from time to time, as they shall deem proper, may sell and dispose of said securities and exchange, and redeposit the same with the said Treasurer, under such rules and regulations for said exchange and redeposit, as said Treasurer shall direct, the said Company confining the said business of sale, disposition and exchange of said securities to either or all of the said securities above named in this section, the interests and profits accruing and made on said securities, and the sale or exchange thereof to be collected by and paid over to said Company.

Which was concurred in, and the bill passed by year and nays, as follows:

AFFIRMATIVE.	
Messrs. President,	Hyland,
m Biggs,	Kimmel,
Browne,	Maddox,
Carroll,	Malone,
Clarke,	Miller,
Denson,	Sellman,
Earle,	Snyder,
Fields,	Welch,
Henkle,	Wilson—19
Henry.	

NEGATIVE-None.

A bill entitled an Act to incorporate the town of Upper Marlboro', with the following proposed amendments:

AMENDMENTS PROPOSED.

In line 2, of sec. 2, strike out the words "first Monday in May and annually," and insert first Thursday in April next, and every three years thereafter.

In sec. 11, line 9, after the word "present," insert in person.

In sec. 9, line 8, after the word "sufficient," insert the words: and the bonds of said Collectors shall be liable to be sued in the same manner as the bonds of Collectors of county and State taxes now are.

Which were concurred in, and the bill passed by yeas and nays, as follows:

	AFFIRMATIVE.	
Messrs. President,	Malone,	
Biggs,	Miller,	
Browne,	Parker,	
Clarke,	Sellman,	
Denson,	Spates,	
Earle,	Stephenson	
Fields,	Timmons,	,
	- /	