Said bill being upon a second reading.

Mr. Williams submitted a substitute for the original bill,

Which was adopted.

The bill as amended,

Was then read a second time and ordered to be engrossed for a third reading,

And having been engrossed.

Mr. Williams moved that the bill be read a third time this day, in accordance with the provisions of section 27, Article 3, of the Constitution.

The yeas and nays were called and appeared as follows:

AFFIRMATIVE.

Messrs. Stewart, Speaker,	Davis, of Cecil, Touchstone,	Morse, Blake,
Loker,	Richards,	Latrobe,
$\operatorname{Coad},$	Mearns,	Pentland,
Boyer,	Keech,	Bond, of B. city,
Beck,	Guy,	Colton,
Hammond,	Williams,	Mullin,
Iglehart,	Sudler,	McElroy,
Bond, of Calvert,	Legg,	Harig,
Dalrymple,	Holloway,	Markland,
Mitchell,	Albaugh,	Coudy,
Chapman,	Dutrow,	Herbert,
Nicolai,	Wenner,	Seibert,
Slingluff,	Bowlus,	Conley,
Montague,	Byers,	McCulloh,
Poteet	Silver,	Kean,
Holmes,	Nelson,	Devecmon,
Biddison,	Vandiver,	Trimble,
Rose,	Moore,	Hall,
Lowe,	Hubbard,	Jordan,
Corbin,	Sanner,	Jones,
Hersey,	Wentz,	Fooks,
Johnson,	Robb,	Hopkins-68.
NEGATIVE.		

NEGATIVE.

Messrs. Worthington, Harden—3. Davis, of Carroll,

So (two-thirds of all the members elected having voted in affirmative.)

The bill was read a third time and passed by year and nays as follows: