3rd section, strike out commencing in the 10th line, the following words "but nothing contained in this Act shall be construed as to prevent the running of the cars on Sun'day until the announcement of the vote by the Governor;"

Which was read and rejected by yeas and nays as follow:

AFFIRMATIVE.

Messrs. Billingslea,
Brodwater,
Davis, of Caroline,
Davis, of Washington,
Earle,
Holton,
Tome,
Trail,
Vickers—10.

NEGATIVE.

Messrs. Bowie,
Compton,
Jump,
Kimmel,
Mackall,
Maddox,

Mules,
Spates,
Stephenson,
Stephenson,
Waters—11.

Mr. Stirling moved to reconsider the vote by which said amendment was rejected;

Determined the affirmative.

The question then recurred upon the adoption of the amendment submitted by Mr. Vickers, and it was

Determined in the affirmative.

The bill was then read the third time and passed by yeas and nays as follow:

A FFIRMATIVE.

Messrs. Bowie, Mackall,
Brodwater, Maddox,
Compton, Mules,
Earle, Spates,
Henkle, Stirling,
Jump, Waters—13.
Kimmel,

NEGATIVE.

Messrs. Billingslea, Tome,
Davis, of Caroline, Trail,
Holton, Vickers,
Stephenson, Young—8.

Said bill was then returned to the House of Delegates.

The clerk of the House of Delegates returned the bill entitled, an Act to provide by law for taking and perpetuating the evidence of the number of persons held to labor and service in the State of Maryland, and emancipated by the Constitution adopted in the year 1864, and by whom such persons were so held;