fice, in view of their bearing upon the public ing of a Tobacco Warehouse, capable of con- and that for that time no grant or civil com- about reform we refer the reader to the conthe consideration of this subject by me.

I will, therefore, gentlemen, without reserve, invite your consideration of two propositions, which will embrace all I desire to say upon quently the credit of the State, depends upon the efficiency of the Executive; and the second is, that the law of the last session, now under consideration, reducing the executive compensation, is not calculated to secure such efficiency. In reference to the first of those propositions, I need only say, that experience has demonstrated the inutility of adequate rev enue laws, unenforced by executive energy and firmness, and that the restored credit of the State, and her ability to resume the payment of her liabilities, are not more attributable to the responsi bilities assumed by the Executive in recommending, and by the Legislature of 1844 and 1845, in establishing the present revenue system, than to the constant servance of the laws so recommended and passed. But, gentlemen, I will not trespass on your patience with an argument to sustain a position, the truth of which you all know as well as I do. You know, that if the Executive Department of the government is placed in efficient hands, the non-payment of the public dues in some portions of the State will certainly follow; and you know, that the people or every portion of the State, will be found unwilling to submit to the onerous taxation now cheerfully borne by most of them, when they find the great object of that taxation unanswered, and their beloved State thrown back from the elevated position she now occupies, into the position of helpless insolvency, from which she has but now been extricated.

In reference to the second proposition difference of opinion may be entertained; but I cannot doubt, that proper reflection will lead you to the almost unanimous affirmance of its truth. Under the old Constitution, a Governor and five members of the executive council constituted the State Executive, who were elected annually by the Legislature. The salary of the Governor was \$2,666 66, and o each member of the council \$500, which with the salary of the clerk to the council, and that of the steward to the Governor, made the cost of the Executive department, under the old constitution, \$6,916. The Governor and mem bers of the council were not required to reside at the seat of government, and were permitted to pursue their various business avocations, which were scarcely interferred with by the discharge of their executive duties, consisting almost exclusively in the exercise of the ap pointing power. Under the amended constitution, the Governor is elected by the people for the term of three years, and is required to appoint annually, with the consent of the Senate, a Secretary of State, who are both required to reside at the seat of government.

The salary of the Governor, since the amended constitution went into effect, has been \$4, 200, and that of the Secretary of State \$2,000; making the cost of this department, under the amended constitution \$6,200. By the law of the last session,, the salary of the Governor, after the 1st of January 1848, is reduced to \$2,000, and that of the Secretary of State, after the 1st of January, 1847, to \$1,000, and the question which I submit for your consideration and decision is whether efficient Execu-

the present revenue system of the State, can appreciate the labor which is now imposed upferent sources now amounts to about one mil- ple. lion of dollars, and that the operation of the whole of this complicated system of taxation the entire time of a man of energy, firmness hands of an efficient and competent officer?that the salary by this law attached to the of- State to the amount of the salary of the Chan who shall hereafter be elected by the people, answer which ever has been, or which can be as the Chief Executive officer, it is manifest given to this inquiry, by those who have hiththat it excludes from competition for the office erto advocated the abolition of the court for all those who are successfully engaged in any the reduction of the salary of that officer. business or profession, and will confine it for And what would be the grand result of this the future, to men of wealth and leisure. But false economy? If you should establish for apart from this view of the subject, if we con- the Chancellor now appointed, the same salary sider the practical effect of this retrenchment, which by the resolution of 1825 was given to upon the individual citizen, and find that he the late Chancellor, by which his services whose property is assessed at ten thousand dol- would be secured, you would impose upon lars, will only save, by this reduction in the each citizen of the State, for the purpose of salary of his Governor and Secretary of State, sustaining a Court of admitted convenience and the enormous sum of fifteen cents, you cannot advantage to the people of the whole State, (if you throw out of view the probable conse- the intolerable burden of a tax of the seventh quent incompetency of the officer) believe that hundredth part of one per cent upon his assesthe people of Maryland can be brought for sable property!! such a consideration to approve a law, by which they will be derived the privilege of selecting any other than a man of wealth, as

meet your approbation.

this important subject. The first is, that the of the letters addressed by me (under resolu I will also send for your information copies the Constitution requires. tion 18, of the last legislature) to the Governors of Pennsylvania and Delaware, upon the

the death of her late Chancellor, THEODORICK

The Great Seal of the State was placed in his custody, as the Chancellor of Maryland, attention and unceasing efforts of the execu- that period to the day of his death, the 16th of November last, he discharged the arduous and multifarious duties of that high station, with honesty, firmness and ability.

