

The Question was put, That the following be made and entered as the Resolve of this House, viz.

L. H. J.  
Liber No. 50  
May 8  
p. 186

Resolved, That agreeable to a reasonable Construction of the said Act, there was not a Foreign Invasion of this Province in December last, when his Excellency the Governor, with the Advice of his Council, ordered the Companies of Militia of Queen-Anne's and Kent Counties to march to the Western Frontier, nor was there one when the Companies were ordered out from Calvert and Cæcil Counties in March last.

Resolved in the Affirmative.

For the Affirmative,

Reeder,	M. Tilghman,	Woodward,
Sothoron,	Sulivane,	Murdock,
Williamson,	Lecompte,	Fraser,
Hynson,	Govane,	T. Gantt,
Hammond,	J. H. Dorsey,	King,
Gassaway,	Cockey Deye,	Lloyd,
Carroll,	Owings,	E. Tilghman,
Worthington,	Hyland,	Bracco,
J. J. Mackall,	Earle,	Beatty.
E. Gantt,	Baker,	
Hanson,	Ward,	[31]

For the Negative,

Waggaman,	Oldham,	Harris,
Wilson,	Dulany,	Chapline.
Edmondson,	Handy,	[8]

The Question was put, That the following be made and entered as the Resolve of this House, viz.

Resolved, That the marching the said Militia of Queen-Anne's and Kent Counties, was not only Illegal, but not Necessary for the Security of the Western Frontier of this Province; and however promising the Aspect might be at the Time of issuing the Orders for their March, yet, as in the ordinary Course of the Seasons, Storms and the most severe Weather could not but be then expected, it was Oppressive and Cruel; and the Impressing Provisions for those Companies, in those Counties so far distant from the Frontier, was Inconvenient and unnecessarily Expensive.

Resolved in the Affirmative.

For the Affirmative,

Reeder,	M. Tilghman,	Woodward,
Sothoron,	Sulivane,	Murdock,
Williamson,	Lecompte,	Fraser,