

and for which they obtained certificates from the chairman of the committee on claims of that session.

No. 6.

Resolution in favour of Ann Millard, widow of Joshua Millard, deceased. Passed Jan. 9,
1837.

WHEREAS, Ann Millard, widow of Joshua Millard, deceased, owning land in this State, did some time in the year eighteen hundred and thirty-six, remove from the city of Washington, in the District of Columbia, to St. Marys county, with the intention of becoming a citizen of the State of Maryland, taking with her certain slaves, and was advised of the necessity of paying for the removal of said slaves, under the act of eighteen hundred and thirty-three, chapter eighty-seven, and accordingly did pay to the clerk of St. Mary's county the sum of sixty-five dollars, which sum is still in the hands of said clerk, and has not been paid into the State Treasury; and whereas, the act of eighteen hundred and thirty-four, chapter one hundred and twenty-four, gave her, the said Ann Millard, widow of Joshua Millard, deceased, the right to remove any or all of her slaves without paying for the same,—Therefore,

Resolved by the General Assembly of Maryland. That the said clerk of St. Mary's county refund to the said Ann Millard, widow of Joshua Millard, deceased, the said sum of sixty-five dollars, being the amount so as aforesaid paid by her to said clerk.

No. 7.

Resolution relating to the Franking Privilege. Passed Jan. 6,
1837.

WHEREAS, the several Sovereign States which now compose this nation, have yielded up and forever surrendered to the government of the United States many sovereign rights and privileges, among them the mail establishment and the regulation and entire control thereof, which has become a source of much revenue to the country and an object of peculiar advantage