may say, without exaggeration, its benefits will extend to the entire State.

This Company has already spent over half a million of dollars in making preparation for the prosecution of their business of manufacturing lumber, relying upon their Act of incorporation, and it certainly would be not only unjust, but unwise for the State, at this state of its operations, to enact a law which would seriously cripple, if not entirely destroy, this reliable and most meritorious enterprise.

If, as we have before observed, this Company should violate any of the provisions of its charter, those who may feel themselves aggrieved have their proper resort to the courts of law of this State, which we have the proud satisfaction of knowing are now administered by men to whom we can look with every assurance of meting out justice to all men alike, without fear, favor or partiality.

In making this report, we have not availed ourselves of any so-called legal ability, but have made a plain, unvarnished statement of facts, and which we trust may be favorably considered by this Honorable Body.

> R. R. VANDIVER, N. H. NELSON.

Which was read.

On motion of Mr. Mullin, (The rules being suspended,)

The vote by which the bill entitled an Act to repeal sections 151, 152, 153 and 154 of the Code of Public Laws, entitled Coroners and Inquests in the City of Baltimore, and to substitute therefor the following,

Had been rejected for want of a constitutional majority,

Was reconsidered.

The bill was then again rejected (for want of a Constitutional majority) by yeas and nays as follows:

AFFIRMATIVE.

Messrs. Sudler, Marshall, Holloway, Coad, Conway, Smith, of Wor., Boyer, Riggs, Beck, Offutt, Nelson, Conley, Hammond, Vandiver, McCulloh, Deale, Wentz, Bond, of Calvert, Morse, Kean, Dalrymple, Latrobe, Devecmon, Mitchell, Smith, of B. city, Trimble,