The clerk of the senate delivers the resolution in favour of Benjamin Mackall, endorsed : " By "the senate, December 15, 1794: Read the first time and ordered to lie on the table. "By order, N. PINKNEY, EL " By the fenate, December 22, 1794: Read the second time and diffented to. "By order, N. PINKNEY, elk."
The resolution in favour of John Cox, endorsed; "By the senate, December 22, 1794: Read the " first and second time by especial order and assented to. " By order, N. PINKNEY, dky The resolution in favour of M'Dowell and Evans, endorsed; "By the senate, December 22, 1794: "Read the first time and ordered to lie on the table. " By order, N. PINKNEY, clk. "By the senate, December 22, 1794: Read the second time by especial order and essented to.
"By order, N. PINKNEY, cl N. PINKNEY, dk." The resolution in favour of William F. Lewis, endorsed; "By the senate, December 11, 1794: "Read the first time and ordered to lie on the table. " By order, N. PINKNEY, clk. "By the senate, December 22, 1794: Read the second time and affented to-" By order, N. PINKNEY, cik." The resolution in favour of Henry Griffith, endorsed; "By the senate, December 22, 1794: Read " the first time and ordered to lie on the table. " By order, N. PINKNEY, clk. "By the senate, December 22, 1794: Read the second time by especial order and diffented to. "By order, N. PINKNEY, clk." The bill to appoint an agent for the year seventeen hundred and ninety-five, endorsed; " By the se-" nate, December 22, 1794: Read the first time and ordered to lie on the table. "By order, N. PINKNEY, cik. "By the senate, December 22, 1794: Read the second time by especial order and will pass." "By order, N. PINKNEY, clk." The bill to establish and regulate a market in Charles-town, in Charles county, and to prevent perfons from suffering goats, hogs and geese, to go at large in the said town, endorsed; " By the senate, "December 20, 1794: Read the first time and ordered to lie on the table. " By order, N. PINKNEY, clk " By the fenate, December 22, 1794: Read the second time and will pass. N. PINKNEY, cik." " By order, Ordered to be engrolled. The bill for the establishment and regulation of the levy courts in the several counties of this state, endorsed; "By the senate, December 20, 1794: Read the first time and ordered to lie on the table." By order,

N. PINKNEY, clk. N. PINKNEY, dk. By the senate, December 22, 1794: Read the second time and will pass with the proposed amend-"By order, N. PINKNEY, clk."

Amendments proposed. First page, 12th line, after the word "last" insert "corrected." Second page, 1st line, strike out the word "his" after the word "by" and insert "the." After the word "court" in the same line insert "of his county." In the 2d page, 11th line, strike out the words "court" in the same line insert "of his county."

"holding their respective courts," and insert "after having received the assessment list from the clerk of his county as aforesaid." Third page, 8th line, after the word "affirmations" insert the following clause: "And be it enacted, That in all cases where any collector shall have collected any sum or lums of money for the use of the poor of his county, and shall neglect to pay over the same to the trustees of the said poor, or other person or persons authorised by law to receive the same, at the time required by this act, it shall and may be lawful, and the several county courts of this state are hereby required, upon motion made on behalf of the faid trustees of the poor of the respective counties in this state, or other person or persons authorised to receive the money levied for their use, to order a judgment to be entered, and an immediate execution to issue thereon against the person or property of such collector, to levy and compel the payment of such sum of money so due and payarble; provided that ten days previous notice of such intended motion be delivered in writing to such collector, or left at his place of abode, and proof thereof be made to the fatisfaction of fuch court to which such application shall be made; and provided also, if such collector shall in person, or by attorney, defire a jury to be impannelled to ascertain the sum in his hands so due and payable, the faid court shall direct a jury to be immediately charged, to try and ascertain between the state and the faid party whether the faid collector is chargeable with, and liable to pay, any and what fum or fums of money to such trustees, or other person or persons authorised to receive the same for the use of the poor of the said county, and upon such verdict of the jury to pass judgment in the name of the state against the faid collector, upon which there shall be no writ of error, supersedeas or appeal, and to award execution thereon as upon all other cases of judgments had in the said court." In the 9th line of the 3d page strike out the words "provided always." In the detached piece of paper No.1, and 3d line, after the word "is" infert "or are." In the 5th line of the same piece of paper, after the word "decayed" infert "the faid bridge or bridges shall be rebuilt or repaired, as the case may require, at the joint and equal expense of said counties so divided by water from each other, and." In the detached piece of paper No. 2, after the word "commissioner" in the 4th line insert "after one month's previous notice in writing given them by the levy court of the county or counties jointly in-