I have committed the custody of the Great Seal to John Johnson, Esq., a gentleman whose high integrity of character, and admitted learning in this department of the law, eminently qualify him to discharge the arduous duties of Chancellor with honor to himself and advantage to the public. The ability of this gentleman to hold permanently this most important judicial appointment, must depend upon your action. By resolution No. 41 of December session, 1825, it is declared "that the salary of the Chancellor shall be three thousand four hundred dollars, during the continuance of the commission of the present Chancellor, and no longer; and after the expiration of his commission such salary shall be provided for the succeeding Chancellor as the Legislature shall then think proper to fix and establish."

You will therefore perceive, that the fate of the High Court of Chancery of Maryland is now in your hands. If, in the exercise of that enlightened judgment, for which the Legislature of Maryland has ever been distinguished, when questions of such vital importance have been submitted for their decision, you shall establish for this officer a salary commensurable with the laborious duties of the office, or the vast interests involved in his decisions, you will secure to your constituents the blessings of an efficient court, and to yourselves the honor of preserving this important branch of the judiciary. A lawyer qualified to act as Chancellor, clothed with the sole power of deciding within the limits of the whole State, upon all the rights of property which fall under the judicial examination of a Court of Equity, must be a man of learning, probity and firmness-he must possess energy of character and habits of industry; and above all, he he must be a man the natural and acquired inclination of whose mind would be to take a fair, unbiased, straightforward view of every question submitted for his decision.

When you reflect upon the golden harvest which such a a man could reap in the practice of his profession, you must conclude that a liberal salary or an incompetent officer are the necessary alternatives.

Gentlemen, desirous as I am that this court, the only remaining relic of the wisdom of our tive officers can be procured for those salaries? fathers, should be preserved—fully conscious No one, who has not thoroughly examined as I am of the great inconvenience and injury which would be occasioned by its destruction -I should prefer its abolition to its continu on the State Executive. If you will reflect ance, under circumstances which would conthat the annual revenue from an hundred dif- vert it from a blessing to a curse upon the peo-

Bear in mind, gentlemen, that the great con is placed, by law, under the supervision of the tered by a competent officer, have never been venience and utility of this tribunal adminis-Executive, you will readily conclude, that the denied by any of those who in by-gone days individual who will now faithfully discharge have advocated its abolition; and then suffer the duties attached to this office, will have no me to inquire-for what mighty purposes are leisure for other pursuits, and that the success- the people to be deprived of the convenience ful discharge of those duties will now require and benefits of this tribunal, placed in the and established business habits. If you reflect To reduce the amount of the expense of the fice, will entail pecuniary loss upon the person cellor, either in whole or in part, is the only

Before passing from this subject there is one other consideration of so conclusive and comtheir Chief Executive Officer, without entail at liberty to withhold it. By the 36th article at the "lederal prints who are but echoing the ing upon the man of their choice certain pe- of the Constitution, the Chancellor for the speeches of the federal members of Congress? cuniary embarrassment. No, gentlemen, I am time being is made the keeper of the Great is disingenuous and unjust, and argues ignorpersuaded that such is not the genius or dis- Seal, which the same article directs, should be ance on his part. He should know that the pride in their State and their government, and other public testimonials; and by the 57th arti- Mr. Polk's message before a word had been will never approve of legislation tending to cle of the Constitution, it is directed that all said in Congress upon the subject—and he In discharge of the duty imposed on me by by the Governor and attested by the Chancel- speech upon the subject has been published. the acts of 1827, chapter 140, and 1839, chap lor, with the Seal of the State, annexed. The If he does not know these things he should ter 28, the vouchers will show that there has Great Seal then being confided to the keeping learn before he attempts to enlighten the people within the past year, for the of the Chancellor by the Constitution the Local Plantage and pot more schools. been expended within the past year, for the of the Chancellor by the Constitution, the Leg-ple. The Whig papers are not mere echoes education of the indigent blind, the sum of islature do not possess the power to make a of Whig Congressmen. They think and speak Naill, Blocher, George and Whaley. \$661 61; and for the education of the indigent different disposition of it, except by the altera- for themselves, and are free from that slavish deaf and dumb, the sum of \$1,292 52.

