

in his hands, of the money which shall first come into the treasury, subject as aforesaid, sufficient wherewith to satisfy such allowance, or the balance thereof, for which a certificate shall not have been given, and shall pay the same to the person to whom the same is due, or his order.

Salaries not paid, situated as if allowed in the journal of accounts.

IV. **And be it enacted,** That all sums of money due to the officers of civil government, under the acts or resolves of the general assembly, for their salaries, accruing in the present year, whether orders are drawn therefor, or not paid, or not drawn, shall, to every intent and purpose, be in the same situation as if the debts due to them were inserted and allowed in the said journal of accounts.

RESOLUTIONS assented to November Session, 1787.

RESOLVED, That the treasurer of the western shore be directed to credit the bond of John Harford Montgomery by the sum of nineteen pounds five shillings, being the sum paid in the land-office for so much warrant in the reserved lands, and interest thereon from the time of passing his bond.

WHEREAS it is represented to this general assembly, by the memorial of Thomas Jenings, Esquire, that on the thirtieth day of June, seventeen hundred and eighty-one, he paid to the treasurer of the western shore the sum of twenty-six pounds six shillings and eight-pence on account of Messieurs Gale, Fearon and company, merchants in London, pursuant to the act of assembly made at a session begun the seventeenth of October, seventeen hundred and eighty; that since that time he has settled all accounts with the said Gale, Fearon and company, and praying a return of the money paid into the treasury as aforesaid; and the said facts appearing to this general assembly to be true, **RESOLVED,** That the treasurer of the western shore pay unto Thomas Jenings, Esquire, the aforesaid sum of twenty-six pounds six shillings and eight-pence lodged in the treasury as aforesaid.

WHEREAS an appeal is now depending in the court of appeals on the question, whether the purchasers of confiscated property since the consolidating act can pay their annual interest in specie certificates made receivable for the principal due for the said purchases: And whereas a resolution has passed the legislature to stop all actions and executions against the debtors of said property purchased since the consolidating act, till the court of appeals shall determine thereon: And whereas from the distant situation of many debtors from the seat of government, who are interested in said question, may not hear of the determination of said question, and may be subject to immediate execution before they have an opportunity of paying said interest; **RESOLVED,** That the treasurer of the western shore, be and he is hereby authorized and directed to suspend and stop all actions and executions against said debtors, till six weeks after the court of appeals shall determine thereon on the appeal now depending before them for that purpose, and that this resolution be published six weeks in the Maryland Gazette and Baltimore Advertiser; provided always, that the said appeal shall not, on any pretence, be continued longer than to the end of two courts after the meeting of said court in the month of October last past.

RESOLVED, That the auditor-general be authorized and directed to settle the account between this state and the estate of Archibald Buchanan, deceased, and the account of the trustees appointed by the act for the sale of the real estate of the said Archibald Buchanan, passed at last April session.

WHEREAS it is represented to this general assembly, that Vachel Downes, late collector of the arrears of taxes due from Samuel Ridgeway, Esquire, deceased, in Queen-Anne's county, hath paid into the treasury of this state the amount of said arrears due as aforesaid, but notwithstanding great exertions, had it not in his power to complete the collection of the same within the times limited by law, and that by reason thereof, he is still liable for a considerable sum as interest; **RESOLVED,** That the said Vachel Downes, be and is hereby released from