entitled, An act to incorporate the Charitable Society of the city of Annapolis; a bill entitled, An act to authorise Owen Evans, guardian of the heirs at law of Jesse Brooks, deceased, to sell and convey certain lands therein mentioned, lying in Cecil county; a bill entitled, An act authorising the executors of Mary Yellott to release certain mortgages therein mentioned; a bill entitled, An act to authorise the chancellor to decree a sale of certain lands; a bill entitled, A further additional supplement to the act entitled, An act authorising a lottery in Havre-de-Grace for the purpose therein mentioned; a bill entitled, An act to incorporate the congregation of United Brethren or Moravian church at Graceham in Frederick county; and a bill entitled, An act for the relief or Stephen Reyner, of Talbot county, severally passed by that house, Jan. 2, 1812; which were severally read the first time and ordered to lie on the table. Also returns the bill entitled, An act to regulate the mode of qualifying jurors for the trial of civil actions in the county courts of this state, endorsed, " by the house of delegates, Jan. 2, 1812; read the second time and will not pass." Also teturns the bill entitled, An act relating to vagrants in the city of Baltimore, passed by that house Jan. 2, 1812; ordered to be engrossed.

The amendment to the bill entitled, An act for the relief of Sarah Ellis and her infant children of the city of Baltimore, was read the second time, disagreed from, and the bill, with the following message, sent to the house of delegates by the clerk:

BY THE SENATE, Jan. 2, 1812.

Gentlemen of the House of Delegates,

We cannot agree to the amendment proposed by your house to the bill entitled, An act for the relief of Sarah Eilis and her infant children, of the city of Baltimore, requiring the trustee therein named, to convey a fee-simple estate to the purchaser of the house and lot therein mentioned, because it appears by the petition and documents accompanying the bill, that the said John Ellis had only a lease-hold estate in said lot; we therefore return the bill and hope on reconsideration you will recede from your amendment and pass the bill.

By order,

T. ROGERS, Clk.

On motion, the question was put, Will the senate reconsider the bill entitled, A supplement to the act entitled, An act for regulating the mode of staying execution, passed at November session 1791? Resolved in the affirmative.

The bill being read, the question was put, Shall this bill pass? Resolved in the affirmative, and sent to the house of delegates by

the clerk.

The following message was read, agreed to and sent to the house of delegates by the clerk: