resolution directing the auditor-general to liquidate a claim of Thomas C. Deye, endorsed; " By the senate; December 7, 1802: Read the first time and ordered to lie on the table. J. B. DUCKETT, clk.

"By order.

By the senate, December 16, 1802: Read the second time and dissented from.

J. B. DUCKETT, clk," " By order, ne resolution in favour of Elizabeth Rouse, of Caroline county, endorsed; " By the senate, December o,

1802: Read the first time and ordered to lie on the table.

" By order,

J. B. DUCKETT, clk.

By the senate, December 16, 1802: Read the second time and dissented from.

"By order,

J. B. DUCKETT, clk."

nd the bill for the relief of James B. Sullivane, of Dorchester county, endorsed; " By the senate, December 9, 1802: Read the first time and ordered to lie on the table.

"By order.

J. B. DUCKETT, clk.

By the senate, December 16, 1802: Read the second time and will not pass.

"By order, |

J. B. DUCKETT, clk."

Mr. Nelson, from the committee, delivers to the speaker a bill, entitled, A supplement to the act, entitled, n act authorising the laying out a certain road in Frederick county; which was read the first time and ordered

Mr. Orrell, from the committee, delivers to the speaker the bill to direct the register of wills for Caroline unty to keep his office in Denton, in said county, and there to deposit the records, books and papers, belong-

g to said office, as amended; which was read the first time and ordered to lie on the table.

A petition from Sarah Eastern, of Montgomery county, praying an act may pass authorising the levy court of id county to levy on the assessable property thereof a sum of money for her support out of the poor-house, is preferred, read, and referred to Mr. Swearingen, Mr. T. Davis and Mr. Veatch, to consider and report

The following resolution being propounded to the house, was read the first and second time by especial order

d assented to.

RESOLVED, That all proceedings on the bonds passed by James B. Sulivane, and his securities, to the state, . the purchase money of lots No. 14 and 15, of the Choptank Indian lands, in Dorchester county, be susnded until the first day of March, 1804.

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

F. R. I D A Y, December 17, 1802.

THE house met. Present the same members as on yesterday. The proceedings of yesterday were read. The bill to provide for the elections of representatives of this state in the congress of the United States, d of electors on the part of this state for choosing a president and vice-president of the United States, and eresolution in favour of James B. Sullivane, were sent to the senate by the clerk.

The bill to empower the levy court of Baltimore county to assess a sum of money for the purposes therein

entioned, was read the second time, passed, and sent to the senate by the clerk.

The bill to aid the defective acknowledgment of deeds, was read the second time, and the question put; That:

esaid bill do pass? Resolved in the affirmative, and sent to the senate by the clerk.

On motion, Leave given to bring in a supplement to an act, entitled, An act to repeal an act, entitled, An It to lay out several turnpike roads in Baltimore county, and the several supplements thereto, and for other i rposes. Orderen, That Mr. Moore, Mr. Stansbury, Mr. Love, Mr. Lemmon and Mr. Hall, be a commite to prepare and bring in the same.

Mr. Dashiell, from the committee, delivers to the speaker the following report: \cdot

THE committee to whom was referred the petition of Anne Wright, of Dorchester county, beg leave to reit, that they have examined the same, and are of opinion that it would be improper for the legislature to inflere with the subject, as it would have a tendency to render the judgments of the courts of law inoperative, dalso because the subject matter of the petition is now before the chancellor for his opinion and judgment ereon.

By order,

D. C. HOPPER, clk.

hich was read the first and second time and concurred with On the second reading of the supplement to the act, entitled, An act for the relief of sundry insolvent btors, passed at November session, eighteen hundred and one, the question was put, That the following be ceived as an amendment to the said bill? to wit: " And be it enacted, that so much of the third section of the doriginal act as makes it necessary that the said James Ray, as one of the insolvent debtors therein named, produce to the chancellor the assent in writing of so many of his creditors as have due to them the amount wo thirds of the debts due by him at the time of the passage of the said original act, be and the same is reby repealed." Resolved in the affirmative.