We feel ourselves compelled to adopt this course, not from any objection to the measures contemplated to be pursued in the establishment of the claim, or to the appropriation proposed to be made of the fund after it shall have been recovered. But we find annexed to those resolutions, one which "does not immediately relate to, and is not necessary for obtaining or applying the fund," viz: a resolution which goes to extend the privileges of the Farmers' Bank of Maryland; and as the senate may be disposed to alter or amend that resolution, and find themselves precluded by the constitution to do so, in consequence of its being blended with a money bill; they must return the resolution, with a request that the last resolution may be seperated from the others, with which it is now connected.

By Order, Wm. Kilty, Clk.

The clerk of the house of delegates delivered a resolution in favor of Charles Jones, which was read the first time and laid on the table.

Also, a resolution relative to repairs to the state-house,

which was read the first time and laid on the table.

Also, a resolution in favor of John Bond, of Hampshire, state of Virginia, which was read the first time and referred to Messrs. Johnson, Orrell, Miller, and Dickinson.

Also, a resolution in favor of John Truck, of Frederick county, which was read the first time and referred to Messrs.

Johnson, Crrell, Miller, and Dickinson.

Also, a resolution in favor of Daniel Smith, of Frederick county, which was read the first time, and referred to Messrs.

Johnson, Orrell, Miller and Dickinson.

Also, a bill entitled, an act to repeal in part a supplement to the act entitled, an act relating to sheriff's, and for other purposes, passed, January twenty-seventh, eighteen hundred and sixteen, chapter one hundred and twenty-nine; so far as the same may be binding on the sheriff of Dorchester county; which was read the first time and laid on the table.

Mr. Johnson from the committee to whom was referred the bill relating to actions of replevin, reported that the committee had had the same under consideration, and were of opinion

that it ought to pass with the following amendment, viz:

Strike out the whole of the last section after the words, "And be it enacted,,' and insert, "That in all actions of replevin hereafter to be brought in any court of this state, if the defendant or defendants shall be returned "summoned," and shall not appear in person or by attorney, on or before the fourth day of the term next preceding that to which said returns shall be made; the court shall be, and they are hereby authorised and required, on motion, to enter up judgment for the plaintiff or