

Charles Carroll, of Carrollton, Esquire, from the senate, delivers to Mr. Speaker the resolution in favour of Samuel Chase, Esquire, endorsed; "By the senate, December 13, 1790: Read the first time and ordered to lie on the table.

"By order, H. RIDGELY, jun. clk.
 "By the senate, December 17, 1790: Read the second time and dissented to.
 "By order, H. RIDGELY, jun. clk."

The following message:
 BY THE SENATE, DECEMBER 17, 1790.

GENTLEMEN,
 WE have dissented to your resolution proposing to allow the state agent for the recovery of the bank stock £. 350 sterling; but, on hearing the memorialist at the bar of the senate, and his agreeing to accept the allowance on the terms expressed in a resolution herewith transmitted you, if such a one were originated and sent from your house, the senate would assent to it.

By order, H. RIDGELY, jun. clk.
 Which was read the first and second time and agreed to.
 The resolution in favour of Thomas Miles, endorsed; "By the senate, December 16, 1790: Read the first time and ordered to lie on the table.

"By order, H. RIDGELY, jun. clk.
 "By the senate, December 17, 1790: Read the second time by especial order and assented to.
 "By order, H. RIDGELY, jun. clk."

The resolution in favour of Philip Casson, endorsed; By the senate, December 16, 1790: Read the first time and ordered to lie on the table.

"By order, H. RIDGELY, jun. clk.
 "By the senate, December 17, 1790: Read the second time by especial order and dissented to.
 "By order, H. RIDGELY, jun. clk."

The further supplementary act to the act for building a new church in the city of Annapolis, endorsed; "By the senate, December 15, 1790: Read the first time and ordered to lie on the table.

"By order, H. RIDGELY, jun. clk.
 "By the senate, December 17, 1790: Read the second time and will pass.
 "By order, H. RIDGELY, jun. clk."

And the bill to confirm and aid certain proceedings of the orphans court, and register of wills, for Harford county, endorsed; "By the senate, December 14, 1790: Read the first time and ordered to lie on the table.

"By order, H. RIDGELY, jun. clk.
 "By the senate, December 17, 1790: Read the second time and will pass with the proposed amendment.
 "By order, H. RIDGELY, jun. clk."

Amendment proposed. At the end of the bill add the following clause: "And be it enacted, That the justices of the said orphans court, or any three or more of them, shall cause a seal to be made for the said orphans court of the said county, within the space of three months after the passage of this act; and if a seal for such court shall not be made and delivered to the register of wills of the said county, within the time herein before limited, each and every justice of the said court shall forfeit and pay the sum of ten pounds current money for such refusal or neglect; and the expence of making the said seal shall be levied and collected as other expences of the county."

Which was read the first and second time, and the bills ordered to be engrossed.
 RESOLVED, That the sum of three hundred and fifty pounds sterling be allowed Samuel Chase, Esquire, agent for the recovery of the bank stock, for his professional services in defending and prosecuting the suits in the chancery court of Great-Britain, respecting the bank stock, and for his expences during his stay in England for that purpose, and that the said sum be deducted out of the five hundred pounds sterling advanced by this state to the said agent to carry on the said suits; the said agent having agreed to receive the above sum of three hundred and fifty pounds sterling in full satisfaction for all professional and other services and expences heretofore or hereafter to be performed or expended by him, and that he will not ask from this state any further compensation than his conditional commission and the legal costs and fees, paid or to be paid, on the said suits in chancery, as expressed in the resolution of the general assembly at November session, 1785.

On the second reading the supplement to an act to regulate the inspection of tobacco, the question was put, That the clause repealing the second section of the original act be struck out? The yeas and nays being called for by Mr. W. Bowie, appeared as follow:

	A F F I R M A T I V E.					
Messieurs	Carroll,	Craig,	Jones,	Quynn,	Downes,	Forrest,
	Plater,	Parnham,	Lecompte,	Chaille,	Ott,	Oncale,
	Tilghman,	Sherwood,	Goldsbrough,	Dennis,	Burgefs,	Beall.
	Mackall,	Kerr,	F. Bowie,	Pinkney,	Crabb,	23.
			N E G A T I V E.			
Messieurs	Moore,	J. Worthington,	Ridgely, of Wm.	R. Bowie,	Beatty,	M'Mechen,
	Lethrbury,	Gantt,	Gough,	Clark,	M'Comas,	Rochester,
	N. Worthington,	Freeland,	Denwood,	W. Bowie,	Amos,	Cellar,
	B. Worthington,	Ridgely,	R. Bond,	Duvall,	Douglafs,	Simkins.
	Harwood,					25.

So it was determined in the negative.