

	Brought over, £.	1950	0	0
8. A professor of practical mathematics, merchants accounts, &c.		150	0	0
9. An English and writing master, as an assistant,		125	0	0
10. A professor of the French language, who is to be allowed, in addition to his salary, certain fees from his pupils,		125	0	0
		<hr/>		
		£	2300	0 0

Other masters would be still wanted, if the funds would admit, or should the number of pupils exceed two hundred; but that number is large enough for every purpose of education and good government, in a single seminary; so that at present the annual sum necessary to a complete establishment of Washington college, in its present state, would not be less than £. 2300 0 0. The revenues of the college are only what follows, and cannot be increased, without rendering education too dear, or deriving that assistance from the public, which wise states have ever given for the founding such institutions.

The tuition money for about 100 pupils, in the learned languages, philosophy, and the arts, &c. at six pounds per annum each pupil,	600	0	0
About 75 pupils, intended for merchandise, navigation, and other of the common professions of life, at four pounds per annum,	300	0	0
Rents that may be derived from letting out the old free-school, and grounds on about 75 lots leased for 99 years,	150	0	0
	<hr/>		
	1050	0	0
	1250	0	0

Wanting, at a moderate calculation, for a permanent establishment, about
£. 2300 0 0

All which is submitted to the consideration of the honourable house.

By order,

A. GOLDBER, clk.

A petition from sundry collectors of the tax of this state, was preferred and read.

ORDERED, That the report on the memorial of the visitors and governors of Washington college, be taken into consideration to morrow morning.

Mr. E. Gantt appeared in the house.

The bill to establish a road in Worcester county, from the Sinepuxent road to Walton Purnell and Annamias Hodson's grist mill, and from thence to Freeman's branch, was read the second time and passed. Sent to the senate by Mr. Townsend and Mr. Elzey.

The house adjourns till to morrow morning 9 o'clock.

T U E S D A Y, November 30, 1784.

THE house met. Present the same members as on yesterday, except Mr. Seney. The proceedings of yesterday were read.

The bill to confirm a deed of bargain and sale made by John Cannon and Anne Cannon his wife, to Sarah Piner, of and in the lands and premises therein mentioned, was read the second time by especial order and passed. Sent to the senate by Mr. Wright.

A petition from John Johnson, late surgeon to the matrosses, praying to be allowed for the depreciation of his pay; was preferred and read, and referred to Mr. Lethbrury, Mr. Quynn, and Mr. Wright, to consider and report thereon.

The bill to direct the recording a deed from John Birkhead and Anne his wife, to Richard Chew, of Anne-Arundel county, was read the second time and passed. Sent to the senate by Mr. Grahame.

Mr. Quynn, from the committee, brings in and delivers to Mr. Speaker the following report: By the COMMITTEE appointed to report on the petition of Mary Crudgington and Elizabeth Topping.

YOUR committee beg leave to report, that Dennis Dulany, late of Kent county, deceased, by his last will and testament in writing, devised to Daniel Dulany, otherwise called Daniel Crudgington, the natural son of Mary Crudgington, and half brother of Elizabeth Topping, daughter of the said Mary Crudgington, a tract or tracts of land lying in Kent county, containing about three hundred acres, being part or parts of a tract of land called Dulany's Manor. That the said Daniel Dulany, otherwise called Daniel Crudgington, died in the month of October last, under age, without issue, and intestate, leaving a wife Hannah, the daughter of a certain Kenvin Wroth, of Kent county; and that the said lands, by the death of the said Daniel as aforesaid, have become escheat to the state of Maryland. That on the 30th day of October last the aforesaid Hannah made application for escheating the said lands, and that an escheat warrant, bearing date on the day and year above mentioned, issued to her to secure the aforesaid lands. That by the laws of this state, two thirds of the valuation of the said lands are to be paid into the treasury, subject to the disposal of the general assembly. That the said Mary Crudgington, by her labour and industry, maintained in a great measure the said Daniel her son, till he became incapacitated to work or labour for her subsistence. That neither the said Mary Crudgington nor Elizabeth