

RESOLUTIONS.

1826

other of the said Reports as may hereafter be delivered by the said Reporters, under their contract with the executive, to be distributed and forwarded in the manner directed by a resolution passed at December session 1825, No. 78, and that the other copies remain in the council chamber, subject to the future disposition of the legislature.

No. 75.

RESOLVED, That the treasurer of the western shore pay to ^{passed Mar 13 1827} ^{In favour of C.} ^{House} Christiana House, of Washington county, or to her order, during life, in half yearly payments, a sum of money equal to the half pay of a private, as a further remuneration for her husband, Michael House's services during the revolutionary war.

No. 76.

RESOLVED, That the treasurer of the western shore pay unto ^{Passed Mar 13 1827} ^{In favour of the} ^{clerks} the several regular committee and reading clerks of the general assembly, the sum of fifty dollars each, as a further compensation for their services during this session.

No. 77.

WHEREAS it appears from the report of the late state's agent ^{Passed Mar 13 1827} ^{Violations of the} ^{act of 1824, ch. 64} of the western shore, that the resolution number four, passed at December session 1825, relative to licenses required to be taken out by the keepers of billiard tables in the city of Baltimore, has not been complied with; Therefore,

RESOLVED by the General Assembly of Maryland, That it shall be the duty of the clerk of the city court of Baltimore, to lay before the grand jury of said court, at their present term, and at the commencement of each succeeding term of the said court, hereafter, a list of the keepers or owners of billiard tables who have taken out licenses, under the authority of the said city, since the passage of the act of December session 1824, chapter 64, and it shall also be the duty of the clerk of Baltimore county court, to lay before the said grand jury a list of such person or persons, if any, as may have taken out licenses under the said act of December session 1824, chapter 64, since the passage thereof, if any, and it shall be the duty of the said grand jury to make presentment or presentments, if cause to them be shewn for the same, and of the attorney general to institute suit or suits, prosecution or prosecutions, for the recovery of the said penalty; *Provided however*, that in case the said persons, or any one or more of them, shall pay the arrears of taxes due, according to the provisions of the said act, on or before the first day of April next, and take out a license as required by the said act, or such other act as may be passed for that purpose, then and in that case, the payment of the penalty incurred by such person or persons, or any one or more of them, so far as the state may be concerned, shall not be enforced as provided for by the said act; *Provided always*, that no person shall, by the construction of this resolution, be deprived of the benefit of any act limiting prosecutions, to which he or she would have been entitled if this resolution had not passed.