

IN COUNCIL, AUGUST 18, 1785.

RESOLVED,

THAT the following claims, which have been exhibited to this board, to be approved and passed in order for payment, out of those funds appropriated by law for satisfaction of certain debts, and which this board is of opinion ought not to be satisfied out of the said funds, or passed, and allowed, for the reasons and objections stated, be published, with the said reasons and objections, for the information of the claimants

Claimants	Against whom.	Reasons why not paid
Lancelot Cooper	Ric. and Button	The claimant and debtor both being British subjects.
James S. meriville	Daniel Dulany, of Walter	Same.
James Brown and Co. Piscataway	The rev. Mr. Boucher	Same.
Ditto Bladensburg	Ditto	Same.
William and Robert Mollison	Robert Alexander	Same.
James Gordon and Co.	Lloyd Dulany	Same.
William Palmer	Robert Christie, jun.	Same.
William Mollison	Robert Alexander	Same.
Athburner and Place	Ditto	Same.
Anne C. Green, deceased	James Christie	
William Sydenotnam	The rev. Mr. Boucher	
Hugh Dean's bond	James and Robert Christie	
Thomas Cockey Deye	Ditto	
George Wells	James Christie	
Lawrence Oneal	John Glasford, and Co.	
John Gardiner	Gale, Fearon, and Co.	
Samuel Handy	Ditto	
Rachel Pottinger	Ditto	
Nathan Hodge	Ditto	
Samuel Higgins	Ditto	
Robert Pottinger	Ditto	
Edward Parkinson	Ditto	
Morice Miles	Ditto	
John Gant	Ditto	
Joseph Brashear	Ditto	
Elizabeth Simmons	Ditto	
Benjamin Harwood	Ditto	
Richard Duckett	Ditto	
Arnold Waters	Ditto	
John Sellman	Ditto	
Sarah Harwood	Ditto	
Jeremiah Magruder	Ditto	
Joshua Clark	Ditto	
Thomas Duckett	Ditto	
Jesse Simmons	Ditto	
Jacob Green	Ditto	
William Mears	Ditto	
Anne Orme	Ditto	
Mary Watkins	Ditto	
George Gardiner	Ditto	
Thomas Duckett and others	Ditto	
Lawrence Oneal	Mackie, Spiers, French, and Co.	
Samuel Handy	Ditto	No evidence that the debts due to their estate are insufficient to satisfy the claims against them.
Richard Harbert	Nottingham Company	
Charles Graham, deceased	Ditto	
Joseph Brownley	Ditto	
Thomas M. Lockland	Ditto	
Michael Jenkins	Ditto	
Joshua Smith	Ditto	
Archibald Buchanan and Co.	James Ruffell and Co.	
Jenkins	Ditto	
Edward Day & uxor	Ditto	
Aquila Hall, deceased	Ditto	
Gibson and Donaldson	Ditto	
Amos Davis	Ditto	
Peter Hunter, two accounts	Ditto	
William Evans	James Ruffell	
Hanson Briscoe	Ditto	
John Gant	Ditto	
Nathaniel Chapman's executors	Principio Company	
John Peter	Celin, Dunlop, and Co.	
Richard Ponsonby	Daniel Stephenon	
Lawrence Oneal	Cunningham, Finley, and Co.	
George Crofs	Daniel Stephenon	
George Conn	Ditto	
John Lowe	Ditto	
Walter Williams, jun.	Ditto	
James Wilfon	Daniel Stephenon	
John Gant	Ditto	
Christopher Edelin	Henry Addison	
John Cadwalader, two accounts	Walter Dulany	
Elizabeth Humphries	The rev. Mr. Boucher	
Joshua Mitchell	Thomas French	
Cel Sharp	Daniel Dulany, of Walter	
William Inyard	Daniel Dulany, of Daniel	
Abram Andrews	Nottingham Company	
Joseph Siles	James Christie	
Andrew Davidson	The rev. Mr. Edmiston	
Jean Caldcleugh	Anthony Stewart	
James Anderson and son	James Chalmers	
William Embleton	Lloyd Dulany	
James Long	Robert Christie	
James Dick and Stewart	Ditto	
Moses Galloway	Ditto	
Robert Crawford	Ditto	
Benjamin Griffith and Co.	Ditto	
Sabina Rumsey	Samuel Hyde	
James and Thomas Contee	Ditto	
Shields and Mattison	Dr. Henry Stevenfon	
George M. Candless	Ditto	
John Stevenfon, deceased	Ditto	
Jonathan Plowman's administrators	Dr. Henry Stevenfon	

November 8, 1785.
John's, or the Western
side in Baltimore-town,
which was committed to
left, Daniel Bouché, an
d which has been de
now lodged in the trea
according to law, are re
Tuesday the 20th of
A. M. is hereby ap
one VISITOR and
d college, by a clais of
amount of one thousand
they may choose to clais
place of election, which
the court house, or such
the said town as the sub
said day. A second clais
due of the subscribers in
in the county, for the
FOR and GOVER
be given by some future

SMITH, } agents.
D SPRIGG, }
ERET, }

October 30, 1785.
e, that I intend to apply
ly to confirm and make
Barton Lucas, late of
trafed.
EPH SPRIGG.

November 17, 1785.
ven, that the inhabitants
Patowmack river, in ead
general assembly now
corp ration of the said
Robert

November 16, 1785.
any claims against the
er G. lloway, deceased,
in properly proved, and
ected to make immediate

LOWAY, } executors.
ESTON, }

REBIVANCES and COURTS
PRICE.
iven, that the committee
courts of justice will sit
t session, from 9 o'clock
ck in the afternoon.
r.
W. PINKNEY, clk.

or Public Sale.
e subscribers, by autho
e company, did, on the
se for public sale, in the
papers, several tracts of
company, lying very near
eas, a considerable num
of different sizes, well
is, and others with ex
being parts of the tracts
gh, Mount Royal, and
ve go therefore now offer
ivate sale, on very easy
le known and the plats
or either of them. All
perty as may not be dif
efore the first Monday in
day be offered at public
Baltimore-town, by
HAM VANBIBBER,
MENT BROOKE,
MERRYMAN.

ven, that on Monday the
November, an election
for sheriff of Anne-Arun-
AS HARWOOD, clk.
ne-Arundel county.

y, November 8, 1785.
given to all persons con-
on will be preferred to
e creditors of Jonathan
nty aforesaid, deceased,
ake sale of the real estate
e payment of his debts.

TION, on the premises,
the 5th day of December
e flock, household furni-
utensils, the property of
Arundel county, deceased.
BASIL, administratrix.

h day of December 1785;
e late Thomas Deale, de-
y,
consisting of horses and
urniture. Six months cre-
with good security. w 3
OWNALL, } executors.
ALE,

No evidence that the debts due to their estate are insufficient to satisfy the claims against them.

The property of Mr. Edmiston, which was beffored to Mrs. Edmiston, is liable for the debts. This debt was contracted after Mr. Stewart left the state. This debt originated since the revolution. No vouchers to support the claim. The agreement on which this account is founded must be produced. The probate by the executor defective and insufficient. The probate not sufficient. M. Galloway's certificate is defective, the person, in whose possession Mr. Christie's books are, must certify what the claim is. This account will not pass, as the sheriff is chargeable only on supposition there was an escape, and there is no evidence produced of it. Not sufficient evidence of the claim, nor any confiscated property of Samuel Hyde's to pay his debts. Same. The credits must be ascertained. Same. Same. Wants the necessary credits for Dr. Stevenfon's attendance as a physician.