O VOTES AND PROCEEDINGS, June, 1780.

NEGATIVE.

Key,'
Mackall,
Wilmer,
Cadwalader,
Banning.

Winder, Smoot, Ecclesion, Ward, Lawfon, B. Hall, Ringgold, Chaille, Gaunt, Norris, M'Bryde, M'Mechen.

So it was resolved in the affirmative.

The question was then put, That the following clause be added to the said bill? "And be it enacted, That the debtor of any creditor, or of his assignee, who is a non-resident, and who has not any attorney in fact residing within this state, and the executor and administrator of such debtor, may, and he is hereby authorised to pay any money due to such creditor, or his assignee, to either of the treasurers, and such payment shall be deemed in law a payment of such creditor or his assignee, and the treasurer's receipt shall be sufficient evidence in law or equity of the payment of the debt, and as such shall be allowed in the courts of law and equity, and in the orphans courts, on the administration of the estates of deceased persons; and the treasurer shall retain the money so paid in his hands, liable to the attachment of creditors, and subject to the sure direction of the general assembly." The yeas and nays being called for by Mr. J. Hall appeared as follow:

Maccubbin, Williamson, Smith, S. Hanson,	Deye, Ward, Job, Lawson,	Craufurd, Magruder, Quynn, Chafe,	M'Comas, Archer, Alexander, Stull,	Sprigg, Burgeis, Cramphin, Bayly.
	NEGA	T I V E.		•
I Hall	Winder	B. Hall.	Chaille.	M'Bryde.

Key, J. Hall,
Wilmer, Dent,
Cadwalader, Banning,

Mackall,

Lethrbury,

W.Stevenson,

≥ Worthington,

Winder, Smoot, Eccleston,

B. Hall, Brown, Ringgold, Chaille, Gaunt, Norris, M'Bryde, M'Mechen.

So it was refolved in the affirmative.

The house adjourns till to-morrow morning 8 o'clock.

M O N D A Y, July 3, 1780.

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

The house resumed the consideration of the bill to suspend the act of assembly for making the bills of credit emitted by congress, &c. a legal tender, &c. and the question was put, That the sollowing clause be added thereto? "And be it enacted, That any person, who has received the bills of credit aforesaid in payment of any debt contracted before the first of September seventeen hundred and seventy-six, may, and he is hereby authorised to pay and discharge any debts contracted or due from him before that day, to the amount of the money by him received as aforesaid, by composition among his creditors; and, on petition to the chancellor or the judges of the general court, he may call on his creditors, and the chancellor or judges may order or decree them to receive and divide the money among them, according to their respective debts." The year and nays being called for by Mr. Deye appeared as follow:

AFFIRMATIVE.

Mackall, Lethrbury, W. Stevenson, Worthington,	Maccubbin, Ward, Job, Lawfon,	Craufurd, Magruder, Quynn,	Chafe, M'Comas, Archer,	Alexander, Stull, Sprigg,	Burgess, Cramphin, Bayly.
Key, Wilmer, Cadwalader,	S. Hanson, Deve, Banning,	N E G A Winder, Smoot, Eccletton,	T I V E. B. Hall, Brown, Earle,	Ringgold, Chaille, Gaunt,	Norris, M'Bryde, M'Mechen.

So it was refolved in the affirmative.

The question was then put, That the following clause be added to the said bill? "Provided always, and be it enacted, That nothing in this act contained, shall be deemed, construed, or taken, in any manner to extend to the bills of credit emitted by acts of assembly or resolves of convention, and made a legal tender by the aforesaid act, entitled, An act to make the bills of credit