No. 40.

Resolved, That all proceedings on a judgment rendered against John Clare, late Sheriff of Calvert county, and this securities, be and they are hereby suspended until the first day of September 1825; Provided, That the said John Clare shall pay to the treasure of the western shore, one half of the debt due to the state with all interest and costs, on or before the first day of September 1824; and the other half with all the interest and any additional costs that may accrue on or before the first day of September 1825; Provided, That if the first payment is not punctually made at or before the time specified, then this resolution shall be considered null and void,

Resolved, That the teasurer of the western shore be, and he is hereby authorized and directed to credit the said John Clare with the of sum ninety-nine dollars, or such part of the same, as may be proven to the satisaction of the treasurer that the said Clare is entited to a credit for, on account of certain amerciaments charged by the state to the said John Clare, the list of which he con-

tends never was put in his hands for collection.

No. 41. Resolved, That the treasurer of the western shore is hereby directd to pay the account of any editor for newspapers furnished the legislature during this session which may be allowed by the governor and council.
No. 42.

Resolved, That all proceedings on the judgment obtained at the suit of the state against Benjamin G. Jones, formerly Sheriff of Harford county and his securities, be, and the same are hereby suspended until the first day of November eighteen hundred and twenty-four; *Provided*, That the said Benjamin G. Jones shall on or before the first day of November next, pay one half of the judgment aforesaid, with six per cent interest and costs, and the remaining half with interest and any additional costs that may accrue on or before the first day of November eighteen hundred and twenty four; Povided, That if the first payment aforesaid, is not punctually made at the time herein specified, then this Resolution shall be considered null and void.

No. 43. Whereas, The Potomac Company have laid out and expended all their capital in the prosecution of the object of its corporation, and have borrowed large sums of money to further their interest, and to carry on their operation which they are now utterly unabled to pay; And whereas, The states agent the last year directed suit to be instituted against the said company for the debt due the state by them, and they having no funds or means whatever of paying the said claim, the state would thereby only incur expense and cost, which cannot be refunded her; Therefore,

Resolved, That the suit ordered by the Agent of the state against the Potomac Company, for the debt due the state, be forthwith dismissed on the payment.

of the costs of said suit by said company, and that a further time of two years

be granted to the said company to pay the said claim in.
No. 44.

Resolved, That the Register of Wills of Anne Arundel county, be, and he is hereby authorised to remove the records of the prerogative office, remaining in his office, and now under his care, to the fire proof office in the court house of Anne Arundel county for the safe keeping of the records of the orphans' court of siad county; *Provided*, The levy court of said county shall give permission the said removal

Resolved further. That if the said records be so removed, the governor and council be, and they are hereby authorised to appropriate the apartment in the state house, heretofore occupied by said records, to the safe keeping of the records of the court of appeals of this state, which at present are deposited in the general court room; And provided, The expence of said removal shall not ex-

ceed the sum of one hundred dollars.

No. 45. Resolved, That the treasurer of the western shore pay to the Reverend Mr. Ryland, or his order, the sum of one hundred dollars, and to the Reverend Mr. Rafferty, or his order, the sum of one hundred dollars, out of any unappropriated money in the treasury, for their services as chaplains during the present ression.

No. 46. Resolved, That the printer of the daily journal of each branch of the legislature be directed to complete the same, and that he transmit one copy of such part of said journal as shall not have been furnished to the legislature before the close of the session, to each member of the legislature, and the executive are hereby directed to settle with him agreeably to his contract with the commit-tee of claims, for the printing of the journal of the house of delegates, from page 572 and for the printing of the journal of the senate, from page 320 at the rate of 60 cents per page.

Dec.Ses. 1822

Passed Feb.

22, 1823. John Clare, proceedings against, suspended

Credit to be given.

Passed Peb 22, 1823. Payment for news papers.

Passed Feb. 22, 1823. Benjamin G. Jones, proceedings against suspended.

Passed Feb. 22, 1823. Potomac company suit. against to be struck off.

Passed Feb. 22, 1823. Records of prerogative office may be removed.

Court of appeals records to be removed

Passed Feb. 24, 1823. Chaplains compensation

Passed Feb. 24, 1823. Daily journal to be comple-