## VOTES AND PROCEEDINGS, November, 1792.

et By the house of delegates, November 28, 1792 ? Read the second time by especial order and will " país. W. HARWOOD, clk."

" By order, Which was read the first time and ordered to lie on the table.

The resolution in favour of Richard Waters, was read the second time and dissented to; whereupon the following message was prepared and agreed to, and seht to the house of delegates by the clerk of the fenate.

BY THE SENATE, NOVEMBER 28, 1792.

Gentlemen, THE senate have dissented to your resolution in favour of captain Waters, but would have no objection to passing a resolution, suspending (until the title of that) part of his purchase made of the state, claimed by the heirs of colonel Roder, can be ascertained) the execution against him, on his paying for the land fold him, clear of dispute. The sum to be so paid by him, to be ascertained by deducting from the amount of his bond the value of that part of the land in dispute; and this value to be fettled by three persons, or any two of them, one to be appointed by the governor and council on behalf of the state; one by captain Waters, and these two to choose a third; and as there are some grounds to believe the intendant agreed to put captain Waters in peaceable possession of his purchase, the senate will consent that in this particular case the attorney-general shall be directed and enjoined to profecute, at the expence of the state, the right of the state to the land in dispute, if, upon examining into the matter, he should think the state's title maintainable. H. RIDGELY, elk. By order,

The clerk of the house of delegates delivers the following resolution:

BY THE HOUSE OF DELEGATES, November 28, 1792.

Resouved, That no execution shall issue on the judgment obtained by the state of Maryland, in the general court of the eastern shore, against Patrick Hamilton, Basil Williams and John Crookfhanks, until the tenth day of November next. W. HARWOOD, clk.

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

On motion, ORDERED, That the bill, entitled, An act to confirm an act to prohibit members of congress, or persons in office under the United States, from being eligible as members of the legislature or council, or holding offices in this state, have a second reading on Friday the 30th day of November, instant.

The clerk of the house of delegates delivers a bill, entitled, A Supplement to an act, entitled, An alt to empower the justices of Caroline county to levy a sum of money, by an assessment of the property of faid county, to creek a gaol at Denton, in faid county, and for other purposes therein mentioned, thus endorsed; "By the house of delegates, November 28, 1792: Read the first and second "time by especial order and will pass.

" By order, Which was read the first time and ordered to lie on the table.

The fenate adjourns until to-morrow morning 10 o'clock.

## A Y, November 29, 1792. URSD

THE senate met. Present the same members as on yesterday. The proceedings of yesterday were read. John Hall, Esquire, appeared in the senate.

The clerk of the house of delegates delivers the following resolution:

BY THE HOUSE OF DELEGATES, November 28, 1792.

RESOLVED, That the treasurer of the western shore be and he is hereby empowered and required to advance to Dennis Griffith, of Anne-Arundel county, one thousand pounds current money, in three payments, to enable him to complete a map of the state; that three hundred pounds be advanced as foon as may be, and the remainder in equal portions, one half on the first of May next, the last payment on the first day of November next; that the said advances be made out of any unappropriated money, or any furplus of appropriations which now are or may come into the treasury; that the said treasurer, on each advance, take bond with security to repay the same in three annual payments, the first to be made on the first day of November, 1795, and the remainder in equal anriual payments thereafter, with interest from the date of each advance respectively. W. HARWOOD, clk. By order,

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

On motion, Charles Carroll, Esquire, brings in and delivers to the president a bill, entitled, An act for securing certain estates and property for the support and uses of ministers of the Roman Catholic religion; which was read the first time and ordered to lie on the table.

Edward Lloyd, Esquire, has leave of absence, to take place on Thursday the 6th day of December. The clerk of the house of delegates delivers a bill, entitled, An act to enable George William West, of Baltimore county, to sell and dispose of the real estate of the late reverend William West, and for other purposes therein mentioned, thus endorsed; "By the house of delegates, November "28, 1792: Read the first time and ordered to lie on the table.

W. HARWOOD, clk. By order, W. HARWOOD, clk.
By the house of delegates, November 29, 1792: Read the second time by especial order and will pals. "By order, W. HARWOOD, clk.

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

W. HARWOOD, clk."