chancellor shall be of opinion, from the evidence offered to him, that the said David McCray did assign to James Rampley his interest in the land so as aforesaid stated to be purchased from the intendant, and that the said James Rampley did also assign to George M. Cormick his interest in the said land, then it shall and may be lawful for the chancellor to order a patent to the said John Norris, of John, on the certificate aforesaid, upon his complying with all other rules and requisites of the land-office, in the same manner as if the said John Norris, of John, had actually produced and proved the said two assignments.

No. 8.

RESOLVED, That all the right and interest of the state of Mary- state's right to land be and the same is hereby released unto Samuel Maynard, of leased to Samuel the city of Annapolis, of, in and to, a parcel of land lying in Anne-Maynard. Arundel county, called Smith's Delight, containing fifty acres, more or less, which was devised to John Saunders, now deceased, by Elizabeth Saunders, by her will, bearing date on or about the seventeenth day of December, Anno Domini 1773.

RESOLVED, That the treasurers of the western and eastern Treasurers not to shores respectively be and they are hereby directed not to deposite with banks, in any bank any specie or bank notes which hath been or may be received in the treasury, nor to exchange with any bank, directly or indirectly, for the notes of such bank, such specie or notes as may be received in the treasury of either shore, unless under the direction of the legislature.

No. 10.

Whereas by a resolution which passed the general assembly of this state at November session, eighteen hundred and two, it is declared, that on John Sterrett, and others, purchasers of a tract of land in Cecil county, called The Widow's Lot, within the lines of New Connaught manor, paying to the state the full amount of the purchase money, calculating the same at twenty shillings per acre, with legal interest on the same, together with all costs of suit brought on bonds executed by them to the state for said purchase, that said bonds should be and the same was thereby cancelled, and all proceedings at law thereon stayed: And whereas it appears, by a statement from under the hand of the treasurer, that there has been overpaid into the treasury the sum of one hundred and sixteen pounds fourteen shillings by John Patterson, the sum of sixty three pounds three shillings and three-pence by John Sterrett, the sum of two hundred and thirty-five pounds two shillings by Daniel Norris, the sum of two hundred and cleven pounds seventeen shillings and seven-pence by James Nesbitt, the sum of one hundred and forty three pounds eleven shillings and four-pence by James Steel, calculating the land at the price authorised and directed by the aforesaid resolution; RESOLVED, That the chancellor on appli- chancellor may cation, in writing, by, or on behalf of, any of the said purchasers, decree that treasures of W. S. results of the said purchasers, sure of W. S. results of the said purchasers, sure of W. S. results of the said purchasers, decree that treasures of the said purchasers of the the several facts above stated, and if it shall appear to him equita- and others. ble and proper that the said purchasers of the Widow's Lot should have refunded to them the several sums of money so by them stated to have been overpaid, or any part thereof, it shall and may be lawful for the chancellor to decree, that the treasurer of the west-