

VOTES AND PROCEEDINGS, NOVEMBER, 1782. 39

“ By the house of delegates, January 9, 1783: Read the second time and will pass.
“ By order, W. HARWOOD, clk.”

Also the following resolutions:

BY THE HOUSE OF DELEGATES, JANUARY 10, 1783.

Whereas by a resolve passed by the general Assembly, June 15, 1781, the depreciation of pay was intended to be allowed to Rezin Davis, but by mistake the name Richard was inserted instead of Rezin: Therefore

RESOLVED, That the proceedings be corrected, and the said Rezin Davis be entitled to his depreciation, agreeable to the meaning of the said resolve.

By order, W. HARWOOD, clk.

BY THE HOUSE OF DELEGATES, JANUARY 10, 1783.

RESOLVED, That the commanding officer at Annapolis make out an account of the article^s of cloathing and blankets necessary for the troops lately arrived from the southward belonging to this state, and that the intendant of the revenue furnish him with the same as soon as possible, and supply him with twenty-five gallons of spirit, and a sufficient quantity of wood, for the use of the troops aforesaid; and that the whole of the articles furnished be charged to the United States.

By order, W. HARWOOD, clk.

The supplement to the act to empower Thomas Contee to settle and collect the debts due to William Molleson, and William and Robert Molleson, or either of them, and to apply the same, was read and ordered to be engrossed.

The bill to make good the depreciation of pay to captain Philemon Griffith, was read the second time and will pass.

The resolutions of this day by Messieurs Ridgely and Worthington, were read, assented to, and, with the bill for the relief of the family of William Edmiston, and the bill to make good the depreciation of pay to captain Philemon Griffith, sent to the house of delegates by Richard Barnes, Esq;

Messieurs Coursey and Sewell, from the house of delegates, deliver to the president the following resolution:

BY THE HOUSE OF DELEGATES, JANUARY 10, 1783.

RESOLVED, That the commissioners for the preservation and sale of confiscated property, be directed not to take into their hands, for the service of the public, the following property late of Lloyd Dulany, to wit: Negroes Rachel, Henny, Poll, Sall, Nan, Grace, Nell, Jem, Isaac, and Bett; a debt due on state certificates of the 9th of August 1780, of £.213 15; the balance of the legacies left to Elizabeth Dulany by her father and mother, not received by the said Lloyd Dulany; also the money received by James Brice, as attorney in fact for the said Lloyd Dulany; but that the same be and remain in the hands of the said James Brice, for the use of the said Elizabeth Dulany, subject to the further order of the general assembly.

By order, W. HARWOOD, clk.

Which was read the first time and ordered to lie on the table.

Messieurs Lloyd and Smyth, from the house of delegates, deliver to the president the resolution of approbation to the intendant, endorsed; “ By the house of delegates, January 10, 1783: “ Read and assented to.

“ By order, W. HARWOOD, clk.”

Also a bill, entitled, An act to repeal the taxes imposed and appropriated for the redemption of the two emissions of bills of credit in the years 1780 and 1781, endorsed; “ By the house of delegates, January 2, 1783: Read the first time and ordered to lie on the table.

“ By order, W. HARWOOD, clk.

“ By the house of delegates, January 10, 1783: Read the second time and will pass.

“ By order, W. HARWOOD, clk.”

Charles Carroll, of Carrollton, Esq; brings in and delivers to the president the following message, in answer to the one from the house of delegates on the bill for the defence of the state:

BY THE SENATE, JANUARY 10, 1783.

GENTLEMEN,

IF you are clearly of opinion, that the bill for the defence of the state from the enemy's barges and cruisers, is a money bill, we are not less certain, that several matters, clauses and things, are annexed to, and blended with this bill, not immediately relating to, and necessary for, the imposing, assessing, levying or applying, the money intended to be raised by it.

The clauses repealing the act imposing certain duties for the purpose of sinking the bills of credit therein mentioned, and establishing a court for the trial of officers, marines and mariners, for breach of any of the articles established for the government of the navy of the United States, and for trying the captains of the barges Fearnought, Terrible and Defence, we conceive, do not relate to, or are requisite for the imposing, assessing, levying or applying, of money.

The