several sheel's and cullectors therein named, to complete their collections, was read the second time by special order, amended, no some and with the amendments proposed, sent to the senate.

On motion by Mr. Bayly, the following message was read, agreed to, and with the bill to which it

relates, sent to the senate.

BY THE HOUSE OF DELEGATES, January 21, 1815.

Gentlemen of the senate,

We have sent back to your house the bill entitled, an act supplementary to an act entitled, an act to establish a bank and incorporate a company under the title of the Bank of Somer et, with a request that your honorable body will reconsider the first amendment thereto, and modify it so as to allow the board of directors to discount notes, &c. for any term of time not exceeding six months, and to renew the same. UPTON S. REID, Clk. By order,

Mr. Emply from the committe delivers the following report:

The committee to whom was referred the pelition of Ann Wright, of Queen Ann's county, respectfully submit the following resolution:

Resolved, That the treasurer of the Western Shore pay to Ann Wright the sum of

dollars, out of any unappropriated money in the treatury.

JAMES C. BLAIR, Clk. By order,

Which was read the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the first and second time by special order, the blank filled up with the second time by special order, the blank filled up with the second time by special order. and the question put, that the house concur in the report, and assent to the resolution therein con-

timed. Determined in the negative.

On motion by Mr. Dorsey, the question was put, that the house adopt the following order. Or. dered. That no certificate of per diem be given by the committee of claims or the clerk thereof, to any member unless he shall previously have obtained leave of absence from this house. Determined

On motion by Mr. McMahon, the following orders were read;

Ordered, That during the remainder of this session leave of absence shall not be granted to any member of this house unless the same be first obtained on motion made in person, and if any member shall absent himself without leave of the house his name shall be noted on the journal.

Ordered, That the speaker of this house be empowered to send the serjeant at arms after any

members who may absent them elves, for the purpose of enforcing their attendance.

And on motion by Mr. Dersey, the question was put, that the house adopt the first order sub-itted by the member from Alleghany. The year and nays being required, appeared as follow: mitted by the member from Alleghany.

AFFIRMATIVE .- Messrs. Millard, Neale, Blackistone, B. Hands, Hood, Worthington, Dersey, Ford, Jenkins, Hambleton, Bayly, Long, Griffith, Beall, Handy, Williams, Quinton, Howard, Taney, Kell, Laniz, Hilleary, Mi Mahon .- 23.

NEGATIVE.—Mr. Speaker, Messrs. Causin, Boyer, Browne, Blake, Reynolds, Turner, Caldwell, Seth, A. Hands, Waller, Cottman, Beard, Hogg, Evans, Emory, Burgess, Stevens, Dallam, Bradford, M'Donald, Schnebly, Gabby, Mason, Kilgour, Riggs.—26.

So it was determined in the negative.

On motion by Mr. M'Mahon, leave to withdraw the second order submitted by him for consider-

ation as above, was given.

The bill entitled, an act to alter such parts of the constitution and form of government as relate to the appointment of governor of the state, and to abolish such parts as relate to the appointment of an executive council, was read the second time, and on motion by Mr. Bayly, the question was put,

that the further consideration thereof be referred to the first day of June next. The yeas and nays executive, fired, appeared as follow:
time mo registry to —Mr. Speaker, Messrs. Millard, Neale, Blackistone, Causin, Bover, B. Hands, this money to be, Hood, Worthington, Blake, Reynolds, Turner, Ford, Jehkins, Caldwill, Hamtherefore, Hands, Bayly, Wailer, Cottman, Griffith, Beard, Mitchell, Hogg, Evans, Beall, France, Frinans, Quinton, J. Thomas, Howard, Taney, M. Donald, Kilgour, Crabb, Riggs, Lantz, Hillary, McMahon, Ac. Hilleary, M. Mahon. -42

NEGATIVE .- Messrs. Dorsey, Duvall, Emory, Burgess, Wight, Stevens, Rotwood of Jb. Dallam, Bradford, Keil, Schnebly, Gabby, Mason.—13.

So it was resolved in the affirmative.

The bill entitled, an act for the relief of Clare Stone, of Saint Mary's county, was read the second

time, passed and sent to the senate.

The bill entitled, an act annulling the marriage of William Glanville, and Sarah his wife, was read the second time, and on motion by Mr Quiston, the question was put, that the further consideration thereof be referred to the first day of June next. Resolved in the affirmative.

The bill entitled, an act to perpetuate certain land records in Talbot county court, was read the

second time, passed and sent to the senate.

The clerk of the senate delivers the resolution in favor of dehtors to the state, and the resolution in favor of John 7. Stoddert, severally endorsed, "assented to" -and also a bill entitled, a further additional supplement to an act entitled, an act to direct descents, passed this day by the senate. Which was read.

The bill entitled, an act for the relief of Samuel Wadsworth, of Frederick county, was read the second time, and on motion by Mr. Mi Mahon, the further consideration thereof was referred to the

first day of June next.

The bill entitled, an act annulling the marriage of John Meeds and Elizabeth Meeds, of Queen Ann's county, was read the second time, and on motion by Mr. Dorsey, the question was put, that the further consideration thereof be referred to the first day of June next. Determined in the next