By the act of 1845, chapter 97, it was made that if an inadequate salary should be provided ty of Baltimore, and to contract for the build- would remain ungant for at least trade and provided to find the salary should be provided by you for this officer, that the Great Seal but too frequently exhibit.

Insolvent Laws—Messrs. Matthews, Key-

dom and patriotism, in asking you to establish inefficient administration, and the inconveninication upon the subject has been received the State an honest, firm and able Chancellor. fice of Chancellor. We may refer to this sub-

Gentlemen, I cannot resist, the inclination ject again que stummed in which impels me to advert to the practice, BLAND, makes it my duty to refer to the court laying its action upon subjects of paramount of our columns compels us to defer our reover which he presided, for the purpose of sug- importance, until the last hours of the session. gesting the legislation necessary to its mainte- Every observant statesman will recognize in this practice the prominent cause of that legislation which has resulted so perniciously to ability of the difficulties between Hon. Garret on the 16th day of August, 1824, and from Books for the past ten years, and turn to the justed in part the State. If you will take up the Statute Davis and Judge Bayly being atnicably adlaws which have oppressed and weighed down the energies of your constituents, you will find that all of them were passed within three days tention of the reader to this able State paper, to

With the assurance of my entire confidence in your wisdom and patriotism, I must invoke for the measures to which I have referred, your

early consideration and prompt action. Permit me, gentlemen, to say that I shall entertain, for the conclusions to which you shall come, the most profound respect; and that

THOMAS G. PRATT.

THE CHRONICLE.

SATURDAY MORNING, January 9, 1847.

CFMr. V. B. PALMER is our authorized agent eceive supscriptions and advertisements for the CAMBRIDGE CHRONICLE," in the cities of Baltimore Philadelphia, New York and Boston,

The Orphan's Court of Dorchester county will sit on the 11th January.

THE MARKETS-Baltimore, January 6th .-The season of receipts is pretty well over, although the weather is quite open and Springlike. The prices of good to prime Md. red have ranged from 90 to 96 cents. No white wheats at market. Corn-prices have been pretty steady at 56 a 57 cents for Md. white, and 58 a 59 cents for Md. yellow. Rye-We quote Md. at 65 a 66 cents, and Oats at 30 cents. Wool-22 cents for common washed -27 cents for half-blood-33 cents for three quarter to full blood. Feathers-some few prime lots have sold at 30 cents-25 a 30 cents according to quantity and quality. Beeswax-27 cen's—sales dull. Sugars—N. O. \$7,50 a \$8 per hundred. Large cargoes have arrived from New Orleans and demand is not so active. Flour-Howard st. choice brands \$4,62 1-2 a 4.75.

We were a little surprised at the remarks of the last "Democrat" upon the message of Gov. Pratt. That paper charges him with paying "a poor compliment to public opinion." It then goes on to say, "this last feature how ever was to be looked for. The tree is known by its fruit, and whether this contempt or low estimate of public opinion is the result of prejudice or an established article of the federal creed, it is alike to be condemned." We cannot divine as to what portion of the message that paper regards as paying "a poor complifrom the perils that environed her, and placed ment to public opinion." Gov. Pratt every other Whig entertains a high respect for her sister States: All honor, we say then, to an enlightened and honest public opinion, and the name of Thomas G. PRATT! We adnothing to the contrary can be inferred fro.n mire him as a man-admire him as a Whig, the message. But if by "public opinion" our and above all we admire and respect him as neighbor means the clamors of those who the Chief Magistrate of Maryland. A gratewhen in power were afraid to take the responful and virtuous people will not soon forget sibility of imposing taxes to meet the habili ties of the State-the cavilling, time serving policy of those who endeavored to ride into power by decrying direct taxes, and shedding crocodile tears over the sufferings of the "dear people"-the mad ravings of those who for years before Gov. Pratt's election had battened upon the treasury, and never discovered the necessity of reform until they were turned out of office-if by these things our neighbor means "public opinion," then we assure him it is a part of the Whig creed to regard all such with sovereign contempt. Honesty, truth. patriotism are the fundamental principles of the Whig creed, and that party can entertain no other sentiment save contempt towards a set of men, who boldly and unscrupulously proclaim that "the means justify the end," and who would elevate themselves to power over

the prostrate and bleeding honor of their State. In what respect Gov. Pratt differs from his party as to the cause of the war with Mexico we cannot understand. Certainly he is plain

ing which is now being crected; and I will laws which shall be passed by you, from which of the message in relation to the Governor's so much public good is anticipated, would be salary, and the office of Chancellor, and feel rendered nugatory, as they could not have the confident every man will acknowledge the Great Seal of the Sete attached to them, as force and cogeney of his arguments. There is But when, in addition to these views of the ving at the spile and losing at the bung. And subject, you are reminded that the revenue it seems to us that the small sum saved by a subject of the North-eastern boundary between to the expense of its administration; I am sure olition of the Chancery office would poorly which is now derived from this court is equal reduction of the Governor's salary and the abthe State of Maryland and those States, and I shall not appeal without success to your wis- compensate us for the evils of an impotent and

