The bill to incorporate a company for the purpose of building a bridge over the river Susquelianna, was read

the second time, passed, and sent to the senate by the clerk.

The resolutions directing the executive to purchase swords, pistols, cartridge boxes and knapsacks, were read the second time, and the question put, That the house assent to the same? The year and mays being required, appeared as follow:

			A	rrin	N W I I	v Ł.			
	Brice	Grahame	Randall	Porter	Wright	Sappington	Hughlett	Downer	
	Welch	P Stuart	Brown	Page	Scott	J Thomas	Young	Bowles.	
	Ľ Hodges	Chapman	Bayly	Herbert	Hayward	Streett	R Steuart	Carroll	
1	O Williams	Dorsey	Gale	Beall	Wilson	Sanders	Bland	S Thomas	
•	Merriken	l'arnham	Cottman	Boyle	Bennett	Davis	Tilghman	Hilleary	
•	Reynolds	Stansbury	Dennis	Hopper	B er	Bayard	Gabby	M'Mahon	. 64
	Blake	Harryman	Griffith	Spencer	I H Thomas	Willis			-54
		•		N'EGA	TIVI	Ε.			3
	# Hebb	Hopewell	Edmondson	Perrie	Gaither	Veatch	Tomlinson,	Reid	47
	Blakistone	Ireland	Frazier			,	a ominiaon,	170117	
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So it was resolved in the affirmative.

Sent to the senate by the clerk.

On the second reading of the resolution making an appropriation for the purpose of completing the road from Hancock to Cumberland, the question was put, That the blank therein be filled up with the words "three thousand dollars?" Determined in the negative.

The question was then put on two thousand dollars. Determined in the negative.

The question was then put on fifteen hundred dollars. Resolved in the affirmative.

The question was then put, That the house assent to the said resolution? The year and nays being required appeared as follow:

Hebb E Blak istone E Hopewell ≥ Hodges O Williams	Reynolds Blake Ireland Grahame P Stuart	Chapman Dorsey Parnham Edmondson Kerr	Frazier Dennis Griffith Perrie Herbert	Beall Spencer Wright Baer	J H Thomas Sappington J Thomas Bayard	R Steuart Tilghman Gabby Bowles	Hillcary M' Mahon Tomlinson Reid	36
Brice Welch Merriken Stansbury	Harryman Randall Brown Bayly	Cottman Porter Page Boyle	N E G A Hopper Scott Hayward Wilson So it was resolve	T I V E. Bennett Forwood Streett ed in the affirmat	Davis Willis Hughlett	Young Bland Carroll	Gaither S Thomas Veatch	68

Sent to the senate by the clerk.

The following order was read and agreed to.

ORDERED. That the executive of this state cause to be returned all arms that may at this time be in possession of persons out of the state, and that they make report of the same to the next legislature.

The following resolution was read the first and second time by especial order, and assented to.

RESOLVED. That the number of four thousand stand of arms, and the horseman's swords and pistols, directed to be purchased by the legislature, and subject to the order of the executive, when provided, shall be deposited equally in the arsenals on the eastern and western shores of this state, and distributed by the executive among the militia only when called into actual service, and if our quota should be actually called for by the general government, then such distribution shall be considered only by way of loan to the general government.

The following resolution was read.

RESOLVED, That the treasurer of the western shore be and he is hereby authorised and directed to subscribe for — shares in the Farmers Bank of Maryland, and for — shares in the Union Bank of Maryland, and for — shares in the Mechanics Bank of Baltimore, and to pay the amount of the shares, so subscribed, to the president and managers of the respective companies.

The following resolution was read.

RESOLVED. That the treasurer of the western shore be and he is hereby authorised and required to subscribe for — shares of stock of the Bultimore and Frederick town turnpike road company, whenever a subscription for additional stock shall be opened by the said company, to be paid out of any unappropriated money in the treasury.

Mr. Brice, from the committee, delivers to the speaker the following report:

THE committee to whom was referred the petition of Aquila Usleton, of Chester town, Kent county, praying a law authorising the clerk of the county to record a deed, and make it binding against the heirs of the grantor, which he omitted to record within the time allowed by law, having taken the same into consideration, are of opinion that it would be improper for the legislature to interfere in the case, the chancery court being the proper tribunal for such application, and that the petitioner have leave to withdraw his petition. All which is submitted.

By order, D. L. JACOB, clk.

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Which was read the first and second time by especial order and concurred with.