APPENDIX.—RESOLUTIONS.

Nov. SESS. 1806.

alteration shall in no degree affect, or be construed to affect, the right and title which any other person or persons shall or may have acquired of, in and to, the said lot, or any part thereof, prior to the passage of this resolution, but that all such rights shall be of the same avail as if this resolution had never passed, any thing herein contained to the contrary notwithstanding.

No. 4.

RESOLVED, That although the state of Maryland is at all times desirous of co-operating with any other state in an object which shares in the Ohio may conduce to its advantage, if the same is not detrimental to the canal company. interests of the citizens of Maryland, yet, in the opinion of this general assembly, it would at this time be inexpedient for this state to subscribe for shares in the Ohio canal company, in the manner proposed by the legislature of the state of Kentucky; the state of Maryland therefore declines the privilege of subscribing for shares in the Ohio canal company, reserved to this state by the act of the legislature of the state of Kentucky, entitled, An act to amend the act incorporating the Ohio canal company.

State declines

No. 5.

RESOLVED FURTHER, That the governor be and he is hereby re- reasonating to go quested to transmit a copy of these resolutions to the governor of vernor of Kentucky. the state of Kentucky.

No. 6. RESOLVED, That our senators in the congress of the United tatives in constates be instructed, and our representatives requested, to take all gress instructed to exert themselves legal and necessary measures, to use their utmost exertions, as soon to prohibit the introduction of as the same may be practicable, to prohibit the importation of Slaves slaves into the U. into the United States from the coast of Africa, the West-Indies, or elsewhere.

No. 7.

RESOLVED. That the governor be and he is hereby requested to Resolution to be transmit copies of the foregoing resolution to our senators and re-presentatives in congress, also to the executives of all the different states in the union, with a request that the same may be laid before their respective legislatures for their concurrence.

No. 8.

RESOLVED, That the holders of bills of exchange drawn or is- In favour of the holders of bills of sued by the treasurer of the western shore as commissioner ap-exchange. pointed by the act of assembly, passed at November session, seventeen hundred and seventy nine, entitled, An act for calling out of circulation bills of credit emitted by act of assembly, are entitled to receive from this state the amount and principal of the said bills of exchange and certificates, with interest thereon from the dates of the said bills and certificates respectively, and the costs of protest.

No. 9.

Resolven. That the treasurer of the western shore be and he is Treasurer authorised to pay out of any unappropriated money in the amount, &c. of said bills. treasury, to the holders and possessors of the said bills of exchange or certificates issued by the treasurer of the western shore, as commissioner, by virtue of the aforesaid act of assembly, the amount of the said bills of exchange or certificates by them respectively held and possessed, together with interest thereon from the respective dates of such bills of exchange and certificates, and the