

of the second Page, strike out the words "and any Part thereof sold," and insert the words, "as when any Estate was appraised before that Time, and Distribution thereof has not yet been made, and in all Estates hereafter to be appraised as aforesaid, if any Part of such Estates have been or shall be sold." Strike out in the 12th line of the second Page, from the word "Intestate," to the word "And," in the 11th line. Strike out from the word "Sale," in the 16th line of same Page, to the End of the Clause After the word "(Minority)," in the 3rd line of the 3rd Page, strike out the words "and the same hath," in the same line of the said Page, and insert, "either by charging lands with the payment of an Annuity or Annuities for the purposes aforesaid, or by appropriating the Annual Interest of Monies lent on Mortgage, Bonds, or Promissory Notes, and the same Provision or annuities have." After the word "Allowance," in the 5th line of the third Page, strike out to the End of the Clause, and insert the following, "as to the said Justice, or to the Chancellor, shall appear just and reasonable, out of the Issues, Rents, and Profits, of the landed Estate of the Deceased, where such Provision as aforesaid hath been made (and charged on the Land, and where the Annuities arise out of the annual Interest, appropriated as aforesaid of Monies lent as aforesaid, by compelling the Borrowers of such Monies, where the Principal hath not been paid, to pay an Interest proportionate to the increased Prices of the Necoparities of Life, and where the Principal hath been paid, to pay such further Sum or Sums as may be equivalent to the Difference in the Prices of the Necoparities of Life at the Times when the Monies were lent, and the Prices obtaining at the respective Times of Payment of such principal Sum or Sums." The Indorsements and Amendments were read and ordered to lie on the Table.

On the second reading the Report upon the Petition of Robert Dashiell, Resolved, That the said Robert Dashiell be allowed on the Journal of Accounts the Sum of three hundred and seventy five Pounds, as a full compensation for his Losses and Sufferings in the Public Service
The Bill, entitled, An Act to encrease the Allowance of Magistrates, and for other Purposes therein mentioned, sent to the Senate by Mr Jordan and Mr Grosham.

The Petition from Cecil County respecting the Free School, and the Petition from the same County respecting the Court house, were favorably referred to next Session of Assembly
The House adjourns till 3 o'clock

Post-Meridien. The House met

A Petition of sundry Progenitors in Baltimore County, was presented and read a first and second Time (and granted so far as to relieve them from the tithable Tax only. —
A Petition of Clement Beall, Collector of Assessment in Montgomery County, was presented and read the first and second Time by especial Order and rejected.

Mr Dent brings in and delivers to Mr Speaker the following Report
By the Committee to whom the Petition of Charles Goodrich was referred, beg leave to report, that your Committee, in obedience to an Order of the honourable House, have examined all Papers relative thereto, from which it appears, that a Deed was executed on the second Day of December seventeen hundred and fifty nine, by Joseph Semmes, Son and Heir at Law of Joseph Milborne Semmes, to the Petitioner, for Part of a Tract of Land called Sinos's Delight containing seventy five acres, the Execution of which said Deed was proved by the Right Honourable William Beshford, Esq^r then Lord Mayor of the City of London, on the fourteenth Day of March, seventeen hundred and seventy, as appears under the Hand and Seal of the said Lord Mayor. It further appears to your Committee, that the Deed aforesaid is defective, from its not having been acknowledged agreeable to the Laws of this State, yet as your Committee are informed, that the Lands have been quietly possessed by the Petitioner and his Father before him from the Time of Purchase in the year 1700.