AUGUSTA, November 23. Extracts from the Journal of the House of Representatives. THURSDAY, Nov. 14. 1793. Ordered, That Mr. James Jones of Burke, Mr. Linier and Mr. James Jones of Chatham, be appointed a Committee to prepare and bring in a Bill to be entitled, an Act for the purpose of form-

ing a new county out of part of the counties of Effingham and Burke. Ordered, That Mr. McNeil have leave to preare and reporc a Bill to be entitled, an Act prescribing the time, manner and places of holding elections for members to reprefent this state in the Congress of the United States. Mr. M. Neil, according to order, presented the faid Bill, which was received and read the first time. Ordered, That Mr. Wilkinson, Mr. Kemp and

Mr. Hardin be appointed a Committee to prepare and report a bill to be entitled, an Act for the better regulation of Grist-mills in this state. Ordered, That Mr. Watkins, Mr. James Jones

of Purke, and Mr. George Jones be appointed a Committee to prepare and report a Bill, to be entitled an Act atcertaining the legal interest of this state --- the denomination of the Coin, and for pointing out the mode of proving and committing to

record all Directs of Conveyance of land or other property within this state. Mr. Watkins from the Committee appointed to prepare and resort a Bill to be entitled, an Act declaratory of the retained lovereignty of the state of

Georgia, reported the same; which was read the

resolved itself into a Committee of the whole, to

The order of the day being called for, the House

first time.

and Simms, 7.

time.

take under their confideration the Bill to be entitled, an Act to amend an Act afcertaining the fees of the public officers in this state. Mr. Speaker left the Chair .---Mr. Kemp took the Chair of the Committee, and some time being spent in the Committee---Mr.

Speaker refumed the Chair, and Mr. Kemp from

the Committee of the whole, Reported, That the

Committee had, according to order, had the faid

Bill under confideration, and had defired him to recomment that the Bill be pottponed till the first Monday in March next. The House took under consideration the recommendation reported from the Committee of the whole, and Refolved, That the farther confideration of the Bill to be entitled, an Act to amend an Act ascer-

taining the fees of the public officers of this state,

be postponed till the first Monday in March next.

The year and nays being required are as follow:

Teas. Mellis, Barnett, Burnett, Carnes, Early, Fabian, Hardin, Harris, Russel Jones, Jack, Me Neil, Milatoth, Rutherford, Waldburger, Walker, Watkins, Worsham and Wilkinson, 17. Nays. Meffrs. Barrow, Braddock, Greer. Jas.

Jones of Burke, James Jones of Chatham, Kemp,

FRIDAY, November 15, 1793.

M. Simins from the Committee appointed to

prepare and report a Bill to be entitled, an Act to punish persons convicted of basiardy and other immoralities, Re orted the same, which was received and read the first time. Mr. James Jones from Burke, of the Commit-

tee appointed to prepare and report a Bill to be

entitled, an Act to lay out a county out of part of

the counties of Burke and Essingham, Reported

the same, which was received and read the first

A Bill to be entitled an Act for opening and keeping in remain the navigation of Ogechee river, was read a fecond time. Mr. Lanier presented a petition from a number of persons of the county of Esingham, which had been presented to the Executive Department during the recess of the Legislature, stating fundry al-

legations against certain magistrates of the county

aforefaid, and illegal and unjust proceedings there-

in relative to surveying of large tracts of lands, which was received, read and ordered to be referred to a Special Committee. Ordered, That.Mr. James Jones of Burke, Mr. Lanier, Mr. Simms, Mr. M'Intoth and Mr. Waldburger be that Committee. Ordered, That Mr. Early, Mr. Watkins and Mr. Barnett be appointed a Committee to pregare and

report a Bill to be entitled, an Act to extend the

navigation of Savannah river.

SATURDAY, November 16, 1793. Mr. James Jones of Chatham, from the Committee appointed to prepare and report a Bill to be entitled, an Act for regulating and !: eeping in repair the public roads and bridges in the feveral counties within this state, Reported the same, which was received and read the first time.

Mr. Walkins from the Committee appointed Managers on the part of this Floule to meet in conference with a Committee appointed by the Senate on the subject matter of a disagreement between the two Houses respecting the printing the Laws and Journals of the present session, Reported as fellows: The Committee of both branches of the General Assembly have met, and agreed that a sufficient

number of copies of the Journals for each courts be printed weekly in the its, roperly continued; to be complete as speedily as may be; and that a like number of the Laws ought to be printed, to be complete as foon as may be deemed expedient.

And the faid Report being read, was agreed to by the House,

I UESDAY, November 19, 1793. The House proceeded to resolve itself into a committee of the whole, to take under confideration a bill to be entitled, an act declaratory of certain parts of the retained fovereignty of the state

of Georgia. --- Mr. Speaker left the chair. Mr. M'Neil took the chair of the committee ---

and some time being spent therein, IVIT. Speaker resumed the chair, and Mr. M. Neil from the committee of the whole, reported, that the committee had taken the faid bill under confideration, had gone through the fame, and had made feveral amendments therete, which he reported.

And the bill as reported amended, being read, A motion was made by Mr. Waldburger, to

strike out the following section therein:

And be it further enacted, That any Federal Marshal, or any other person or persons levying or attempting to levy on the territory of this state or any part thereof, or on the treasury or any other property belonging to the faid flate, or on the property of the Governor or Attorney-General, or any of the people thereof, under and by virtue of any execution or other compulsory process iffuing out of, or by authority of the supreme court of the United States, or any other court having jurisdiction under their authority, or which may at any period hereafter under the constitution of the faid United States, as it now stands, be constituted; for, or in behalf of the before-mentioned Alexander Chisolin, executor of Robert Farquhar, or for, or in behalf of any other person or persons whatsoever, for the payment or recovery of any debt or pretended debt, or claim against the said state of Georgia; shall be, and he or they attempting to levy as aforesaid, are hereby declared to be guilty of felony, and mall fuffer death, without the benesit of clergy, by being hanged.

And on the question for striking out as aforesaid, the yeas and nays being required, are as follow:

Yeas. Messrs. Barnett, Burnett, Carnes, Fort, R. Jones, J. Jones of Chatham, Waldburger and Winn, 8.

Nays. Messrs. Barrow, Early, Greer, Howell, Hardin, Harris, Js. Jones of Burke, G. Jones, Jack, Kemp, Lanier, M'Neil, Rutherford, Simms, Stuart, Walker, Watkins, Worsham, and Wilkinson, 19.---So the motion was lost.

Ordered, That the bill be engrossed for a third reading.