Ordered, That the committee on inspections be, and they are hereby authorised to proceed to the city of Baltimore, to make their investigations.

By order,

George W. Weems, Chairman.

Which was read the first and by a special order the second time, and concurred in.

Mr. Causin reported a bill, entitled a supplement to the act of 1834, ch. 274, entitled an act to extend the charters of the severa Banks in the city of Baltimore;

Which was read the first, and by a special order the second time,

and passed.

Mr. Forman submitted the following preamble and resolution:

Whereas, the passage of the Sub-Treasury law by Congress has had a most injurious effect upon the public finances, and has greatly aided in bringing about the present embarrassments of the country; therefore, with a view of getting rid of so pernicious a measure,

Resolved by the General Assembly of Maryland, That our Senators and Representatives in Congress be requested to vote for the

repeal of the Sub-Treasury law.

Which was read the first time and ordered to lie on the table.

The clerk of the senate returned the bill, entitled a further supplement to an act, entitled an act to blend Newtown Trap and New Freedom, in Frederick county, into one, by the name of Jefferson, passed December session 1831, ch. 299,

Endorsed, "will pass," and the bill ordered to be engrossed.

Also the bill, entitled an act supplementary to an act passed at December session 1839, ch. 279;

Endorsed "will pass with the proposed amendments;"

Which amendments were severally read the first and by a special order the second time, severally assented to, and the bill ordered to be engrossed.

And delivered the following bills originated in and passed by the

A bill, entitled an act to incorporate the Christ Church Asylum for Female Children;

Which was read and referred to the committee on corporations. And a bill, entitled a supplement to an act, entitled an act to incorporate the Trustees of the Poor of Baltimore city and county;

Mr. Le Grand moved that said bill be referred to the select com-

mittee already appointed on that subject.

The Speaker gave it as the opinion of the chair, that the bill being an act of incorporation, and of a public character, should, under the 39th rule of the house, be referred to the standing committee on corporations.

Mr. Le Grand then moved to suspend the 39th rule of the house;

Determined in the negative.

The said bill was then referred to the committee on cerporations.