And a bill, entitled, An act for the suppression of fairs throughout this state, endorsed; "By the se-" nate, November 23, 1790: Read the first time and ordered to lie on the table. H. RIDGELY, jun. clk.

" By order, "By the fenate, November 25, 1790: Read the second time and will pass.
"By order, H. R.

H. RIDGELY, jun. clk."

Which was read the first time and ordered to lie on the table.

The report on the petition of fundry pilots of Baltimore-town, was read the second time, concurred with, and leave given to bring in a bill pursuant thereto. Ordered, That Mr. Smith, Mr. Tilghman, and Mr. Stone, be a committee to prepare tring in the same.

The following message being prepared, was sent to the chate by Mr. Clark.

By THE HOUSE OF DELEGATES, November 26, 1790.

THIS house propose, at one o'clock this day, to proceed to the election of a senator to represent this state in the congress of the United States. Uriah Forrest and Charles Carroll, of Carrollton, Esquires, are put in nomination; and Mr. Ridgely, Mr. Crabb, and Mr. Smith, are appointed to examine the ballot boxes in conjunction with the members you may name. W. HARWOOD, clk.

By order,

William Perry, Esquire, from the senate, delivers to Mr. Speaker the following message:

BY THE SENATE, NOVEMBER 26, 1790.

THIS house will be ready to proceed to the election of a senator to represent this state in the senate of the United States at the hour proposed in your message by Mr. Clark, and have appointed William Hemsley and Daniel Bowley, Esquires, in conjunction with the members nominated by your house, to examine the ballot boxes. No gentleman is named by this house in addition to those H. RIDGELY, jun. clk. nominated by your house.

By order,

The bill to repeal so much of the act concerning marriages as is therein mentioned, was read the Which was read. fecond time, and the question put, That the said bill do pass? Determined in the negative.

On motion, Ordered, That Mr. M'Mechen, Mr. Ridgely, and Mr. Tilghman, be a com-

mittee to prepare a message to the senate respecting the bill in favour of Hercules Courtenay.

Mr. Forrest and Mr. Ringgold withdrew by leave of the house. The house proceeded to ballot for a senator to represent this state in the senate of the United States, and the ballots being deposited in the ballot box, the gentlemen named to strike retired, and after some time reported, that upon examination of the ballots it appeared, that the honourable Charles Carroll, of Carrollton, Esquire, had a majority of votes. Whereupon, Carroll, of Carrollton, Esquire, had a majority of votes. Whereupon,
RESOLVED, That the honourable Charles Carroll, of Carrollton, Esquire, be, and he is hereby declared to be, a senator to represent this state in the senate of the United States.

Mr. Carnan and Mr. Mackall have leave of absence for a few days.

Mr. M'Mechen, from the committee, brings in and delivers to Mr. Speaker the following By the HOUSE of DELEGATES, November 26, 1790. mestage:

May it please your honours, WE have sent back the bill, entitled, An act respecting the marriage of Hercules Courtenay, of Baltimore-town, for your reconsideration, and hope, that on reflection, you will be induced to pass it. Mr. Courtenay is a gentleman of so fair a character, that we think him a proper object of the W. HARWOOD, clk.

clemency of the legislature. By order Which was read the first and second time, agreed to, and sent to the senate, with the bill to repeal so much of the act concerning marriages as is therein mentioned, and the bill respecting the marriage of Hercules Courtenay, of Baltimore-town, by Mr. Harris.

Mr. Quynn, from the committee, brings in and delivers to Mr. Speaker the following re-

THE committee to whom was referred the petition of Henry Sibell, of the city of Annapolis, report, that they have examined the facts therein stated, and find them to be true, and are of opinion, from the peculiar unfortunate situation to which the said Sibell has been reduced by a late memorable accident by fire, that it would be just, reasonable, and humane in the legislature, to pass a resolution directing that the suit instituted against him by the state should be discontinued; he the said Sibell sustained instituted against him by the state should be discontinued; he the said Sibell sustained in the said size of th paying all costs that have accrued on the said suit, and that a longer time be given him for the payment of the balance now due the state, upon his paying the interest. All which is submitted to the honourable house.

By order,

J. WINCHESTER, jun. clk.

Mr. Ridgely, from the committee, brings in and delivers to Mr. Speaker the following re-Which was read.

THE committee to whom was referred the petition of Mark Pringle, surviving partner of Ridley and Pringle, have taken the subject referred under their consideration, and beg leave to report, that your committee find there are fundry large debts due from Matthew Ridley, deceased, and Mark Pringle, trading under the firm of Ridley and Pringle, of whom the petitioner is the surviving partner, and that there are fundry other debts due from the petitioner, on his own private account, for the re-