

The resolution in favour of Robert Long, endorsed; "By the senate, December 19, 1800: Read the first time and ordered to lie on the table.

"By order,

W. S. GREEN, clk.

"By the senate, December 19, 1800: Read the second time by especial order and assented to.

"By order,

W. S. GREEN, clk."

The resolution in favour of the examiner-general of the western shore, endorsed; "By the senate, December 18, 1800: Read the first time and ordered to lie on the table.

"By order,

W. S. GREEN, clk.

"By the senate, December 19, 1800: Read the second time by especial order and assented to.

"By order,

W. S. GREEN, clk."

The resolution appointing commissioners to report to the next general assembly the most convenient routs from the town of Cumberland to the North Western Territory, endorsed; "By the senate, December 18, 1800: Read the first time and ordered to lie on the table.

"By order,

W. S. GREEN, clk.

"By the senate, December 19, 1800: Read the second time by especial order and assented to with the proposed amendments.

"By order,

W. S. GREEN, clk."

Which amendments were read and agreed to.

The following resolution being propounded to the house, was read the first and second time, assented to, and sent to the senate by the clerk.

RESOLVED, That the chancellor, upon bill or petition being filed by James Lytle, in relation to a purchase made by Nathaniel Ramsay from the commissioners of confiscated property, part of a tract of land called Jones's Inheritance, being part of the property of the Principio company, lying in Harford county, heretofore assigned by said Ramsay to James Lytle, and by the chancellor, in behalf of the state of Maryland, conveyed to said Lytle, be and is hereby authorized to proceed upon said bill or petition, and to ascertain the deduction, if any, that ought to have been made from the purchase money of said land, in the same manner as if said Lytle had at any time heretofore filed said bill against the state of Maryland, and that on said deduction, if any, being decreed, and the decree being presented to the treasurer of the western shore, he pay the amount thereof to the said James Lytle out of any unappropriated money which may be in the treasury.

The bill to incorporate the trustees of the Baltimore and Harford academy, was read the second time, and the question put, That the said bill do pass? Determined in the negative.

The following resolution being propounded to the house, was read the first and second time, assented to, and sent to the senate with the following message:

RESOLVED, That all further proceedings against the securities of Dennis Griffith be suspended until the first day of January, eighteen hundred and three, provided the said securities shall, on or before the first day of July next, pay all the interest due on the debt, and provided they shall annually, during said suspension, from the said first day of July, pay the accruing interest.

BY THE HOUSE OF DELEGATES, DECEMBER 19, 1800.

GENTLEMEN OF THE SENATE,

THE resolution in favour of the securities of Dennis Griffith we were induced to pass, from a conviction the money loaned by the state has been applied to a useful public object; under this impression, a former legislature has interfered, and granted indulgence to the principal for the payment of the money; during the suspension, he, and one of his securities, have become insolvent; those circumstances have placed the residue of the securities in a very different situation from that in which they originally stood; their property is now under execution, and must be sold at public sale by the sheriff; this will prove ruinous to part of the securities, without advancing the true interest of the state. We have presumed to call your attention to the subject, and herewith transmit a resolution securing the payment of the interest due, and the accruing interest.

By order,

W. HARWOOD, clk.

The following message being prepared, was read, agreed to, and sent to the senate, with the bill to empower the judges of the court of appeals to reinstate the cause of Job Garretson against Richard Cole, by the clerk.

BY THE HOUSE OF DELEGATES, DECEMBER 19, 1800.

GENTLEMEN OF THE SENATE,

VIEWING, as we do, the determination of the court of appeals in the case of Garretson against Cole as involving, in an extreme degree, the interests of the citizens of this state holding real property, and believing from the letter of the chief judge, that the court with the cause reinstated, we are induced to solicit a reconsideration of the bill, entitled, An act to empower the judges of the court of appeals to reinstate the cause of Job Garretson against Richard Cole, and hope, on again examining its merits, you will pass the same.

By order,

W. HARWOOD, clk.

The engrossed bills, No. 79, 80, 81, 82, 83, 84 and 85, were read and assented to, and sent to the senate, with the paper bills thereof, by the clerk.