

Loker,	Holloway,	Conway,
Beck,	Wenner,	Rohrer,
Dalrymple,	Silver,	Riggs,
Mitchell,	Nelson,	Offutt,
Chapman,	Vandiver,	Conley,
Nicolai,	Brown,	McCulloh,
Slingsluff,	Wentz,	Kean,
Holmes,	Robb,	Devecmon,
Rose,	Morse,	Davis, of Carroll,
Corbin,	Latrobe,	Jordan,
Davis, of Cecil,	Smith, of B. city,	Clark,
Richards,	Mullin,	Fooks—44.
Williams,	Chaisty,	

So the amendment was rejected.

Mr. Richards submitted the following amendment :

Section 6, line 8, strike out the word "fifty," and insert the words one hundred.

Which was rejected.

Mr. Latrobe submitted the following amendment :

Section 6, add at the end of the section the words, Provided that nothing in this Act shall require a license to be taken out for a billiard table kept for private use, and upon which no charge is made, either directly or indirectly, for playing the game.

Which was adopted.

The hour having arrived for taking up the order of the day,

The House proceeded to the consideration of

The unfavorable Report of the Committee on the Judiciary, on

The bill entitled an Act to repeal sub-sections 179 and 180, with section 2 of chapter 66 of January session, 1866, and re-enact the same with amendments, together with the Minority Report from same Committee.

The question being upon substituting the Minority Report, (being the original bill,) for the unfavorable Report of the majority of the Committee,

Mr. Brown moved a suspension of the rules, that the House might proceed with the consideration of the bill before them.

The question being upon concurring in the motion,

Mr. Devecmon demanded the yeas and nays.

The demand being sustained,

The yeas and nays were called and appeared as follows :