

said debtors, or any of them, shall make default in the last payment, on the first day of June, 1788, that then executions shall issue against the said debtor or debtors so neglecting, for the remaining third part of the principal and interest due from them respectively, agreeably to their original contracts; and the same shall be levied and received from the said debtors, notwithstanding the two first payments have been made in final settlements as aforesaid.

No. 4.

No execution to
issue against such

RESOLVED, That no execution shall issue against any of the said debtors who shall make payment in final settlements in manner aforesaid; and that on the said payments being made, they be released from their bonds, contracts and judgments, as the case may be.

No. 5.

Continental mo-
ney to be received
in payment

RESOLVED, That continental state and state money, with the interest calculated thereon, be received in payment of all taxes, except the ten shillings tax, and the duties appropriated to congress.

No. 6.

Debts may be dis-
charged in final
settlements, &c

RESOLVED, That any debtor to this state, whose original purchase or contract was for state or continental state money, may discharge any balance due by him in consequence of such purchase or contract, in final settlements at the same rate, and on the same terms and conditions, as debtors on bond, conditioned for the payment of either of the said emissions, and executions or other process against any such debtors shall be stayed or countermanded, in the same manner as against debtors on bond as aforesaid.

No. 7.

Process against
purchasers of land
in Cecil county to
be countermanded

Whereas it is represented to this general assembly by sundry inhabitants of Cecil county, that they purchased from the late intendant of the revenue several parcels of land now in the said county, but formerly within the lines of Pennsylvania and Delaware, which lands, or parts thereof, the said purchasers claim title to under the laws of the said states, and request time to produce vouchers to support their said claims; **RESOLVED**, That all process and proceeding against the said purchasers be countermanded by the attorney-general, and not renewed before the end of the next session of assembly, and the late intendant is directed to return lists of such purchasers to the attorney-general and the treasurer of the western shore.

No. 8.

Estate of Leigh
Master to be deli-
vered up to him

RESOLVED, That the estate of Leigh Master be delivered up to him on his paying the costs this state hath been put to on account thereof.

No. 9.

Person to be ap-
pointed to lay out
vacant lands to
westward of Fort
Cumberland.

RESOLVED, That the governor and council be requested to appoint and employ some skilful person to lay out the manors, and such parts of the reserves and vacant lands, belonging to this state, lying to the westward of Fort Cumberland, as he may think fit and capable of being settled and improved, in lots of fifty acres each, bounded by a fixed beginning and four lines only, unless on the sides adjoining elder surveys; that the beginning of each lot