WHEREAS agreeably to an act of affembly, entitled, An act for calling out of circulation the quota this flate of the bills of credit issued by congress, and the bills of credit emitted by acts of assembly ader the old government, and by the retolves of convention, made and passed at October session, sevencen hundred and eighty, confiderable fums of money have been paid into the treatury for the purpose of alcharging debts due to British merchants or creditors, which sums to paid in the treasurer was directed by the act aforefaid to retain in his office, liable to the attachment of creditors, and subject to the future direction of the general affembly: And whereas it has been determined that such payments into the usalury are not to be deemed payments to the creditors, but fuits have been actually instituted, and recoveries had, against debtors, notwithstanding the payments into the treasury aforesaid: And whereas there are frequent applications for a return of the money fo paid in; therefore, RESOLVED, That the measurer of the western shore be and is hereby directed and empowered, upon the application of the perion or persons who lodged any sum or sums of money as aforesaid for the purpose aforesaid, or upon the application of his or their legal representatives, to return to him or them the sum or sums so deposited and now retained by virtue of the act aforesaid.

RESOLVED, That the treasurer, before he returns the money deposited, be satisfied, by competent proof, that the person applying has paid, or secured to be paid, to the British creditors, the debt for the

payment of which the money was lodged with the treasurer.

RESOLVED, That execution upon the judgment obtained at the fuit of the state of Maryland against Robert Waters and William Diamond, two of the securities of Thomas O'Bryon, late sherist Of Queen-Anne's county, be stayed until the first day of January, one thousand seven hundred and ninety-nine; and that upon the said Robert Waters and William Diamond paying the treasurer of the eastern shore, on or before the said day, one half of the principal sum of said judgment, with an interest of fix per cent. upon the amount of faid principal sum from the first day of November, one thousand seven hundred and ninety-two, and the costs of suit, a further stay of execution for the balance of faid judgment be allowed until the first day of January, eighteen hundred; and that upon the said Robert Waters and William Diamond paying the said one half part, with interest as aforesaid and costs, on the faid first day of January, one thousand seven hundred and ninety-nine, as also the one other half part of faid principal sum on or before the aforesaid first day of January, one thousand eight hundred, with six per cent. interest thereon from the said first day of January, one thousand seven hundred and ninety-nine, the said judgment shall be deemed satisfied; but if the said Robert Waters and William Diamond shall neglect to pay the said sums, with interest and costs as aforesaid, then execution may issue, without scire facias, for the sum that may be due upon said judgment.

RESOLVED, That the treasurer of the western shore apply so much of the composition money paid on a certificate called Webb's Improvement, surveyed on the twenty-eighth day of April, seventeen hundred and eighty-three, as composition money on a certificate called Second Thought, returned by John Forwood, of William, in the same manner, and at the same rate, as the composition money was paid on the original certificate aforesaid; and that a warrant of survey issue to the said John Forwood, of William, for the balance of the composition money aforesaid, at the same rate as the original warrant was granted aforefaid.

WHEREAS it appears to the general affembly, by a certificate and plot returned by the surveyor of Dorchester county, that a tract of land called Bartholomew's Close, belonging to the heirs of colonel Ryder, interferes with and takes away seventy acres and three quarters of an acre of a lot diffinguished number Three, being part of the Indian Lands, on Nanticoke manor, heretofore fold to John Eccleston by the late intendant of the revenue, and that the proportional value thereof ought to be deducted from the claim of this state against the said John Eccleston for the purchase money thereof; therefore, REsolved, That the agent of the state be and he is hereby authorised and empowered, with all convenient speed after this session of assembly, to repair to the premises so purchased by the said John Eccleston, first giving him ten days notice in writing of the time appointed by him for this purpole, and to view and examine the lands so taken away, and to receive and consider such evidence respecting the quality and situation thereof as may enable him, in aid of his own judgment thereupon, to ascertain the true relative value of the lands to affected, having regard to the original terms of the contract made by the faid ohn Eccleston for the purchase thereof; and the said agent is hereby authorised and empowered to report the valuation which he shall so make thereof to the auditor-general, under his hand and seal, without delay. And it is further RESOLVED, That the faid auditor, upon receiving the report of the faid agent, and fer procuring the account of the state against the said John Eccleston from the books of the reasury, shall forthwith proceed to settle and liquidate the true balance resulting from the examination the papers, and deducting the valuation so to be reported; and the said auditor shall certify the settleaent and liquidation aforesaid to the treasurer of the western shore, who is hereby authorised and directed pay the said John Eccleston, his executors, administrators or assigns, such balance of money, if y, as may be found due to the said John Eccleston upon such settlement and liquidation, so made by ne said auditor; and all proceedings upon the judgment obtained against the said John Eccleston for the ause aforesaid shall be and the same are hereby suspended until the further order of the legislature.

WHEREAS John Frederick Magnus Amelung, of Frederick county, did, on the eleventh day of one thousand seven hundred and ninety-seven, obtain a special warrant to affect part of a track or of land lying in the county aforesaid, called the Resurvey on Right and Good Reason, as land ca; to the state: And whereas the said John Frederick Magnus Amelung hath petitioned this general mbly to release the right of the state in said land to the said John Frederick Magnus Ameiang: And cas doubts are entertained as to the propriety of such release, RESOLVED, That the time between east day of January, one thousand seven hundred and ninety-eight, and the first day of January, one and seven hundred and ninety-nine, be not taken or computed as any part of the time within which w the faid warrant ought to be executed and payment thereon made.

ESOLVED, That the treasurer of the weltern shore advance to the governor and council sisteen 4red dollars, for the purpose of repairing and furnishing the government-house.

Kk