IQ

The bill, entitled, An act for the benefit of Essex Sherburne Ridley, a minor, son of Matthew Ridley, deceased, was read the second time and will pass.

The senate adjourns until to-morrow morning 9 o'clock.

W E D N E S D A Y, December 1, 1790.

THE senate met. Present as on yesterday. The proceedings of yesterday were read.

The bill, entitled, An act empowering the wardens of the port of Baltimore to levy and collect the duty therein mentioned, and the bill, entitled, An act for the benefit of Essex Sherburne Ridley, a minor, son of Matthew Ridley, deceased, were sent to the house of delegates by Daniel Bowley. Essexing

Mr. Freeland, from the house of delegates, delivers to the president a bill, entitled, An act for laying out a road from Samuel Owing's bridge to Nicholas Carroll's grist mill, in Baltimore county, and from thence to Chesnut Ridge until it intersects the road at the plantation formerly possessed by Peter Bond, thus endorsed; "By the house of delegates, November 30, 1790: Read the first and

"fecond time by especial order and will pass.
"By order,

W. HARWOOD, clk."

W. HARWOOD, clk."

Which was read the first time and ordered to lie on the table.

And also the following resolutions:

BY THE HOUSE OF DELEGATES, November 30, 1790.

RESOLVED, That the treasurer of the eastern shore do receive of George Bird, late collector of the tax in Cæcil county, the sum of seventeen pounds sixteen shillings and six-pence of red money as specie, and that he she said George Bird have a credit on the treasurer's books for said sum.

By order,

W. HARWOOD, clk.

Which was read the first time and ordered to lie on the table.

BY THE HOUSE OF DELEGATES, NOVEMBER 30, 1790.

RESOLVED, That the register of the land-office be and he is hereby directed to issue to John Tomlinson, of Allegany county, a land-warrant for one hundred acres of land, in lieu of one granted to him under the proprietary government, and renewed on the minth day of June, in the year seventeen hundred and seventy-sour, which in July of the same year was laid on land somerly in Frederick, but now in Allegany county, the certificate and warrant of which survey were both lost by accident; and if the certificate thereof should be found, the same shall be null and void.

By order,

W. HARWOOD, clk.

Which was read the first time and ordered to lie on the table.

BY THE HOUSE OF DELEGATES, NOVEMBER 30, 1790.

RESOLVED, That the sum of three hundred and fifty pounds sterling be allowed to Samuel Chase, Esquire, for extraordinary services and expences rendered and incurred by him, as agent for the state, in prosecuting the state's claim to the stock in the bank of England, to be deducted from the sum of sive hundred pounds sterling heretofore advanced by the state to the said Samuel Chase; provided that he shall refund the said sum of three hundred and sifty pounds sterling, if he shall hereaster draw a commission, to a larger amount, on the recovery of the said bank stock, as agent for the state.

By order, W. HARWOOD, clk.

Which was read the first time and ordered to lie on the table.

BY THE HOUSE OF DELEGATES, NOVEMBER 30, 1790.

RESOLVED, That the treasurer of the western shore be and he is hereby directed, to receive and take in the orders heretefore drawn on the treasurer of the eastern shore by the orphans court of Caroline county, in favour of Philip Casson, of the said county, for half pay due to him as a disabled officer in the late service of the United States; and that the said treasurer of the westen shore do pay unto the said Philip Casson, the amount or balance due on the said orders, in the same manner that half pay disabled officers have heretofore been paid under any act of assembly of this state; provided that proof be first made to the said treasurer of the authenticity of the said orders, and that a certificate, under the hand of the treasurer of the eastern shore, be produced, to ascertain what part, if any, of the said orders hath heretofore been paid.

By order,

W. HARWOOD, clk,

By order,

Which was read the first time and ordered to lie on the table.

Mr. Parnham, from the house of delegates, delivers to the president a bill, entitled, An act annulling the marriage of John Sewell, of Talbot county, and Eve his wife, thus endorsed; "By the house of delegates, December 1, 1790: Read the first and second time by especial order and will

Which was read the first time and ordered to lie on the table.

Mr. Ridgely, from the house of delegates, delivers to the president a bill, entitled, A supplement to the act, entitled, An act for the relief of sundry insolvent debtors confined in sundry gaols of this state, thus endorsed; "By the house of delegates, December 1, 1790: Read the first and second time by especial order and will pass.

Which was read the first time and ordered to lie on the table.

On motion, Ordered, That the bill, entitled, A supplement to the act, entitled, An act for the relief of sundry insolvent debtors confined in sundry gaols of this state, be taken into consideration on Saturday the 4th instant.