

A motion was made by Mr. Jenifer, and the question put, That the words "with interest properly allowable thereon," be stricken out? Determined in the negative. The question was then put on striking out for the purpose of inserting said amendment. The yeas and nays being required appeared as follow:

AFFIRMATIVE.				NEGATIVE.			
Mr. Speaker	D Martin	Lecompte	Boyle	Williams	Hardcastle	Kennedy	
Millard	Hayward	Lucas	W R Stuart	Hawkins	Willis	Peter	
Brooke	Stevens	Mackey	Hollingsworth	Maulsby	Whitely	Forrest	
Marriot	N Martin	Maffett	Nicholson	Norris	Montgomery	Tomlinson	
T W Hall	Orrick	Patten	A Spence	H Hall	Breckenridge	W Price	
Wyvill	A H Price	Cross	Quinton	Forwood	Keller	Greenwell	
C Stewart	Showers	R T Hall	Warfield	Saulsbury	Gabby	Blair	52
Blake	King	Duvall					
Blakistone	Stonestreet	Dorsey	Dashiell	Griffith	Gaither	Washington	12
Spencer	Jenifer	Garner	Dennis	F M Hall			

So it was resolved in the affirmative.

On motion by Mr. Dorsey, the following resolution was read. Resolved, That if the said Chandler shall receive the money so to be allowed, that then and in that case, it shall operate as a release of all claims of the said Chandler against the state, during the time he was printer to the state

And the question put, That the house assent to the same? Resolved in the affirmative. The clerk of the senate delivers the bill for the relief of the infant legatees of Jacob Franklin, endorsed; "will pass with the proposed amendments," which were read. The further supplement to the act, entitled, An act providing for the appointment of an attorney general, and of district attorneys in the several judicial districts of this state, and for Baltimore city court, endorsed, "will pass with the proposed amendments," which amendments were read, assented to, and the bill ordered to be engrossed. The bill, entitled, An act for the relief of the poor of Anne-Arundel county, being supplementary to the act, entitled, An act for the relief of the poor of the several counties therein mentioned, endorsed, "will not pass. And the following message:

BY THE SENATE, Jan. 5, 1820.

Gentlemen of the House of Delegates,

We return you the bill, entitled, An act authorising William Robinson to remove his negroes from the state of Virginia into this state, upon which the senate have heretofore acted. The only evidence which we have of your desire that we should reconsider this bill, is an endorsement on the back, which being a departure from the usual form, the senate cannot officially take notice of.

By order,

J. N. WATKINS, Clk.

BY THE SENATE, Jan. 6, 1820.

Gentlemen of the House of Delegates,

We received a resolution from you, day before yesterday, accompanied by certain memorials in relation to the distribution of the donation to Harford county academy.

The senate are of opinion, that according to the usage in such cases, they cannot regularly receive from the house of delegates any petitions or memorials relating to a subject on which that house has finally acted; and as there is a mode in which such petitions or memorials may be brought before the senate, if deemed proper by those who originally presented them to the house of delegates, or others acting for them, we think it best to return to you the resolution and documents in question, for such further proceedings as you may deem necessary.

By order,

J. N. WATKINS, Clk.

Which was read.

Mr. Breckenridge delivers the following report:

The committee to whom was referred the memorial of the Medical College of Maryland, having taken the same into consideration, beg leave to report—that they are deeply impressed with the great importance and utility of the institution for which aid is solicited.

The institution in question was first set on foot upwards of ten years ago, under the patronage of this state, and by the public spirit of the individuals incorporated for the purpose. Great difficulties were encountered and overcome by those individuals, difficulties in some measure inseparable from such undertakings, and augmented, in this instance, by having to contend with rival institutions in the neighbouring states; and but for its present embarrassments must continue to flourish, and become in a few years of great value to the state of Maryland.

It appears that the expenses incurred having much exceeded the amount at first supposed to be adequate to the accomplishment of the object, further facilities were afforded by the state, by granting a lottery for the benefit of the said College; but the subsequent acts of assembly on the subject of lotteries rendered it impossible for the institution to derive any benefit from that granted to it. In consequence of this, the professors have been compelled to become responsible, in their individual capacities, for the debts due by the institution, which amount to about thirty thousand dollars, part of which sum they have actually been compelled to pay; and unless immediate relief can be afforded by the state, either the private property of the professors must be sacrificed, or the institution itself entirely broken up, and the corporate property disposed of.

Considering the great importance to the state of the said institution, the strongest inducements present themselves in favour of extending every possible assistance to prevent it from sinking at a moment when it promises to repay the expense and labour encountered in the first periods of its establishment. The individuals also who are exposed to great loss, and perhaps ruin, in consequence of their meritorious exertions, have strong claims on the justice and liberality of the state. When it is known that the Medical College retains, or brings into the state, from one hundred to one hundred and fifty thousand dollars annually, which sum may fairly be expected to increase; and when the numerous other public advantages

to be derived from it at this time to resolution:

Resolved, That hereby authorized a sum of money to pay and discharge moiety in ten years previous to the year of Maryland, and conditioned the payment of the drawn, for the faithfully applied

Which was Mr. Blair de The committee of William Wood counties, and meritorious and John, in the November to report. That in the state, as Wood has been well as to a liberal adoption of the

Resolved, That his order, the and apprehended in Washington in the month of

Which was Mr. Hayward Mr. Brooke re Mr. Lecompte authorised to Lecompte, Lucas Mr Kennedy the committee

Mr. Weems memorial of Daniel which was read On motion petitions and privi

The house Mr. Lecompte certain money Griffith and J

Mr. Lecompte referred to the The bill for directing desc

On the second throughout the counties in this

solved in the On motion to the next ge

On motion Medical Institution and Hayward

The bill for passed:

On the second motion by Mr

tion, to wit: "tude, or any of ers of the orig States." Res

On motion foregoing res