

Morgan,
Beck,
Welch,
Hall,
Williams,
Clarke,
Cameron,
Hutchins,
Shipley,
Davis, of Charles,
Thomas,
Jump,
Jones,
Parsons,
Phelps,
Whitaker,

Calvert,
Hutton,
Burche,
Turner,
Coleman,
Neilson,
Smith,
Flaherty,
Robson,
Hooper,
Israel,
Knott,
Lankford,
Stevens,
Kraft,

Davis, of B. city,
Waltmeyer,
Feig,
Bixler,
Aydelott,
Nelson,
Whiteford,
Haller,
McCulloh,
Carmichael,
Neale,
Dawson;
Horsey,
King,
Hammond—51.

NEGATIVE.

Messrs.

Rouzer,
Buhrman,
Baker,
Linthicum,
Gorsuch,

Steiner,
Appleman,
Tobey,
Bishop,
Spicer,
Gilpin,

McCulley,
Benton,
Poole,
Criswell,
Wampler,
Gore—17.

The vote by which the bill was ordered to a third reading, was reconsidered.

Said bill being upon the second reading,

On motion of Mr. Carmichael,

The following amendments adopted on yesterday were reconsidered.

“In section two, line 2nd, between the words Courts and for,” insert “Judges of the Courts.”

“After the words ‘select,’ in line 13, insert the words, ‘alternately one name.’”

The amendments were then rejected.

Mr. Haller proposed the following :

In 1st section, 3d line, insert the word “Allegany,” between the words, “of” and “Washington.”

Which was rejected.

Mr. Appleman proposed the following :

Strike out all after the enacting clause and insert “that it shall be the duty of the Sheriff and county clerk of each of the counties in the State of Maryland, to select from the inhabitants of their respective counties, 48 persons qualified as jurors under the general laws of the State, to be summoned by the Sheriff to serve as grand and petit jurors, the grand