A letter from the committee of co-operation, enclosing a letter from his Excellency general

Washington, was read, and sent to the house of delegates by William Hemsley, Esq;

Messieurs Winder and Chapline, from the house of delegites, deliver to the president a letter from John Hanson, Esq; delegate in congress, enclosing an order from Benjamin Stoddert, secretary of the board of war, for all the continental arms in colonel Uriah Forrest's possession, with the following refolution:

BY THE HOUSE OF DELEGATES, JUNE 26, 1780.

On reading a second time the letter from the honourable John Hanson, Esq; of the twenty-

second instant,

RESOLVED, That the governor and council be requested to appoint a proper person in Baltimore-town, to receive one thousand stand of arms, and to pay the expence of carriage of the same from Carlisle to Baltimore-town, and that such expence be immediately re-imbursed; also that the two fix pound brass field pieces, properly equiped, be received in lieu of the twelve pounders heretofore required; and that the speaker join the president of the senate in a letter to the delegates in congrets from this state, advising of this resolve, and also their earnest desire to be informed, as foon as may be, whether the board of admiralty will comply with the request of the general affembly of this state, for one of the continental frigates to be stationed so as to protect the trade from this state and Virginia.

By order, Which was read, affented to, and fent to the house of delegates by Matthew Tilghman, Efq; The fenate adjourns till 3 o'clock.

MERIDIEM POS T

The senate met.

On motion, Leave was given to bring in a bill, entitled, An act for the adjournment of

Charles county court.

Upton Sheredine, Esq; brings in and delivers to the president the same; which was read the first and second time by especial order, passed, and sent to the house of delegates by Charles Carroll, of Cairollton, Efq;

The bill, entitled, An act for finking the quota required by congress of this state of the bills of credit emitted by congress, was read the second time by especial order, and the question being

put, That the bill do pass? Resolved in the affirmative.

A F F I R M A T I V E.

Honourable Daniel of St. Thomas Jenifer, Eiq; president, honourable Matthew Tilghman, Charles Carroll, Barrister, Thomas Stone, Richard Barnes, William Hindman, Upton Sheredine, and William Hemsley, Esquires.

N E G A T I V E.

Honourable Charles Carroll, of Carrollton, Esq;

Which being so endorsed, was sent to the house of delegates by Thomas Stone, Esq; The engrossed bills No. 5 and 6, were read and assented to, and the paper bills thereof so en-

Messieurs Sprigg and Worthington, from the house of delegates, deliver to the president a bill, entitled, An act to procure recruits to complete the battalions of this state in the service of the

United States, and to raife an additional regiment if necessary, endorsed; "By the house of de-" legates, June 23, 1780: Read the first time and ordered to lie on the table."

F. GREEN, clk. " By order,

66 By the house of delegates, June 26, 1780: Read the second time and will pass. F. GREEN, clk." " By order,

Which was read the first time and ordered to lie on the table. Messieurs Hanson and Smoot, from the house of delegates, deliver to the president the bill, entitled, An act for the adjournment of Charles county court, endorsed; "By the house of de-44 legates, June 26, 1780: Read the first and second time by especial order and will pass. F. GREEN, clk." " By order,

Which was ordered to be engroffed. The engrossed bill No. 6, was read, assented to, and, with the paper bills No. 4, 5, and 6,

fent to the house of delegates by William Hindman, Esq; Messieurs Smith and Alexander, from the house of delegates, deliver to the president the paper bill No. 7, endorsed; "By the house of delegates, June 26, 1780: The engrossed bill whereof this is the original read and affented to.

F. GREEN, clk." Messieurs Deve and Alexander, from the house of delegates, deliver to the president a bill, entitled, An act to revive actions and process in the court of appeals, to enable any one judge to