NEGA TIVE. Gale, Calvert, Robins, : Clarke, M'Pherson, Z W. Thomas, T. Bowie, Corbin, Davis. Hyland, Merryman, Hopewell, Brome, Burgels. Craig, O'Bryon, J. Bond, Martin, Robertson, ≥ Chesley. Sherwood, So it was resolved in the affirmative.

On motion, the question was put on the following:

RESOLVED, That the treasurer of the western shore be and he is hereby authorised and required to pay to the adjutant-general of this state for the time being the sum of two hundred pounds current money, and no more, in quarterly payments, provided the faid adjutant-general refide or keep an office at the feat of government, as his falary for the year seventeen hundred and ninety-fix.

The year and nays being required, appeared as follow:

W. Thomas, Hopewell, Spencer, Pinkney, Ridout,	Hall, Chelley, J. Thomas, Gale, Carroll,	Holling(worth, Gilpin, R. Bond, T. Bowie,	Quyno, Key, Baer, Beatty,	M'Comas, Clarke, Ringgold, Jacques,	Davis, Reintzel, Lynn, Crefap.	26.
Barroll, Brome, M'Pherson, Merryman,	Roberts, Martin, Sherwood, Hyland,	N E G A Steele, Craig, Robertson, Ward, So it was resolved	T I V B. Calvert, O'Bryon, C. Frazie Robins, lin the affirms	Corbin, J. Bond, Jarret Mon	Driver, Oncole, J. Johnson, Beall.	24.

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

December 23, 1795. Υ, S D A E D N Ε

THE house met. Present the some members as on yesterday. The proceedings of yesterday were read.

The resolution in favour of Christopher Richmond and John Wright, the resolution in favour of the examiner-general, the bill for the relief of fundry infolvent debtors, with the message thereto, the bill further extending the time for making returns of certain certificates and plots, the bill respecting certain lands lying within this state claimed by Edmund Jenings, Esquire, of the city of London, the bill for the more speedy and effectual recovery of fines, penalties and forseitures, and the resolution in favour of the adjutant-general, were sent to the senate by the clerk.

The clerk of the senate delivers the paper bills No. 23, 55, 56, 60, 62 and 65, with the engrossed bills thereof, which engrossed bills were severally endorsed; "By the senate, December 23,

" 1795: Read and assented to.

"By order, H. WARFIELD, clk."

The paper bills No. 23, 55, 56, 60, 62 and 65, were sent to the senate by the clerk. The clerk of the senate delivers the resolution in favour of the Patuxent associators, endorsed; "By the senate, December 19, 1795: Read the first time and ordered to lie on the table.

H. WARFIELD, clk. " By order,

" By the senate, December 22, 1795: Read the second time and assented to.

H. WARFIELD, clk." "By order,

The supplement to an act, entitled, An act to increase the allowance to jurymen of the general court, and the several county courts of this state, and to repeal part of said act, endorsed; "By the " senate, December 22, 1795: Read the first time and ordered to lie on the table.

"By order, H. WARFIELD, clk.

"By the senate, December 22, 1795: Read the second time by especial order and will not pass. H. WARFIELD, clk." "By order,

And the supplement to the act, entitled, An act to establish a bank in the district of Columbia, endorsed; "By the senate, December 22, 1795: Upon reconsideration will pass with the proposed " amendments. "By order, H. WARFIELD, clk."

And the following message: BY THE SENATE, DECEMBER 22, 1795.

GENTLEMEN, WE have reconsidered the bill, entitled, A supplement to the act, entitled, An act to establish a bank in the district of Columbia, and will pass the same with amendments, in addition to the one proposed by your house, which amendments, we hope, will meet with your approbation.

By order,

H. WARFIELD, clk.

Which was read. Amendments proposed. At the end of the preamble add, "and that the said stockholders are desirous of obtaining an act of the legislature to enable such of them as are desirous of paying in the whole of their subscriptions may be authorised to do so, and that those who do not make any further payments shall not incur the forseiture of their shares, as prescribed by their charter of incorpora-tion." At the end of the bill add, "And whereas it is represented to this general assembly, that it is the declared defire of the faid stockholders to obtain the benefit of the provisions of this act, although they have not fignified the same in their corporate capacity: And whereas this general assembly cannot consistently pass the same unless with the approbation of the said body corporate, and al-