

APPENDIX.

NOV. SESS.

1788.



integrity, wisdom and fidelity, hath appointed you senator to represent this state in the senate of the United States for the term of six years, subject nevertheless to the rotation prescribed by the constitution of the United States. Given under my hand and the seal of the state this — day of —, *Anno Domini* —.”

No. 3.

**RESOLVED**, That no application whatever, from any county or counties, relating to their particular policy or government, or from one or more individuals, although the state be concerned, shall be taken in consideration during any future session, unless the same be preferred within ten days after the first meeting of the general assembly; provided always, that this resolution shall not extend to any case where the subject matter, or any material circumstance thereof, shall arise or happen during the session in which the application is made, and after the time limited as aforesaid.

No application from any county to be considered unless preferred within ten days of meeting of general assembly.

No. 4.

**RESOLVED**, That no bill or resolution, grounded on any application included within the above resolution, shall be taken into consideration by either the senate or house of delegates, unless the same shall be transmitted from the house in which it originates within fourteen days after the expiration of the ten days given for making applications as aforesaid.

No bill or resolution, to be considered, unless, &c

No. 5.

**RESOLVED**, That the debtors of the state of Maryland, whose bonds, by the third section of the act, entitled, An act to establish funds to secure the payment of the state debt within six years, and for the punctual payment of the annual interest thereon, passed at November session, one thousand seven hundred and eighty-four, were appropriated as an additional fund for the redemption of the emissions of June, one thousand seven hundred and eighty, may pay and discharge their respective debts and interests in depreciation or other liquidated state certificates, provided that the same be paid into the treasury on or before the first day of August next.

Relative to debtors to the state

No. 6.

**RESOLVED**, That all executions issued against, or served on, any of the debtors of the state, on bonds passed for state or continental state money, or where the original contract was in state or continental state money, be countermanded, and that no executions issue against such debtors before the first day of September next; and that all the said debtors for state and continental state money, be allowed to discharge the whole or any part of their debts respectively in final settlements, at the rate stipulated by the resolution of April session, 1787, provided they pay all legal costs that have accrued on or before the first day of May next, and in case of default by any of the said debtors, executions shall issue for the balance due.

No executions to issue against debtors before 1st Sept, next

No. 7.

**WHEREAS** the original agreement between the proprietors of Pennsylvania and Maryland, with the decree of the chancellor of Great-Britain, for settling the lines between the said proprietors, which are contained in six sheets of parchment, and have been produced to this house, **RESOLVED**, That they be lodged in the land office of this state, and there recorded among the land records; and after being recorded, that they be deposited with the governor and council, to be safely kept.

Original agreement between Pennsylvania and Maryland to be lodged in land office, &c.