

Gorter,
Hayes,
Hepbron,

Smith,
Waters,
Wilkinson—16.

NEGATIVE.

Messrs. President,

Wootton—2.

Said bill was then returned to the House of Delegates.

Mr. Rogers, from the Committee on Education, reported favorably, the following bills:

House bill entitled an Act to repeal and re-enact with amendments section 19 and 42, of the Code of Public General Laws, title "Public Education."

Which was read the second time.

Senate bill entitled an Act to repeal and re-enact with amendments sections 6, 18 and 25, of Article 75, of the Code of Public General Laws, title "Public Education,"

With the following proposed amendments:

AMENDMENTS PROPOSED.

In line 6 and 7, strike out "in counties having less than one hundred schools, of three persons, and in counties having one hundred schools or more of six persons," and insert in lieu thereof the following: "In the counties of Baltimore, Carroll, Frederick and Washington, of six persons, and in each of the other counties of three persons," and in lines 13, 14 and 15, strike out "in counties having less than one hundred schools, one County School Commissioner, and in counties having one hundred schools or more, two County School Commissioners," and insert in lieu thereof "in each of the counties of Baltimore, Carroll, Frederick and Washington, two County School Commissioners and in each of the other counties one County School Commissioner."

In section 6, line 10, after the word "qualify," insert the following: "Provided that the present Board of School Commissioners for Garret county shall remain in office for the term for which they were appointed by the Governor and until their successors are selected and qualified."

Which were adopted.

Mr. Pearre submitted the following proposed amendment: