

The infirmary, and its furniture have, according to statement in exhibit B. cost.

\$14,000 00

Should the title be transferred to the university there will then remain a balance due to those who erected it, of

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\$3,795 78

It appears from the answer of the Dean of the law faculty; marked exhibit D and forming a part of this report; that none of the funds received from the state have been used for the erection of buildings, or any other purpose connected with the establishment of the professorship of law. That "the professor of law, notwithstanding these discouraging circumstances, assiduously and devotedly, at great personal sacrifices engaged, in preparing himself for the duties of his chair, and in 1821, the Dean of the Faculty of Law was directed to report to the Regents that the Faculty of Law was then in complete operation, and that the professor of law might be expected in the course of the succeeding year to commence an extensive course of lectures on the various topics of the natural, municipal and civil law. For want of suitable arrangements and provision for his accommodation at the University buildings, these lectures were commenced at the time appointed in the private institute of the professor, and are still continued the greater part of the year under the most untoward circumstances, with an ardor and ability highly honorable to the professor and satisfactory to the faculty.

The general assembly will perceive from the forgoing statements, that none of the faculties of the University, has gone into full operation except the faculty of physic, and the faculty of law: That all the funds received under the authority of the State have been applied to the benefit, and under the direction of the faculty of physic. In this latter faculty, there are seven professors—in the faculty of law, one—which your committee deem at least equally important to the public interest as any one of the medical chairs, and ought to be placed on a footing of equality in point of buildings and other accommodations. This is well merited by the professor of law, not only by his talents and learning, but from his zealous services in the support of the university at all times, and more especially in the time of its greatest pecuniary embarrassments, to which services the medical professors, well as others have borne to your committee, candid and liberal testimony. With a view to place this professorship upon an equal footing in point of endowment with one of the medical chairs, your committee are of opinion that a sum equal to one seventh part of that already raised for the benefit of the medical faculty, ought to be set apart from the next proceeds of the lotte-