

No. 3.

WHEREAS John Goslee, of Somerset county, hath, by his petition to this general assembly, set forth, that he deeded fifty acres of land to his son, Matthew Goslee, for and in consideration of said son's continuing with him until he arrived to age of twenty-one years, or day of marriage; that his said son some short time thereafter, contrary to his engagement aforesaid, left him and went to the British army, and hath never since returned, by which means the aforesaid fifty acres of land became subject to confiscation, and was sold by the commissioners for the preservation and sale of British property, and that the said petitioner purchased the aforesaid land, for which he was sued, and is now under execution, the discharge of which will prove his and a numerous family's entire ruin; therefore, **RESOLVED**, That the attorney-general be and he is hereby directed to discharge the said John Goslee from the aforesaid execution; and that the treasurer of the western shore be and he is hereby authorised and directed to deliver up to the aforesaid John Goslee the bond passed to the state on account of the purchase aforesaid, upon his paying all costs and charges in consequence of the said suit, and all commissions and expenses incurred by the state in the sale of said lands.

Execution against John Goslee discharged.

No. 4.

RESOLVED, That the chancellor, on the application of Beriah Maybury, of the city of Annapolis, do execute a deed to him for a lot of ground in Queen-Anne, in Prince-George's county, purchased by William Pendergast of the late intendant of the revenue, on his producing a certificate from the treasurer of the western shore that he has paid for the said lot.

Deed to be executed to Beriah Maybury.

No. 5.

WHEREAS sundry debtors, in virtue of sundry resolutions assented to by the general assembly of this state, discharged their bonds and accounts in final settlement certificates, which had an interest due thereon previous to the first of January, seventeen hundred and eighty-five, and the said resolutions authorised a payment of such bonds and accounts in final settlement certificates, bearing an interest from the said first day of January, and it is reasonable that the surplus interest should be allowed to them; therefore, **RESOLVED**, That the trustee for the time being be and is hereby directed to pay the amount of such surplus interest in three per cent. stock belonging to this state, after existing appropriations on such stock shall have been satisfied.

Trustee directed to pay surplus interest on certain stock.

No. 6.

RESOLVED, That the attorney-general be and he is hereby requested to inquire into the legality of the adjudication of the commissioners, as to the lines of My Lady's Manor, under a commission to mark and bound the said lines, lately issued out of Baltimore county court, and if, in his opinion, the state will be injured by an acquiescence in the said adjudication, to take the most effectual, and at the same time the least expensive steps, to call in question and try the same, at the costs of the state, and if in his opinion the said adjudication is lawful and ought to stand, to report such his opinion to the next general assembly, with the reason thereof.

Attorney-general requested to inquire into legality of adjudication as to the lines of My Lady's Manor.

No. 7.

RESOLVED, That the trustee of the state transfer to Nicholas and Jacob Vansstaphorst the sum of 151,525 deferred stock, and in

Deferred stock transferred to N. & J. Vansstaphorst