tion, nor can we suppose, when the matter is considered, that it can be desirable to your house

to give countenance to such jobbing.

Compassion for those, who have been obliged to receive in payment of old debts the bills issued by congress and this state, perhaps may be pleaded and urged in support of this clause. It may be said, Shall they, who by law were constrained to receive, in discharge of the sums due to them, paper money, at the rate fettled by the legislature, and have lent the money to the flate, be paid it back at a less value than they were compelled to receive it, by an act of the legislature. Facts, however, will not support the reasoning grounded on this specious affertion. Most probably, few of these injured individuals have lent their money, so received, to the state; they were obliged to expend it to support themselves and families, and many of them are new reduced to beggary, and justice dictates, that those who have benefited themselves by taking advantage of the tender law, should make good the loss their creditors have sustained, but we cannot see the reasonableness, under any pretence of doing justice to those individuals, of taxing the landed interest, to reduce a depreciated currency from six thousand to sixty-six and two thirds per cent. This would be, in many inftances, laying an additional burthen on the person aggrieved. The legislature now affords, though undefignedly, an opportunity to debtors to discharge their debts with a depreciated currency not equal to a fiftieth part of the debt, and then engages the real estates of those very sufferers to appreciate the money in the hands of those who have so easily acquired it. Public faith can never require, that the legislature of any state should sacrifice the most useful and industrious part of its citizens, to aggrandise individuals, by realising gams so exorbitant as to exceed any just expectation of the acquirers that they could ever be realised.

We think the clause making the new bills of congress a legal tender in the manner proposed, without being conected with a revision and alteration of the tender law now in force, strikingly exceptionable, and involves the glaring absurdity of having two different kinds of paper money, the one forty times the value of the other, a legal tender, at the same rate of exchange, for debts contracted when neither was in existence. Certain, productive funds, and not compulsion to receive it, gives paper money a fixed value; but from the particular situation of the affairs of this country, and scarcity of gold and silver, we are desirous and willing to make the new bills of credit a legal tender, upon just and equal principles, provided this establishment is connected with a revision and proper alteration of the present tender law. If, therefore, you will send us a bill on this subject, we will either assent to it, or propose such amendments as we think right; this we cannot do to the clause referred to, under the idea which you entertain, that by connecting a tender law with a money bill, you have so totally changed the nature of the former, that no amendment proposed thereto by this house can be received; or if you think the business will be more easily done by a conference, this house, being extremely desirous to complete all necessary butiness, in concert with you, will readily appoint members to meet such as may be appointed by yours, to consider and draw up a rational and equitable system for making the new bills to be iffued and those which are now in circulation a legal tender, so that justice may be done between

creditor and debtor.

By order,

J. MACCUBBIN, clk.

Messieurs Baily and Wilmer, from the house of delegates, deliver to the president the following resolutions:

## BY THE HOUSE OF DELEGATES, APRIL 29, 1780.

RESOLVED, That the allowance, or the value thereof, made by this state to their officers, the subsistence allowed by congress in lieu of rations, the one hundred dollars allowed by this state for each recruit, together with the sull value of the ration or rations not drawn, will be sufficient to cover the necessary expences of the recruiting officers.

That the governor and council be invested with full power and authority to settle as to this purpose, not only the price of the stores allowed by this state to their officers, but also the full

value of a ration.

By order,

F. GREEN, clk.

Which were read, affented to, and fent to the house of delegates by Richard Barnes, Esq;
The bill, entitled, An act for the more effectual preventing forestalling and engroffing, and
for other purposes, was read the first time and ordered to lie on the table.

The senate adjourns till to-morrow morning 9 o'clock.

## T H U R S D A Y, May 11, 1780.

HE senate met. Present the same members as on yesterday. The proceedings of yesterday were read.

Messieurs M'Mechen and Quynn, from the house of delegates, deliver to the president the following resolution:

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By