> THE WAR QUESTION. The crowded state marks upon this question till next week.

of the adjournment of the session at which they be found upon our first page. The length of the message precludes us from publishing it entire, and we have therefore abridged those parts which are less interesting to the general

We cannot refrain from congratulating our readers upon the brightening prospects of our beloved State. Under the straight forward you may rely on the cordial co-operation of the ally emerged from the thick gloom of despair and able policy of Gov. Pratt she has gradu- of St. Mary's. Executive, to render efficient the measures and insolvency, and is about to resume her Morris, Hawkins, McComas, Riegle, Bonifant commended by Gov. Pratt and carried out by the Legislature have rescued her from dishonour, and placed her far above the foul contamination of repudiation. Had Gov. Pratt been less bold and manly-had his integrity and stern self-sacrificing spirit been a whit inferior to a Cato's, far different would have been our present condition. When he ascended the Gubernatorial chair the hoarse murmurs of re pudiation reached his ears from every quarter the State was heavily burthened with debt -interest was rapidly accruing-the treasury empty-and several Counties had refused to appoint Collectors of the State tax. Such was the State of affairs in Maryland when Gov. Pratt was inaugurated. His quick perception at once comprehended the difficulties, and he nerved himself for the task. His course was candid, bold and firm. Had he evinced aught and Patterson of Baltimore city. ver been sealed, and the honor of our State indellibly sullied by the rank breath of repudia-Had his ear been open to the syren voice of popularity-had his heart been accessible to fear all would have been lost. He saw the crisis and met it fearlessly. He determined that dishonor should never sully the fair fame of Maryland during his administration. He recommended such measures as he believed the crisis required, and he called upon the Legislature to clothe him with the pow ers necessary to enforce their execution. The hoarsest clamore assailed him on all sides-he was unsparingly denounced from every quarter. But he kept the even tenor of his way-he marched boldly up to the work of rescuing the State from insolvency, heedless of the abuse and calumny that were heaped upon him. And nobly has he performed his task! The voice of opposition is hushed-repudiation stands rebuked-the almost unani-

> ous example of untiring industry, indomitable firmness and incorruptible integrity. Once more we commend the message to the reader. It will amply reward the most attentive perusal. The condition of our State is portrayed in a plain and lucid manner, and some arguments advanced in reference to contemplated changes which are worthy of atten-

mous voice of the people approve his policy,

and admire the Roman greatness of the man .--

He deserves the thanks and gratitude of every

honest citizen for having rescued the State

MARYLAND LEGISLATURE

IN SENATE.

On Monday, Mr. Phelps obtained leave to eport a bill confirming the act substituting biennial sessions instead of annual sessions of he Legislature.

Also, obtained leave to report a bill to alter he Constitution, so as to change the mode of qualifying the Governor.

Mr. Sellman offered a series of resolutions, setting forth the provisions of the act of last session, and directing the committee appointed to prepare the confirmatory act to inquire whether the provisions of the act of the last session were fully complied with, &c. These were negatived after a spirited debate, by a tie

standing committees.

Sellman, Phelps and Bowie.

McCullough, Blackistone, Carey and Clarke.

The Library-Messrs. Phelps, Bowie at onstable. Engrossed Bills-Messrs. Matthews, Rob ests, Sellman, Naill and Carter Pensions-Messrs, Roberts, Parran and

Corporations-Messrs. Constable, Gaither Bowie, Clarke and George.

Elections - Messra. Blackistone; Gaither, McCullough, Phelps and Sellman. Agriculture-Messrs, Naill, George, Bowie, Constable and Sellman 2 11118

Coloured Population-Messrs. Sellman, George, Bowie, Parian and Moores. Militia Messrs. Keyser, Hambleton, Sellman, Clarke and Géorge.

Executive Nominations Messrs, Hambleton, Gaither and Bowie. 10 Speach odl'

HOUSE OF DELEGATES.

