

quest a conference on this disagreement between the two houses. Messrs. Brown, L. Hollingsworth and Stephen, are named by the senate to join such gentlemen as may be appointed by your house as a committee of conference on the subject.

By order,

THOS. ROGERS, Clk.

The bill entitled, an act for the relief of John Landroth, of Somerset county, was read the second time, passed and sent to the house of delegates by the clerk.

The bill entitled, an act for the support of James Upton, of Baltimore county, was read the second time, passed with sundry amendments, and sent to the house of delegates by the clerk.

The bill entitled, an act for the relief of James Catterton, of Calvert county. And the bill entitled, an act for the relief of Clare Stone, of Saint Mary's county, were severally read the second time, and will not pass. Sent to the house of delegates by the clerk.

The bill entitled, a further supplement to the act entitled, an act for opening and extending Aisquith street in the Eastern precincts of Baltimore, was read the second time, passed and sent to the house of delegates by the clerk.

The bill entitled, an act to annul the marriage of Charles R. Green, and Ann his wife, of the city of Baltimore, was read the second time and will not pass. Sent to the house of delegates by the clerk.

The clerk of the house of delegates delivers a bill entitled, an act vesting in the orphans courts in the several counties of this state, certain powers relative to real property. A bill entitled, a supplement to an act entitled, an act providing for calling out & detaching the militia of this state, & for other purposes. And a bill entitled, an act relating to British confiscated property within this state, severally passed by that house 28th January, 1815. And a bill entitled, an act extending the benefit of the insolvent laws to certain petitioners therein mentioned, passed by that house the 30th January 1815; and the following resolutions:

BY THE HOUSE OF DELEGATES, Jan. 28, 1815.

*Resolved*, That the military accountant for the Eastern Shore of this state, be, and he is hereby required to liquidate and allow to the company of militia of the state of Delaware, commanded by Captain George R. Massay, who marched into this state, and was stationed at Elkton at the time of the threatened attack on that place, by the enemy in 1813, such pay as they would have been entitled to, (if militia of this state called into its service) which allowance the treasurer of the Western Shore is hereby required to pay to the said George R. Massay, and also the sum of one hundred and two dollars and seventy five cents, expenses incurred and paid by him for wagon hire, and other charges attending said service.

By order,

UPTON S. REID, Clk.

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

And the bill entitled, an act to provide for the safety of the public records, and for other purposes, with the following message:

BY THE HOUSE OF DELEGATES, January 30, 1815.

*Gentlemen of the Senate,*

It is certainly of the utmost importance to the good people of this state that the public records should be placed in perfect security, and out of the reach of the enemy. This house cannot believe that the city or county of Baltimore is a place of such perfect security, or out of the reach of the enemy. They cannot therefore concur in the amendments proposed in your house to the bill entitled an act to provide for the safety of the public records, and for other purposes. We therefore send you back the bill under the hope that in a business so important, you will reconsider the subject, and recede from the amendments by you proposed.

By order,

UPTON S. REID, Clk.

And the bill entitled, an act to incorporate Frederick town in Frederick county, with the following message:

BY THE HOUSE OF DELEGATES, January 28, 1815.

*Gentlemen of the senate,*

We have assented to the second, sixth, eighth and tenth amendments, proposed by your honorable body to the bill entitled, an act to incorporate Frederick town in Frederick county, as they do not materially affect the plan of incorporation contained in the said bill; the other amendments we have disagreed to, and considering that the bill has been the deliberate result of several town meetings held after public notice in Frederick town, in which the principal interests of the said town appear to have concurred without distinction of party; and considering also that it has been recommended to the legislature, by the petition transmitted from your house, signed by a great number of citizens, of whom one hundred and twenty-six are certified by the collector of Frederick county, to be free holders of the said town, and the residue taxable inhabitants thereof. We earnestly hope that on re-consideration the senate may be induced to recede from such of the amendments proposed by them, as this house have not felt themselves at liberty to agree to.

By order,

UPTON S. REID, Clk.

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

And the engrossed bills from No. 65 to No. 76 inclusive, and from No. 84 to 93 inclusive, severally assented to by that house the 30th January 1815. Which were severally read and assented to.

The resolution in favor of John Jolly and Zachariah Roberts, were severally read the second time, and sent to the house of delegates by the clerk.

The resolutions relative to the records of the late general court and the court of appeals for the Eastern Shore, was read the second time, assented to and sent to the house of delegates by the clerk.

The bill entitled, an act to empower Parker Bowen, administrator of Benjamin Y. Bowen, col-