The bill was then read a second and by special order, a

third time, passed and returned to the house of delegates.

On motion, the bill to appropriate part of the school fund, belonging to Frederick county, to the purposes therein mentioned, and for other purposes, was referred to Messrs. Bowie, Quinton, and Dickenson.

The bill to appoint commissioners for the purpose of altering the divisional line between the first and second election districts, in Caroline county, was read a third time by special order, passed with the proposed amendments, and returned to the house of delegates.

The further additional supplement to the act entitled, an act to establish the line between Frederick and Washington counties, passed at November session, eighteen hundred and ten, chapter six, was read the second and by special order a third

time, passed and returned to the house of delegates.

The bill to authorise the levy court of Frederick county, to levy a sum of money to purchase a tract of land, and build a house thereon, for the use of paupers, and to sell the present poor house of said county, and for other purposes, was read a second and by special order, a third time, passed, and returned to the house of delegates.

Mr. Scott appeared in the senate.

The resolution for a stay of execution on judgments obtained by the state against George Dashiell, former sheriff and collector of Somerset county and his securities, and also on judgment obtained against Charles Jones, late sheriff of said county, on account of his defaults for said Dashiell and his securities, was read a third time.

On motion the question was put, "will the senate receive the following as an amendment, viz: Strike out the whole of the resolution after the word "proceedings," in the second line, and insert, "on two judgments obtained by the state of Maryland in Somerset county court, against George Dashiell, former sheriff and collector of said county, and Benjaimin Dashiell, one of his securities, and on certain other judgments rendered by default in said county court, against Charles Jones, also late sheriff of said county, on writs of capias ad satisfiaciendum, issued on the two first judgments aforesaid, and placed in the hands of said Jones as sheriff aforesaid, be and the same are hereby suspended until the first day of January eighteen hundred and twenty seven.

Resolved, That all the interest beyond six per cent, which has accrued or may accrue on the said judgments, be and the same is hereby relinquished; provided, the claim of the state on the judgments, with six per cent interest thereon, be paid, on or hefore the said first day of January, eighteen hundred and twen-

ty seven.