the declaration of rights, and enable the vestry, by rates on the pews, to repair and uphold the church and church-yard, endorfed; "By the fenate, June 5, 1781: Read and referred to the " house of delegates.

J. MACCUBBIN, clk."

And a letter from Mr. Thomas Contee, enclosing the proceedings of a board of affociators for the defence of Patukent river; which were read,

William Hemiley, Eig; from the senate, delivers to Mr. Speaker the bill to repeal the act to restrict the delegates of this state in congress from engaging in any trade, &c. endorsed; & By " the senate, June 4, 1781: Read the first time and ordered to lie on the table.

" By order, J. MACCUBBIN, elk. By the senate, June 5, 1781: Read the second time by especial order and will not pass.

By order, J. MACCUBBIN, clk." The engroffed bills No. 6 and 7, were severally read and assented to, and sent to the senate, with the paper bills thereof, by Mr. Norris and Mr. Oneale.

The house adjourns till to-morrow morning 9 o'clock.

## June 6, 1781. Υ,

HE house met. Present the same members as on yesterday, except Mr. Sprigg. proceedings of yesterday were read. Mr. Wright appeared in the house.

A bill, entitled, An act to enable Thomas Barnett, and Jane his wife, to exchange part of a tract of land called Ennalls's Outrange, with Robert Harrison, for part of a tract of land called Manning's Marth, was read the first and second time by especial order and passed. Sent to the fenate by Mr. Whitely and Mr. Magruder.

John Henry, Esq; from the senate, delivers to Mr. Speaker the bill to repeal the act of assembly to regulate auctions, endorfed; " By the senate, June 5, 1781: Read the first time and or-" dered to lie on the table.

By order, J. MACCUBBIN, clk. 66 By the senate, June 5, 1781: Read the second time by especial order and will pass. " By order, J. MACCUBBIN, clk."

Which was ordered to be engrossed.

Samuel Hughes, Esq; from the senate, delivers to Mr. Speaker the bill to enable Thomas Barnett, and Jane his wife, to exchange part of a tract of land, &c. endoried; "By the senate, "June 6, 1781: Read the first and second time by especial order and will pass. " By order, J. MACCUBBIN, clk."

Which was ordered to be engroffed.

Mr. Dashiell, from the committee, brings in and delivers to Mr. Speaker a bill, entitled, An act to prevent ditaffected emigrants from fettling in this state, and to detect and punish the difaffected, and spies and marauders, and to prevent any correspondence or trade with the enemy, and to punish certain misdemeanors; which was read the first time and ordered to lie on the table.

Thomas Stone, Esq; from the senate, delivers to Mr. Speaker letters from the president of congress of the 1st and 2d instant, with a resolution of the 31st of May, and also a letter from the delegates of this state in congress of the 3d instant; which were read,

The engrossed bill No. 8, was read and assented to, and sent to the senate, with the paper

bill thereof, by Mr. Worthington and Mr. Ward.

URDERED, That a committee be appointed to prepare instructions to our delegates in congreis; and that Mr. Chase, Mr. T. Johnson, Mr. Hall, Mr. Scott, and Mr. Cadwalader, be the faid committee.

Charles Carroll, Barrifter, Esq; from the senate, delivers to Mr. Speaker a petition from George Fitzhugh, and Mary his wife, late Mary Dulany, one of the daughters of Walter Dulany, late of Anne-Arundel county, who died intestate, setting forth, that the said Walter Dulany being much indebted at the time of his death, rendered it impracticable for him to make a division of his estate amongst his children, not knowing what would remain after his debts were paid; that the whole of his real estate descended to his son Daniel, who considered himself as a trustee for the children; that on the marriage of the said George and Mary, the aforesaid Daniel gave to the said Mary 500 acres of land in Baltimore county, in see, and at the same time informed the faid George, that the place he thought most suitable for him, was included in a mortgage to Metheurs Hanburys, and therefore could not immediately convey it, but that on a final settlement of the estate, the said land should be conveyed; that the said land was laid off and given into their possession, in consequence whereof considerable improvements were executed thereon at their expence; and praying the general affembly to pass an act to vest in the petitioner, Mary Fitzhugh, an estate in fee simple in the said 500 acres of land; endorsed; 48 By the se senate, June 6, 1781: Read and referred to the house of delegates.

34 By order, I. MACCUBBIN, clk." RESOLVED,

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