Mr. Eccleston moved to strike out '4' to insert '5.' Determined in the negative.

On motion by Mr. Eccleston, the words at their next session

were inserted after the words elegislature of this state.

Mr. Thomas moved to suspend the 42d rule, for the purpose of reconsidering the section making the appropriation. Determined in the negative.

On motion by Mr. Teackle, the following was added:

And be it enacted, That in the absence of the governor the directors present shall have power to appoint a president protem.

On motion by Mr. Maxcy, the following was added:

And be it enacted. That the said president and directors be and they are hereby authorised, on such occasions as to them may seem proper, to correspond with the general government, and the state governments, for the purpose of promoting the objects of this act, and to request the aid and co operation of those governments, in making surveys, or performing any other acts connected with the duties and objects of the establishment of the board of public works.'

The question was then put, Shall the said bill pass? The yeas and nays being required appeared as follow:

AFFIRMATIVE.

Messrs. Kilgour,
Millard
Hawkins
Gough
Gantt
Maxcy
Estep
M. Smith
Chapman
Garner
Kogerson
Edelen
M'Culloh
Goldsborough

Spencer
A. E. Jones
Teackle
Brown
Beall
Duvall
Barrette
Speed
Stevens
Sudler
Cockey
Barnes
Sappingten
Farquhar

Tyson
Merrick
Kershner
Kennedy
Lansdale
Lee
Hughes
Willson
Perry
Reid
Blair
Armstrong—41

NEGATIVE.

Messrs. Welch
Boon
Wickes
Linthicum
Beckett
Worthington
Shower
Turner
Banning
Millis
B. I. Jones

Ennalls
Brohawn,
Douglas
Eccleston
Thomasi
Grubb
Gilpin
Harlan
Ridgaway
Hopper
Parker

SR. Smith Mitchell Montgomery Williams Sewell Hall Keene Saulsbury Hughlett Jacques—32.

Resolved in the affirmative.

The house adjourns until 6 o'clock, P. M.