The bill encorred a missomer in an ach entitled, An ack concerning the bank stock, was read the fecond time, passed, and fent to the fenate by the clerk.

The bill to authorse and empower the veftry of William and Mary parish, in Charles county, to fell and dispole of the negroes belonging to faid parish, and for other purpoles, was read the fe-

The bill to repeat the nineteenth fection of the constitution, and to provide a new mode of electing fenators in case of refusal, death, refignation, disqualification, or removal out of this state, of any fenator, or on his becoming governor or member of the council, was read the fecond time, and the question put; That the faid bill do pas ? The year and nays being required, appeared as

	a voca · 🛦	PFR N	(ATIV	<b>1.</b>	
Hopewell,	Emerica.	Campbell,	Brown,	Jarrett,	Douglass,
E Neale,	Bourne,	Savin,	Butcher,	Prail.	Remizel,
v Spencer	Digges,	Bowie,	C. Frazier,	McComas,	Swearingen,
Barroll.	Sherwood,	Duckett,	Robins,	Driver,	Oneale,
≥ Hall	Johnson.	Bakeri	Brother,	M'Kim	J. C. Beatty. 34
Sprigg,	Hyland,	Nicholfon,	Shriver,		
oprigg,	22) 1000	NEGA	TIVE.		
2 Buchanan,	Parnham,	Miller,	Key,	Young,	Clarke,
2 Ridour,	Merrymao,	Wallace,	Wilton,	Cellar,	Beall,
E J. C. Thomas,	Worthington,	Calvert,	Quynn, jun.	Bowl.s,	Tominfon. 23.
≥ Brome,	fones,	Quyna,	Bennett,	M'Clain,	
- Dramo),	J-22-1	So it was refolved	in the affirmative		

Sent to the fenate by the clerk.

The clerk of the fenate delivers the resolution relative to the communications from the commonwealth of Virginia, endorsed; "By the senate, December 27, 1796; Read the first time and or-" deted to lie on the table.

A. VAN-HORN, clk. " By order, " Bý the senate, December 27, 1796: Read the second time by especial order and dissented from. By order, A. VAN-HORN, clk."

The bill relating to negroes, and to repeal the acts of affambly therein mentioned, endorfed; "By " the fenate; December 24, 1796: Read the first time and ordered to lie on the table.

By order, A. VAN HORN, elk. By the fenate, December 27, 1796: Read the second time and will pass with the proposed amende ments.

" By order, A. VAN-HORN, elk." Amendments proposed: At the end of the 5th clause add "And be it enacted, That any negro er mutatto heretofore or hereafter held in bondage, and claimed as a flave, but who has been or hereafter may be adjudged free, as descending from a free ancestor, nor the descendants of any negro fave petitioning for freedom." In the 15th line of the 8th page ftrike out the word "fifty" and infert the words "forty-five." In the last line of the same page thrike out from the word "given" to the end of the clause and insert the words "shall commence." Strike out from the beginning of the 1 sth page to the word "be" in the 2d line thereof, and insert the word "and." Strike out from the word "shall" in the 3d line of same page to the word "shall" in the 6th line. In the 3d line of the 12th page strike out from the word "flaves" to the word "have" in the 5th line of the fame page. In the 13th line of the fame page strike out from the word "administrators" to the word "Itali" in the 15th line. 8th page, itrike out from the beginning of the 16th clause to the end of the 17th. In the 8th line of the 16th page, after the word "jury" in ert the words "or upon consession or otherwise." In the same line, after the word "mulatto" insert "a sum not exceeding three hundred dollars." In the 3d line of the 17th page, after the word "loan" insert "or At the end of the 6th line of the same page add 4 and such offender or offenders also thall be liable, upon indictment and conviction upon verdict, confession or otherwise, in this state, in any county court where fuch offence shall happen, be fined a fum not exceeding two hundred dollars, at the discretion of the court, one half to the use of the master or owner of such slave, the other half to the county school, in case there be any, if no such school, to the use of the county." 33th page, Brike out from the beginning of the 7th line to the end of the clause. In the 10th line of the 18th page, after the word "found" strike out to the end of the page, and infere "living ide, without any visible means of maintenance, or going at large through such county, and without any visible means of subfiftence." In the 4th line of the 20th page first out the word "fixty" and infert the word "twenty." At the end of the 8th line of same page add "and the money therefrom ariting, after payment of the charges ariting from such commitment and confinement, to pay over anto the juffices of the levy courts of the respective counties, for the use of said counties." In the the line of the 22d page firike out the word "law" and infert the word "act." In the Sth line of the 24th page firise out from the word "counties" to the end of the claufe. At the end of page and And be it enacted, That where any person or persons possessed of any slave or slaves within this state, who are or shall be of healthy constitutions, and found in mind and body, capable by labour to procure to him or them fufficient food and raiment, with other requisite necessaries of life, and not exceeding forty-five years of age, and fuch person or persons possessing such slave or stateching and being willing and defirous to fet free or manumit fuch flave or flaves, may, by writing under his, her or their hand and leady evidenced by two good and fusicient witnesses