upon which the State Tobacco Warehouses Nos. 3 and 4, in the city of Baltimore;

On motion of Mr. Weems,

Said resolution was amended by striking out from the word "Maryland," in the second line, to the word "that," in the 7th line, and in-

serting in lieu thereof the following:

"That the Governor be and he is hereby authorised and requested to purchase the said lease, and so soon as the said John J. Myer, shall execute to the State, a good and sufficient deed, in fee, for said lot, and the same shall be approved by the Attorney General for the State, or his deputy for the district of Baltimore,"

The said preamble and resolution was then read the second time,

as amended, assented to, and sent to the senate.

On motion of Mr. Le Grand, to second has the walk sale

The house took up for consideration the report and resolution submitted by him on the 4th instant, from the committee on internal improvements, in favor of the claims of Malachi Duval;

The said report and resolution was then read the second time;

Mr. Brent offered as a substitue for said report and resolution the

following:

Resolved by the General Assembly of Maryland, That the claim of M. Duval, for services rendered on the Eastern Shore Rail Road. be and is hereby referred to the commissioners appointed under the law of 1839, and that they be authorised to re-hear and award on the same, and that spaceeding of the senate, that they same,

Which was read; as moisses surveins to visseed out to be only and

Pending this motion, the hour arrived for taking a recess,

On motion of Mr. Jones, of Somerset.

The house took a recess until four o'clock, P. M.

FOUR O'CLOCK, P. M.

The house met.

And resumed the consideration of the report and resolution in favor of the claims of Malachi Duval, and the substitute offered there-

for by Mr. Brent;

Mr. Poultney called for the previous question, which being demanded by a majority of the members present, the said previous question was put, that is, shall the main question be now put, and it was

Resolved in the affirmative.

The question was then put, will the house adopt the substitute as offered by Mr. Brent;

submitted by him on the 25th February in relation to the ground rent

Determined in the negative. On motion of Mr. England,

The yeas and nays were ordered and appeared as follows:

AFFIRMATIVE: 199 W . M. to notion all

Messrs. Ridgely, Spr. Willis Naill Naill