## RESOLUTIONS affented to November Session, 1801.

RESOLVED, That the chancellor be empowered and requested to inquire into the circumstances respecting a fale of lands in Cæcil county made by Daniel of St. Thomas Jenifer, while intendant of the revenue, to Jesse Reynolds, the certificate of which was returned to the land-office on the fourteenth of April, seventeen hundred and eighty-sever, and which land was decreed to be fold on a bill filed in the chancery court by Henry Drinker, executor of Robert Montgomery; and if the chancellor shall be of opinion that the said Jesse Reynolds, at the time of the said sale, held the said land under an equitable title from the commonwealth of Pennsylvania, so as to come within the description of those lands mentioned in the acts of November, 1788, ch. 40, and 1780, ch. 14, he may and shall direct that the said land be paid for at the rate of £. 15 per hundred acres, with the fees and costs, as mentioned in the first mentioned act, and on the payment of such sum to the state, with interest, in the manner in which he may prescribe, from the proceeds of the sale, he shall direct the treasurer of the western shore to deliver up the bond given by the said Jesse Reynolds on the purchase of the said land, and shall, on the payment of the whole purchase money, after the ratification of the sale, issue a patent to the person entitled to the said land.

RESOLVED, That the register of the land-office be and he is hereby directed and required to receive into his office the patent heretofore issued to Jacob Baltzel, of Frederick county, for one hundred and twenty-six acres of land, being lot No. 40, part of Monocacy manor, bearing date on the twenty-first day of June, in the year seventeen hundred and ninety-seven, and erase the word "Jacob," and insert in lieu thereof the word "Charles" throughout the said patent, and that he alter and correct the record book in which the said patent hath been recorded, so as to correspond with the said patent, when amended, and the error therein corrected as aforesaid; and that the said Charles, and his heirs, shall have the same right and title to the said land and premises as if the said patent had originally issued in his name.

RESOLVED, That all proceedings against James Boarman, of Gharles county, on a judgment obtained against the said James Boarman, and others, for the recovery of the balance due by him to the state of Maryland, be and they are hereby suspended until after the first day of December, one thousand eight hundred and two, and that the said James Boarman be and he is hereby indulged in the payment of the said balance till the period before mentioned; provided, that the udgment aforesaid shall continue and be in sulf-sorce, notwithstanding the suspension of proceedings directed by this resolution, and if the balance that will then be due on the aforesaid judgment be not paid by the time aforesaid, an execution may again be issued against the said James Boarman, to enforce the payment thereof.

RESOLVED, That the treasurer of the western shore pay to the order of his excellency the governor the sum of eight hundred dollars, to be by him applied in the purchase of such furniture for the government house as he shall find necessary.

RESOLVED, That this state extend to Joseph Wilkinson, executor of Richard Chew, the time for paying the balance he owes the state, and that no process shall issue against the said Joseph Wilkinson, as executor aforesaid, or the securities of the said Richard Chew, for the recovery of the balance due by them to the state, before the sirst day of December, eighteen hundred and three.

RESOLVED, That all proceedings against William Gardiner, of Charles county, on a judgment obtained against the said William Gardiner, and others, for the recovery of the balance due by him to the state of Maryland, be and they are hereby suspended until after the sirst day of December, one thousand eight hundred and two, and that the said William Gardiner be and he is hereby indulged in the payment of the said balance till the period before mentioned; provided, that the judgment aforesaid shall continue and be in full force, notwithstanding the suspension of proceedings directed by this resolution, and if the balance that will then be due on the aforesaid judgment.