No. 9. ..

RESOLVED, That the treasurer of the western shore pay to William Wood, of Fassed Jan 24 1826 In favour of Wm. Allegany county, or to his order, the sum of five hundred dollars, as a reward and Wood compensation for his meritorious services in pursuing and apprehending William Cottrill, and his two sons, William and John, who were tried and convicted, in Washington county court at last November term, of the murder of James Adams, in Allegany county, in the month of May last.

No. 10.

RESOLVED, That the treasurer of the western shore, be and he is hereby di- In savour of Sarah rected, to pay to Sarah Tillard, widow of Lieut. Colonel Tillard, of the Maryland Tillard line, (during the revolutionary war,) or her order, during life, annually in quarterly payments, a sum of money equal to the half pay of a captain.

Passed Jan 22 1820

No. 11.

RESOLVED, That the term of payment of the loan of thirty thousand dollars, In sever of the due this state from the Potomac Coc pany, on the first day of January 1819, he Potomac Compa-and the same is hereby extended to the first day of December, one thousand eight hundred and twenty-five, provided that the president and directors of the Potomac Company, pay to the treasurer of the western shore, on or before the first day of July 1821, the interest due on said loan.

No. 12.

RESOLVED, That Henry Darden, one of the securities of William Chambers, In favour of Henry against whom a judgment has been obtained by the state of Maryland, in Queen. ry Darden Anne's county court, he indulged in the payment thereof, till the first day of De cember next; Provided always, that the said Henry Darden, shall on the first day of next court, appear on the capias ad salisfaciendum, issued against him in Queen-Anne's county court, and consent to the stay of execution, upon which the sheriff of Queen Anne's county, shall be discharged from the judgment rendered against him by default in the above case.

No. 13.

RESOLVED, That the treasurer of the western shore, be and he is hereby au- Infavourof thorised and directed, to release William Ritchie and Ezra Mantz, administrators Ritchie and Mantz of William Ritchie, late clerk of Frederick county, from the payment of interest on the sums due from the said William Ritchie to this stare, at the time of his death, provided they shall fully pay the principal of the debts so due, by the first day of May next.

No. 14.

RESOLVED, That the treasurer of the western shore, be and he is hereby au- In favour of Those thorised to pay Thomas Karney, for transcribing the muster rolls of the Mary-Karney land troops, on the continental establishment, the sum of three hundred dollars, out of any unappropriated money in the treasury.

Passed Feb 9 1820

No. 15.

RESOLVED, That the governor and council be, and they are hereby authorised Infavour of Richery amine into the claim of Richery and Facel and Arthur and Facel and Face to examine into the claim of Richard Loockerman, against the state, for services and Loockerman rendered in posting the books of the auditor, and which ought to have been done by his predecessor in office, and allow him a fair compensation therefor, and to draw on the treasury for the sum allowed, and that the governor and council are hereby authorised and directed to call upon Thomas Harrison, the former auditor of the state, to pay into the treasury the sum allowed by the executive to the said Richard Loockerman, and upon his not complying with the call of the exccutive within sixty days thereafter, they are hereby authorised and directed to cause a suit to be instituted upon the bond of the said Thomas Harrison, as auditor, for neglect of duty.

No. 16.

RESOLVED, That the governor and council be and they are hereby authorised in favour of puband empowered, in all cases of debts due to this state, where judgment have been lie debtors obtained, or may be obtained, before the meeting of the next general assembly, and the defendants are subject to execution, upon application being made to them, and being fully satisfied that the said debt for which indulgence is prayed, is well and sufficiently secured, and upon such applicant paying six per cent in-o terest, and all costs due thereon, to stay any further proceedings against such debtors, until the first of January eighteen hundred and twenty one: Provided, that any judgments upon which proceedings may be staved as aforesaid, shall continue and remain, in full force, and executions may be issued thereon at any time within twelve months after the expiration of such stay.

No. 17.

RESOLVED, That the levy court of Charles county, be and they are hereby Passed Feb 10, 1820 thorised and required to levy on the assessable property of said county a sum favour of Joauthorised and required, to levy on the assessable property of said county, a sum uph Mankin