APPENDIX.—RESOLUTIONS.

court, one copy; to the corporation of the cities of Annapolis and Baltimore, each one copy, for the use of their respective corporations; to the principals of Saint-John's and Washington colleges, each five copies, for the use of the students in the said colleges; to the principals of all other seminaries of learning now incorporated by the laws of this state, each three copies, for the use of the scholars in said seminaries; to the librarian of the library company of Baltimore five copies, and the secretary of the Somerset library company two copies, for the use of their respective libraries, and to the Taney-town library company, in Frederick county, two copies: to the clerk of the house of delegates one copy, and the clerk of the senate one copy; the residue to be disposed of in such manner as the governor and council, or the legislature, may direct.

No. 10.

RESOLVED FURTHER, That in case of the death, resignation or In east of death, kee, of officer, law, dismission from office, of either of the officers before mentioned, ex. to belong to successor. cepting the members of the general assembly, the chancellor, the judges of the court of appeals, and the judges of the general and district courts, the said copies of the laws of the United States, delivered to them as aforesaid, shall belong to their respective successors in the said offices.

NOVEMBER SESSION, 1803.

No. 1.

WHEREAS it appears that Charles Lecompte, of Dorchester county, became the purchaser of lots No. 12 and 18 of the Indian lands sold in the said county by the agent of the state; that the surveyor, in calculating the contents of lot No. 13, stated that it contained the quantity of three hundred and seventeen acres of land, in consideration whereof, the said Charles Lecompte passed his bond to the state for the payment of the purchase money therefor, at the rate of three pounds and six-pence per acre: And whereas it appears that an error was made in the calculation of the contents of the survey of the said lot No. 13, which has since been revised and corrected by the examiner-general of the western shore. who hath certified that the said survey contains no more than two hundred and ninety-one and an half acres of land: And whereas the said Charles Lecompte hath paid into the treasury of the western shore the whole amount of the purchase money, with the interest due thereon, for the said land, with an allowance for the error in the calculation aforesaid; Resolved, That the treasurer of the Treasurer to en-western shore be and he is hereby directed to endorse upon the dorse er dit up-bond given by the said Charles Lecompte a credit for the deficien-by Charles Lecompte. cy of twenty five and an half acres of land, at the rate of three pounds and six-pence per acre, and to deliver up the said bond to the said Charles Lecompte, or order, to be cancelled; and that the chancellor be and he is hereby authorised and empowered to execute a deed to the said Charles Lecompte for the said lands, according to the terms of sale.

No. 2.

RESOLVED, That the treasurer of the western shore pay to Do- Inflavour of Dominic Koine, of Harford county, an old infirm soldier, or to his minic Koine,