

Ringgold  
Stewart  
Compton  
Kent  
Linthicum  
Bourne  
Somervell  
M Smith  
Chapman

Thompson  
Maffitt  
Beall  
Du Val  
Gantt  
Speed  
Crabb  
Stevens  
Nicholson

Tyson  
Stricker  
Hall  
Newcomer  
Fitzhugh  
E. Hughes  
Peter  
Janes  
Lansdale—45

## NEGATIVE.

Messrs. Wilmer  
Done  
Dennis  
Gibbons  
Goldsborough  
Griffith  
J. W. Thomas

Peach  
S. R. Smith  
Slemaker  
Bishop  
Hitch  
Hope  
Norris

Sutton  
Montgomery  
Hardcastle  
Brown  
Tidball  
Ridgely  
Shaw—21

So it was resolved in the affirmative.

The question then recurred, and being put on the adoption of the third additional section in the amendment offered by Mr. Barnes, it was resolved in the affirmative.

Mr. John W. Thomas then offered the following amendment to the bill, as an additional section:

And be it enacted, That so soon as the primary schools are established and in successful operation, the funds now allowed by law to the several colleges and academies, shall be withdrawn and applied to the said schools.

Mr. Turner moved to strike therefrom, "colleges."

Mr. Samuel R. Smith proposed to amend the motion of Mr. Turner, by adding thereto, "and academies."

When, the speaker having called for the previous question, it was accordingly put; that is, Shall the main question on striking out be now put? and it was decided in the affirmative.

The main question was therefore put on striking out as proposed, and resolved in the affirmative. The amendment proposed by Mr. Thomas was then rejected.

Mr. Du Val then offered the following amendment, as an additional section:

And be it enacted, That the provisions of the 6th section of this act shall not extend to Prince George's county, but that the levy court of said county shall levy whatever sum may be deemed necessary, upon the certificates of the trustees of the school districts for the purposes of this act.

On motion by Mr. Campbell, the amendment proposed by Mr. Du Val was so modified as to include Kent county.

On motion by Mr. Norris, the proposed amendment was further modified so as to include Harford county.

On motion by Mr. Hawkins, the said amendment was further modified by the insertion therein of Saint Mary's county.