The following is a list of the Standing Committees of the House, announced to-day, as appointed by the Speaker: Elections and Privileges Messrs, Chew,

Smyth, Billingsley, Pennington, Ware, Dirick-Ways and Means-Messrs. Donaldson, Allnutt, Spencer, Swan, Frazier, Baughman and

On Claims Messrs. Frazier, Scott, Kemp, Cole, Patterson of Allegany, McMaster and

On the Judiciary-Messrs. Duckett, Murray, Wickes, Done, Hopper, Swan, and Jones

On Internal Improvements Messrs. Done, Turner of Frederick, Henry, Patterson, of Baltimore city, French, Stephenson, and Patter-

On Education-Messrs. Henry, Stephen, French, Dirickson, Lankford, Jarrett and On the Militia-Messrs. Shellman, Hearn,

Stephenson, Graham, Davis, Root and Kirk. On Agriculture-Messrs. Coad, Seth, Doyle Morrison, Holland of Harford, Payne and Gra-On Manufactures-Messrs. Smyth, Risteau,

Ware, Seth, Leiter, Holland of Worcester and On Inspections-Messrs. Dunkinson, Ja-

mar, Turner of Calvert, Root, Martin, Riegle On Lotteries-Messrs. Ege, Doyle, Cox,

Wicks, Dunkinson, Wilson and Downey. On Expiring Laws-Messrs. Hopper, Hearn Traverse, Jones, of Somerset, Orr, Bowdla

On State Library-Messrs. Hayden, Kemp, Baughman, Stephen, Wilson, Coad and Mur-

On Engressed Bills-Messrs. Scott, Jenifer, Cox, Morrison, Hambleton, McMaster On Printing-Messrs. Holland, of Mont-

gomery, Spencer, Steck, Orrick, Griffith, Graham and Cole. On Federal Relations-Messrs. Turner, of Frederick, Hopper, Duckett, Jeniser, Risteau,

Holland, of Montgomery, and Colston. On Divorces-Messrs. Allnutt, Grabill, Pennington, Colston, Howkins, Clements and

On Public Expenditure and Retrenchment-Messis. Jamar, Billingsley, Sherwood, Jones,

of Somerset, Walker, Banifant and Donaldson. On Corporations-Messrs. Jones of St. Mary's, Hayden, Turner, of Calvert, Liden, Ege, her again proudly erect upon the platform with Kirk and Martin.

POSTSCRIPT,

NEWS-BY THE MAIL OF YESTERDAY, -We learn from the papers which reached here last evenhis services—and his name will stand enrolled had made an attack upon Tampico, and were repuling that a body of seven thousand Mexican cavalry high on the scroll of fame, a bright and glori- sed by the American forces.

We also learn that the President sent a message to Congress on Monday last recommending an increase. o' the regular army, and the appointment of a Lieu. tenant General. On the next day the committee on the Military reported against the recommendation, and the House acquiesced unanimously in the report. The yeas and nays were not called to save the feelings of the Executive. Truly there appears but (little harmony between the Execut ive and Congress.

The difficulty between Mr. Davis and Judge Bayly has been settled through the interposition of triends.

MARRIED.

In this town, on Thursday last, by the Rev. Mr. Wyatt, CALEB B. SHEPHERD, Esq., to Mrs. Frances A. Thomas, both of this county.

DIED.

In this county on Tuesday last, at his residence near Hickburg, Mr. JOHN ROBINSON.

Estray,

State of Maryland, Dorchester County, to wit: The president announced the following the County aforesaid, brought before me the sub-I hereby certify that Perry Boston (negro) of On Finance-Messrs. Gaither, Keyser, county, this 5th day of January A. D. 1847, as scriber a Justice of the Peace in and for the said Judicial Proceedings—Messrs. Hamilton, bay or brown Mark about nine years ald, blalcCullough, Blackistone, Carey and Clarke. a stray, trespassing upon his wheat field, a dark IcCullough, Blackistone, Carey and Clarke.

Internal Improvements—Messrs. Clarke, by the saddle, effected in the left eye, switched tail and racks finely. Given under my hand. genilaixoal a Couble object in in-

my duty to purchase a lot of ground in the ci-|by you for this officer, that the Great Seal but too frequently exhibit.

In reference, to the "Democrats" remarks ser, Parran, Moores and Blocher.

Jan, 9th, 1817, —3wu last a Cambridge, and