SAINT-MARY'S.

 $1820 \ 1821 \$ Court's session are not mentioned in the register's return, but in the three years last 1822 Spast, there was one appeal, which is now pending.

WASHINGTON. The sessions of the court are not mentioned in the register's return, but he states that within the term of the said three years there were four appeals, three of which have

1822 been affirmed, and one case now pending. ANNE-ARUNDEL.

The sessions of the court are not mentioned in detail, but in total 279 days, but the 1822 register states in his return that within said three years there was no appeal.

TALBOT.

1820—Court in session 44 days, No appeals within the last three years; nor within the last ditto 43 ditto, Ssixteen years, says the register. 1821—Ditto 1822—Ditto

PRINCE-GEORGE'S.

1820—Court in session 16 days, 1821—Ditto ditto 21 ditto No appeals.

1822—Ditto ditto 18 ditto

CECIL

1820—Court in session 14 days, 2 1821—Ditto ditto 18 ditto,

No appeals.

ditto 19 ditto, 1822—Ditto

BALTIMORE.

1820—Court in session 304 days, 1821—Ditto ditto 309 ditto, 1822—Ditto ditto 509 ditto,

Three appeals within the last three years, one case af-309 ditto, firmed, and two now pending.

FREDERICK.

The number of days the court was in session these three years, is not stated in register's return, but he states that there were no appeals—of course no reversals. The number of days the court was in session these three years, is not stated in the

T. W. LOOCKERMAN, Com. Clk. By order, Mr. Johnson from the committee reported a bill, entitled, An act to authorise the establishment of an additional warehouse in the city of Baltimore, for the inspection of tobacco; which

was read the first, and by special order a second time, and laid on the table.

The bill to incorporate the Jefferson Association of Baltimore, was read a third time. On motion, the question was put, will the senate amend the bill by striking out the following words commencing at the 7th line of the 3d section; "by the gift, purchase or devise, of or from any person or persons, bodies politic or corporate, capable to make the same?" Determined in the affirmative. The question was then put, shall the bill pass? Determined in the affirmative, and it was returned to the house of delegates.

Mr. Johnson from the committee to which was referred the bill, entitled, An act for the relief of George W. Bailey, of the city of Baltimore, reported, that the committee had had the same under consideration, and were of opinion that it ought to pass with the following amendments:

1. Strike out the whole of the preamble. 2. Strike out from the word "laws" in the 7th line of the 1st section to the word "aforesaid." 3. After the word "application" in the 4th line of the 2d page insert "and during the pendency of said application before said commissioners and Baltimore county court." 4. Insert at the end of the word "debtors," in the 1st line of the 2d page the words "and give two weeks notice in two of the newspapers in the city of Baltimore, of his application under this law. 5. At the end of the bill insert "and it shall be the duty of the aforesaid commissioners to compel said Bailey to answer on oath, any interrogatories that the aforesaid commissioners to compel said Bailey to answer, on oath, any interrogatories that may have been filed against him by his creditors, on his first application, as any others that may be filed against him on his application under this law." Which amendments were read and assented to. The bill was then read a third time, passed and returned to the house of delegates.

On motion by Mr. Johnson, the question was put, will the senate reconsider the bill appointing commissioners to extend Washington street in Rockville, and for other purposes? Deter-

mined in the affirmative, and it was ordered to lie on the table.

The bill to authorise the establishment of an additional warehouse in the city of Baltimore for the inspection of tobacco; was read a third time, passed and sent to the house delegates.

Mr. Johnson from the committee to which was referred the bill for the benefit of Robert Wright, senior, of Queen-Anne's county, reported, that the committee had had the same under consideration, and were of opinion that it ought to pass with the following amendment, viz:

At the end of the bill insert the following: "And provided also, that nothing in this act shall be construed to authorise a disposition of said slaves, except in cases of disposition by last will and testament, and dispositions by law for bona fide debts, or consequent upon intestacy, in less than three years after the passage of this act." Which amendment was read and assented to. The bill was then read a second and third time by special order, passed, and returned to the house of delegates.

Mr. Johnson from the committee to whom was referred the bill to authorise John Spear Smith to import certain slaves into this state, reported, that the committee had had the same under consideration, and were of opinion that it ought to pass. Which report was concurred in. The bill was then read a second and third time by special order, passed and returned to the

house of delegates.