

peake and Ohio Canal Company, and to individuals doing business on the Canal; and,

WHEREAS, Our Commissioner to the Governor of Virginia, in his report to the Legislature, informs us that the Governor of Virginia was understood to say "that if, at any time, the military forces of Virginia should trespass or temporarily occupy the soil of Maryland, it could only be justified by the pressing exigency of a military necessity, in defence and protection of her own soil from threatened or actual invasion, and certainly with no hostile intent towards the citizens of the State of Maryland, and that any and all damages to persons or property consequent upon such occupation, should be fully and liberally compensated for;" therefore,

Be it Resolved by the General Assembly of Maryland, That Maryland will rely upon the honor of Virginia for full recompense for all property destroyed by said troops.

And be it further Resolved, That a copy of these resolutions be forwarded by the Governor of Maryland to the Governor of Virginia.

Which was read, and referred to the Committee on Federal Relations.

A bill, entitled, An act to legalize and make valid the acts, doings and proceedings of the Burgess and Commissioners of Uniontown, in Carroll county,

Was taken up, read the second time, and ordered to be engrossed for a third reading.

A bill, entitled, An act to explain the 25th section of the 38th Article of the Code of Public General Laws, relating to the fees of officers,

Was taken up, read the third time, and passed by yeas and nays as follows:

AFFIRMATIVE.

Messrs. Brooke, President;	McKaig,
Blackistone,	Miles,
Bradley,	Nuttle,
Duvall,	Smith,
Franklin,	Stone,
Goldsborough, of Talbot,	Townsend,
Heckart,	Watkins,
Kimmel,	Whitaker—16.

NEGATIVE—NONE.

Said bill was then sent to the House of Delegates.