following report:

The committee to which was referred the "Treasurer's Letter, accompanying bills of par-ticulars of the State's Miscellaneous and Contingent Expenses in the year ended 1st Decemfixed, one would suppose that no people were ber, 1837," have had the same under consideration; and upon a full investigation of the soregument always is, the salary ought to be such ral items therein exhibited, they have been led is will secure the first telents in the State. And to the conclusion that the Executive should be o it really happens that our salaries are as superior as our officers are interior to those of o-ther States. Surely these things the people terred against the State during the recess of the It has for a long time been a matter debated for this. It is the only effectual means, in the opinion of your committee, that can be adopted abolish the Council and have a Secretary of to prevent imposition on the part of these claim ing renuncration from the State for services State. And an appeal may confidently be made rendered.

That impositions have been practiced, fullf appears upon the face of the document referred to this committee, and that others may occur, unless means are adopted to prevent it, is just cretary of State of every other State which has as certain as that they have heretofore occursuch an officer. And what are the duties, and In justification of this position your comme what are the requisite qualifications of such an officer every where else, any man who wishes to know may inform himself by just turning to the article "Secretary of State," in the laws of same work can be had done for \$75. On peg

9 your committee find the State charged \$0. 50 for printing 250 copies of the State Library cat logue, whilst \$150 should have paid the bill. Similar charges are to be found in the Treasurer's Letter, which your committee are opinion ought not have been allowed, and which in all probability would not, had it been

eretionery with a proper officer. Your committee will notice two other items of a different character, which appears in the Letter of the Treasurer. The first is \$4.625 25, found under the head of #M;s. ellance us Ex penses," and charged, paid to the Clerk of the Council for recording commissions of civil officars from the year 1828 to the year 1833, and pair out of the treasury on the 11th day of August 1937. This officer has allowed him by the law, the sum of \$1,500 per annum, which was no doubt intended as a full compensatio for his services. Add to this the amount of perquisites he received in eight years, and it nercases his salary to upwards of two thousan dollars per annum.

The next and last item that your commit

tce will notice is \$466 66 cents, under the head of "Contingent Expenses," purporting to have been paid to II. Thompson on the 14th October 1937, as arreate due for taking care of the State House from the year 1934 up to 1-30, inclusive. This is certainly a doubtful item, and is render. ed still more so from the fact of its long standing-not having been liquidated for nearly se ven years from the period at which it ce sed to accumulate-and having been, as your committee are informed, once refused by the Legisla-

For a more particular account of the two last items noticed in this report, your committee re-fer to the report made to this house on the 9th Mond inst, by the committee appointed for that espe- the W

cial purpose. The four items noticed in this report, taken the B tog ther, amount to nearly five thousand five hundred dollars—a sum too large, and taken aftern from the treasury on claims too doubtful in their character, to go unnoticed by your committee. They are aware that what has been done can not now easily be undone; but provisions can be made to prevent a recurrence of similar evils and similar errors. This remedy, it is hoped, will be found in the bill promised in the report of the committee above alluded to.

Respectfully submitted. D. BLOCHER, Chairman.

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APPOINTMENTS FOR BALTIMORE CONFERENCE - March, 1833.

BALTIMORE DISTRICT-John Davis, P. E. Baltimore city-D. Dorsey, G. Morgan, W. B. Edwards, J. W. Richardson, T. O. Somers. East Baltimore-II. Farlong, N. J. B. Mor-

west Biltimore-Job Guest. West Billimore—Joo Freed. Sharp Street and As ury – J. Gruber. Seamen's Union Bettel – J. Smith. Baltimore Precincts — To be supplied. Baltimore Circuit — Thos. McGee, T. Sewell,

Baltimore Circuit—Thos. Metsee, 1. Sew S. Ellis, sup Severn—J. A. Gere, William H. Laney. Annapelis—R. S. Vinter. West. River—C. A. Davis, J. Guyer. Calvert—W. H. Coffin, G. W. Israel. St. Mary's—E. R. Veutch, M. H. Turner Bladensburg—F. Macariney, B. Nadall. Mattavoman Circuit—J. Houseweart. Summerfield—David Thomas, Ebenezer—B. N. Brown, Herring Bay Vission—Lijah Miller,

Perouac District-John Bear, P. E. Alexandria-S. G. Roszell, G. Hiddi [-up-Alexandria—S. G. Roszell, G. Grad Foundry, M. Shor, J. M. Habson, Wesley Chapel, S. G. Cookman, Georgetown—W. Hamilton, Rock Creek—B. Barry Fairfax—Wesley How, Wm. O. Luinsden, Leerburg—S. Keppler, Loudor—J. A. Collins, R. M. Lipscomb-Warrenton—J. V. Rigden, E. M. Collins, Stafford—Walliam Edmonds, J. Jan Anderson, P. elericksburg—L. P. Morgan, Westmoreland—G. G. Briox, J. McEnatly, Lipscotte—C. R. Vonne, C. E. Brown, Lincaster-C. B. Young, C. E. Brown ROCKINGHAM DISTRICT-S. dryion, P. E.

Rockingham J. C. Lyon, G. H. Yeng, F. E. Rockingham J. C. Lyon, G. H. Yeng, Augusta—T. Wheeler, Levy Munrie, F. H. Munroe.
Deerfield—R. Beers
Lexington—A. A. Eckridge J. Stine.
Bottefourt –J. S. Martin, Z. Jordan,
Christiansburg—E. P. Phelps, J. Gambrel
Morroe-A. G. Chenowith Monroe-A. G. Chenowith Covington-J Plotner, I'J Dyerle Lewisburg-S McMullen mcMullen Hunterswille-J G McKeehan Franklin-S Smith, Wesley Rohr

WINCHESTER DISTRICT-D. Steele, P. E. Winchester Station-N Wilson Winchester Circuit-T II W Munroe, Wil-Winchester Circuit—T H W Munroe, William Evans
Jefferson—J Larkin, G W Eggleston
Harper's Ferry—J A Henning
Berkley—J Wat's, Samuel Smith
Hillsborough—William Weeks, J Whito
Bath—G W Deems, David Trout
Springfield—H Hellard
South Branch—J W Cullum, R W H Brent
Moorfield—M Gehren, M G Hamilton
Woodstork—W H Enes, S Hildebrand
Luray—Thomas S Harding
Wardensville—J Brads
Ecryville—J M Green

CHAMBRESHURG DIST .- R. Cadden, P. E.

CHAMBERSBURG DIST.—R. Cadden, P. E.
Chambersburg—R Bond
Shipper sburg—J H Brown
Waynesburg—F M Mills
Hagerstown—H Tarring
Boonstorough—Josson Parker
Clearpring—P D Lipscomb, S S Reszell
Allegany—J Forrest, J S Morris
Cumberland—C Parkinson
Bedford—P McEnally, J Lamban
Licking Creek—E E. Allem, Thomas Hildetrand
Mifflin—James Clark
Bloon field—D Shaver, J Stansbury
Conord—J S Lee, B Bigley

NORTHUMBERLAND DIST. - J. Müler, P. E.

Sunbury-II G Dilt, J W Haughswort Hollidayst u.g.-J Bowen Williamsburg-William Butler, G D Che-