

Mr. Eccleston moved to strike out '4' to insert '5.' Determined in the negative.

On motion by Mr. Eccleston, the words 'at their next session' were inserted after the words 'legislature of this state.'

Mr. Thomas moved to suspend the 42d rule, for the purpose of reconsidering the section making the appropriation. Determined in the negative.

On motion by Mr. Teackle, the following was added:

'And be it enacted, That in the absence of the governor the directors present shall have power to appoint a president pro tem.'

On motion by Mr. Maxcy, the following was added:

'And be it enacted, That the said president and directors be and they are hereby authorised, on such occasions as to them may seem proper, to correspond with the general government, and the state governments, for the purpose of promoting the objects of this act, and to request the aid and co-operation of those governments, in making surveys, or performing any other acts connected with the duties and objects of the establishment of the board of public works.'

The question was then put, Shall the said bill pass?

The yeas and nays being required appeared as follow:

AFFIRMATIVE.

Messrs. Kilgour	Spencer	Howard
Millard	A. E. Jones	Tyson
Hawkins	Teackle	Merrick
Gough	Brown	Kershner
Gantt	Beall	Kennedy
Maxcy	Duvall	Lansdale
Estep	Barrette	Lee
M. Smith	Speed	Hughes
Chapman	Stevens	Willson
Garner	Sudler	Perry
Rogerson	Cockey	Reid
Edelen	Barnes	Blair
M'Culloh	Sappington	Armstrong—41
Goldsborough	Farquhar	

NEGATIVE.

Messrs. Welch	Ennalls	S R. Smith
Boon	Brohawn	Mitchell
Wickes	Douglas	Montgomery
Linthicum	Eccleston	Williams
Beckett	Thomas	Sewell
Worthington	Grubb	Hall
Shower	Gilpin	Keene
Turner	Harlan	Saulsbury
Banning	Ridgaway	Hughlett
Millis	Hopper	Jacques—32
B. I. Jones	Parker	

Resolved in the affirmative.

The house adjourns until 6 o'clock, P. M.