to change the corporate name thereof by omitting therefrom the words 'Harford County.'"

AMENDMENT PROPOSED.

To follow the word "conducted," at the end of line 23, in section 3.

"But it is expressly provided that the right of condemnation hereby granted to said company or that it may otherwise have under the general laws shall not be construed to authorize it to acquire in that way any of the lands, rights, privileges or property now used, owned or occupied by the Conowingo Bridge Company in Cecil county or Harford county, in the State of Maryland, and that said power of condemnation shall not be exercised along the Susquehanna river, in Cecil county or Harford county aforesaid, farther north than one mile and a-half above the said Conowingo bridge."

Mr. Mitchell proposed the following substitute for the amendment.

SUBSTITUTE FOR COMMITTEE'S AMENDMENT.

Amend section 3 by adding at the end of said section the following:

"But it is expressly provided, that the right of condemnation hereby granted to said company, or that it may otherwise have under the general laws, shall not be construed to authorize it to acquire in that way any of the lands, rights, privileges or property in Cecil or Harford counties in the State of Maryland, used, owned, occupied, appropriated or contracted for by either the Conowingo Bridge Company, the Susquehanna Electric Power Company or the Susquehanna Construction Company, of Baltimore city, except so far as may be required in order to back the water of the Susquehanna river to a height of six feet above the crest of the present main dam of the said Susquehanna Power and Paper Company."

Which was adopted.

Also the following amendments:

AMENDMENTS PROPOSED.

In line 23 of section 3, after the word "said" strike out the words "electric power," and insert in lieu thereof the words "Susquehanna Power and Paper."

Which was adopted.