

No. 32

(House Joint Resolution 46)

House Joint Resolution requesting the Mayor and Board of Aldermen of the City of Frederick to postpone the demolition of the John Hanson Home pending consideration by the Maryland General Assembly to restore this historically significant building.

WHEREAS, the preservation of historic landmarks is an important element of Maryland's culture and pride; and

WHEREAS, the John Hanson Home in the City of Frederick was the residence of John Hanson while he served as Maryland's representative to the Continental Congress and first President of the United States IN Congress Assembled; and

WHEREAS, this landmark should stand as a monument to the ideals promulgated by John Hanson; now, therefore be it

Resolved by the General Assembly of Maryland, That the Mayor and Board of Aldermen of the City of Frederick be requested to postpone the planned demolition of the John Hanson Home in light of this Body's considering action to restore and preserve this building; and be it further

Resolved, That the Secretary of State of Maryland send copies of this Resolution to the Mayor and each member of the Board of Aldermen of the City of Frederick.

Approved May 5, 1972.

No. 33

(House Joint Resolution 70)

House Joint Resolution requesting the Secretary of Health, Education and Welfare of the United States, and the Secretary of Health and Mental Hygiene of Maryland, to permit payment by a medical assistance recipient of the difference between the rate of the least expensive nursing home care and the maximum rate allowable under the Maryland Medical Assistance Program.

WHEREAS, Under the Maryland Medical Assistance Program, there is a maximum per diem nursing home allowance; and

WHEREAS, There exists a shortage of nursing home space available at the maximum rate allowed under the Medical Assistance Program; and

WHEREAS, nursing homes which have no care available at the rate allowed may have care available at a rate higher than that allowed, and the indigent or medically indigent patient may have sufficient resources to pay the difference between the allowed amount and the rate of available care; and

WHEREAS, present Department of Health, Education and Welfare regulations prohibit a state receiving funds under the Social Security